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## A BILL FOR AN ACT

RELATING TO TECHNOLOGY.

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

1 SECTION 1. Through Act 2 of the first special session of 2007, the legislature created the Hawaii broadband task force to 2 3 provide recommendations on how to advance Hawaii's broadband capabilities and use. The legislature finds that advanced 4 5 broadband services are essential infrastructure for an 6 innovation economy and a knowledge society in the twenty-first 7 century. High-speed broadband services at affordable prices are 8 essential for the advancement of education, health, public 9 safety, research and innovation, civic participation, 10 e-government, economic development and diversification, and 11 public safety and services. The legislature also recognizes the 12 evolution in the manner in which communications and information 13 services are delivered to the consumer, including by wireline, 14 wireless, cable television, and satellite infrastructures, and 15 that the voice, video, and data services provided over these infrastructures are converging. In order to position Hawaii for 16



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1	global co	mpetitiveness in the twenty-first century, this Act
2	promotes	the following goals:
3	(1)	Access to broadband communications to all households,
4		businesses, and organizations throughout the State by
5		2012 at speeds and prices comparable to the average
6		speeds and prices available in the top three
7		performing countries in the world;
8	(2)	Availability of advanced broadband communications
9		service on a competitive basis to reduce prices,
10		increase service penetration, and improve service to
11		all persons in the State;
12	(3)	Increased broadband availability at affordable costs
13		to low-income and other disadvantaged groups,
14		including by making low-cost, broadband-capable
15		computers available to eligible recipients;
16	(4)	Increased sharing of the infrastructure used to deploy
17		broadband in order to speed up implementation, reduce
18		costs to providers, reduce underlying costs to
19		providers through incentives rather than eminent
20		domain procedures, ease deployment of broadband, and
21		ease entry into a competitive broadband marketplace;



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1	(5)	Increased, flexible, timely, and responsible access to
2		public rights-of-way and public facilities for
3		broadband service providers; and
4	(6)	A more streamlined permit approval process that
5		reduces the time and cost of infrastructure
6		deployment, to be created jointly by disparate
7		permitting agencies, stakeholders, and other
8		interested parties.
9	SECT	ION 2. The purpose of this Act is to establish the
10	Hawaii bro	oadband commissioner as an independent agency that is
11	attached	to the department of commerce and consumer affairs for
12	administra	ative purposes only and require the commissioner to:
13	(1)	Investigate, promote, and ensure the growth and
14		development of broadband infrastructure within the
15		State in accordance with the aforementioned goals;
16	(2)	Champion the State's broadband, telecommunications,
17		and video programming services interests before the
18		federal government, including the United States
19		Congress, the executive branch of the United States,
20		and the Federal Communications Commission; and state
21		and local agencies, including the governor, the
22		legislature, and county governments;
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1	(3)	Maintain close working relationships with community
2		groups, civic associations, industry trade
3		organizations, industry leaders, and other
4		stakeholders to ensure that the State's interests and
5		concerns are understood;
6	(4)	Develop state policies relating to the provision of
7		broadband communications services and interstate and
8		international communications services and facilities
9		serving or transiting the State of Hawaii;
10	(5)	Facilitate the construction and voluntary sharing of
11		shared telecommunications and broadband infrastructure
12		and expand the introduction and capabilities of
13		advanced broadband communications services where
14		appropriate and permissible under federal law;
15	(6)	Consolidate the regulation of telecommunications
16		carriers currently regulated by the public utilities
17		commission and cable operators currently regulated by
18		the director of commerce and consumer affairs, to
19		create a unified agency to allow businesses providing
20		broadband, telecommunications, and video programming
21		services to make their services more readily available
22		to the public;



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1	(7)	Promptly examine rate regulation for
2		telecommunications carriers, including alternatives
3		such as price cap regulation; and
4	(8)	Investigate the implementation of incentive regulation
5		for telecommunications carriers to increase investment
6		in broadband infrastructure within the State.
7	SECT	ION 3. The Hawaii Revised Statutes is amended by
8	adding a	new chapter to be appropriately designated and to read
9	as follow	s:
10		"CHAPTER
11		HAWAII BROADBAND COMMISSIONER
12		PART I. GENERAL PROVISIONS
13	§	-1 Definitions. As used in this chapter, unless the
14	context o	therwise requires:
15	"Acc	ess organization" means any nonprofit organization
16	designate	d by the commissioner to oversee the development,
17	operation	, supervision, management, production, or broadcasting
18	of progra	ms for any channels obtained under section $-67$ , and
19	any offic	ers, agents, and employees of an organization with
20	respect t	o matters within the course and scope of their
21	employmen	t by the access organization.



"Applicant" means a person who initiates an application or
 proposal.

3 "Application" means an unsolicited filing. 4 "Basic cable service" means any service tier that includes 5 the retransmission of local television broadcast signals. 6 "Broadband" means an "always on" data networking service 7 that enables end users to access the Internet and use a variety 8 of applications, at minimum speeds set by the commissioner. "Cable franchise" means a nonexclusive initial 9 10 authorization, or renewal thereof issued pursuant to this 11 chapter, whether the authorization is designated as a franchise, 12 permit, order, contract, agreement, or otherwise, which 13 authorizes the construction or operation of a cable system. 14 "Cable operator" means any person or group of persons who: 15 (1) Provides cable service over a cable system and 16 directly or through one or more affiliates owns a 17 significant interest in the cable system; or 18 Otherwise controls or is responsible for, through any (2) 19 arrangement, the management and operation of a cable 20 system.

21 "Cable service" means:

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7 consisting of a set of closed transmission paths and associated 8 signal generation, reception, and control equipment that is 9 designed to provide cable service which includes video 10 programming and which is provided to multiple subscribers within 11 a community, but does not include a facility:

12 That serves only to retransmit the television signals (1)13 of one or more television broadcast stations;

14 That serves only subscribers in one or more multiple (2) 15 unit dwellings under common ownership, control, or 16 management, unless that facility or facilities uses any public right-of-way; or 17

18 Of a telecommunications carrier subject in whole or in (3) 19 part to the provisions of part II of this chapter, 20 except to the extent that those facilities provide 21 video programming directly to subscribers.



"Carrier of last resort" means a telecommunications carrier
 designated by the commissioner to provide universal service in a
 given local exchange service area determined to be lacking in
 effective competition.

5 "Department" means the department of commerce and consumer6 affairs.

7 "Designated local exchange service area" means an area as
8 determined by the commissioner to be best served by designating
9 a carrier of last resort pursuant to section -43.

10 "Director" means the director of commerce and consumer11 affairs.

12 "Facility" includes all real property, antennae, poles, 13 supporting structures, wires, cables, conduits, amplifiers, 14 instruments, appliances, fixtures, and other personal property 15 used by a cable operator in providing service to its 16 subscribers.

17 "Hawaii broadband commissioner" or "commissioner" has the
18 same meaning as in section -2.

"Institution of higher education" means an academic college
or university accredited by the Western Association of Schools
and Colleges.



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1	"Other programming service" means information that a cable
2	operator makes available to all subscribers generally.
3	"Person" means an individual, partnership, association,
4	joint stock company, trust, corporation, or governmental agency.
5	"Proposal" means a filing solicited by the commissioner.
6	"Public, educational, or governmental access facilities" or
7	"PEG access facility" means:
8	(1) Channel capacity designated for public, educational,
9	or governmental uses; and
10	(2) Facilities and equipment for the use of that channel
11	capacity.
12	"Public, educational, or governmental access organization"
13	or "PEG access organization" means any person or entity that
14	provides public, educational, or governmental access services.
15	"Public place" includes any property, building, structure,
16	or body of water to which the public has a right of access and
17	use.
18	"School" means an academic and non-college type regular or
19	special education institution of learning established and
20	maintained by the department of education or licensed and
21	supervised by that department and includes charter schools as
22	defined in chapter 302B.
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"Service area" means the geographic area for which a cable
 operator has been issued a cable franchise.

3 "Telecommunications carrier" or "telecommunications common 4 carrier" means any person that owns, operates, manages, or 5 controls any facility used to furnish telecommunications 6 services for profit to the public, or to classes of users as to 7 be effectively available to the public, engaged in the provision 8 of services, such as voice, data, image, graphics, and video 9 services, that make use of all or part of their transmission 10 facilities, switches, broadcast equipment, signaling, or control 11 devices.

"Telecommunications service" or "telecommunications" means 12 13 the offering of transmission between or among points specified 14 by a user, of information of the user's choosing, including 15 voice, data, image, graphics, and video without change in the 16 form or content of the information, as sent and received, by 17 means of electromagnetic transmission, or other similarly 18 capable means of transmission, with or without benefit of any 19 closed transmission medium, and does not include cable service 20 as defined in this section.

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"Video programming" means programming provided by, or
 generally considered comparable to programming provided by, a
 television broadcast station.

4 S -2 Hawaii broadband commissioner. There shall be 5 established the Hawaii broadband commissioner as an independent 6 agency that is attached to the department of commerce and 7 consumer affairs for administrative purposes only. The 8 implementation of this chapter shall be placed under the 9 supervision and control of the Hawaii broadband commissioner, 10 who shall be exempt from chapter 76 and shall be appointed by 11 the governor, with the advice and consent of the senate.

12 S -3 Deputy commissioner. The commissioner may appoint 13 a deputy commissioner, who shall be exempt from chapter 76. The 14 commissioner may, at pleasure, dismiss the deputy commissioner. 15 The deputy commissioner shall have the power to perform any act or duty assigned by the commissioner and shall be acting 16 17 commissioner if, for any reason, the commissioner is unable to 18 perform the duties of commissioner, until a new commissioner is 19 appointed.

20 § -4 Employment of commissioner personnel. (a) The
21 commissioner may appoint and employ office assistants, agents,



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17 (d) The commissioner may appoint one or more attorneys 18 independent of the attorney general who shall act as attorney(s) 19 for the commissioner and shall be exempt from chapter 76. The 20 commissioner shall define their powers and duties and fix their 21 compensation.

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(e) With the consent of the director, the commissioner may
 utilize from the department, one or more attorneys independent
 of the attorney general who shall act as attorney(s) for the
 commissioner and shall be exempt from chapter 76. The
 commissioner shall define the powers and duties of the attorneys
 and fix their compensation.

7 § -5 Terms. The commissioner shall be appointed for a
8 term of six years and shall not serve more than twelve
9 consecutive years. Each commissioner shall hold office until
10 the commissioner's successor is appointed and confirmed.
11 Section 26-34 shall not apply insofar as it relates to the
12 number of terms and consecutive number of years a commissioner
13 may serve.

14 § -6 Salary. The salary of the commissioner shall be 15 set equal to that of the chairperson of the public utilities 16 commission pursuant to section 269-2.

17 § -7 General powers and duties. (a) The commissioner
18 shall have the authority expressly conferred upon the
19 commissioner by, or reasonably implied from, the provisions of
20 this chapter.

21 (b) The commissioner shall have general supervision over 22 all telecommunications carriers and cable operators and shall HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



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perform the duties and exercise the powers imposed or conferred
 upon it by this chapter, as permitted by federal law.
 (c) The commissioner has the authority to adopt rules
 pursuant to chapter 91 necessary for the purposes of this

5 chapter.

6 (d) The commissioner shall have general supervision over
7 public, educational, or governmental access facilities and
8 public, educational, or governmental access organizations.

9 S -8 Communications development duties. (a) The 10 commissioner shall strive to ensure that all consumers are 11 provided with reasonable and equitable access to high quality 12 communications network facilities and capabilities that provide 13 subscribers with sufficient network capacity to access a 14 combination of voice, data, image, and video, and that are 15 available at fair and affordable rates.

16 (b) No later than July 1, 2011, the commissioner shall 17 study and develop a comprehensive policy to further deploy 18 broadband communications, including internet access, in the 19 The study shall include consideration of communications State. 20 by wire and radio, including satellite and wireless services. 21 The commissioner shall develop plans and strategies to increase 22 broadband affordability, penetration, and competitive HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



availability in the State. The plans may include making
 low-cost, broadband-capable computers available to eligible
 recipients. The commissioner shall regularly update and revise
 the commissioner's studies and findings to ensure that the
 State's policies and initiatives remain effective in promoting
 the State's interests.

7 The commissioner shall develop programs and (C) 8 initiatives intended to facilitate the deployment of broadband 9 communications services in the State and access to those 10 services by users in the State. The commissioner shall fund 11 these programs and initiatives using funds collected pursuant to 12 -23, -51, -73, -75, and 92-21 and deposited sections 13 in the commissioner special fund pursuant to section -20. In 14 conjunction with the funds, or alternatively, the commissioner 15 may seek appropriations of funds from the State.

16 The commissioner shall develop, and routinely update, (d) 17 a state policy and formulate positions to be taken before 18 federal agencies regarding areas outside its jurisdiction. The 19 commissioner shall advocate on behalf of the State's broadband, 20 telecommunications, and video programming distribution interests 21 before the United States Congress, the executive branch of the 22 United States, and the Federal Communications Commission, and HB984 SD2 LRB 09-3444.doc 15 \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



1	locally b	efore the governor, the state legislature, and
2	municipal	and county governments. The commissioner shall also
3	maintain	close working relationships with community groups,
4	civic ass	ociations, industry trade associations, industry
5	leaders,	and other stakeholders to ensure that the State's
6	interests	and concerns are understood.
7	S	-9 Investigative powers. (a) The commissioner shall
8	have powe	r to examine:
9	(1)	The condition of each telecommunications carrier,
10		cable operator, and PEG access organization;
11	(2)	The manner in which each telecommunications carrier,
12		cable operator, and PEG access organization is
13		operated with reference to the safety or accommodation
14		of the public;
15	(3)	The safety, working hours, and wages of employees of
16		each telecommunications carrier, cable operator, and
17		PEG access organization;
18	(4)	The fares and rates charged by each telecommunications
19		carrier, cable operator, and PEG access organization;
20	(5)	The value of the physical property of each
21		telecommunications carrier, cable operator, and PEG
22		access organization;
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1	(6)	The issuance by each telecommunications carrier, cable
2		operator, and PEG access organization of stocks and
3		bonds, and the disposition of the proceeds thereof;
4	(7)	The amount and disposition of income of each
5		telecommunications carrier, cable operator, and PEG
6		access organization, and all financial transactions of
7		each telecommunications carrier, cable operator, and
8		PEG access organization;
9	(8)	Business relations of each telecommunications carrier,
10		cable operator, and PEG access organization with other
11		persons, companies, or corporations;
12	(9)	Compliance of each telecommunications carrier, cable
13		operator, and PEG access organization with all
14		applicable state and federal laws and with the
15		provisions of its franchise, charter, and articles of
16		association, if any; and
17	(10)	Classifications, rules, regulations, practices, and
18		service, and all matters of every nature affecting the
19		relations and transactions between each
20		telecommunications carrier, cable operator, and PEG
21		access organization and the public or persons or
22		corporations.
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(b) The commissioner may investigate any person acting in
 the capacity of or engaging in the business of a
 telecommunications carrier within the State of Hawaii without
 having a certificate of public convenience and necessity or
 other authority previously obtained under and in compliance with
 this chapter or the rules adopted under this chapter or chapter
 269.

8 (c) Any investigation may be made by the commissioner on 9 the commissioner's own motion, and may be made when requested by 10 the telecommunications carrier, cable operator, or PEG access 11 organization to be investigated, or by any person upon a sworn 12 written complaint to the commissioner, setting forth any prima 13 facie cause of complaint.

14 -10 Delegating powers. Any power, duty, or function S 15 vested in the commissioner by this chapter may be exercised, discharged, or performed by any employee of the commissioner 16 -4(b), or 17 employed pursuant to section -4(a), -4(d) 18 acting in the name and by the delegated authority of the 19 commissioner. Any power, duty, or function vested in the 20 commissioner by this chapter may be exercised, discharged, or 21 performed by any employee of the department utilized pursuant to -4(e) acting in the name and by the 22 section -4(c) or HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



delegated authority of the commissioner, with the approval of
 the director.

3	Ş	-11 Annual report and register of orders. The
4	commissio	ner shall prepare and present to the governor, through
5	the direc	tor, in the month of January in each year a report
6	respectin	g the commissioner's actions during the preceding
7	fiscal ye	ar. This report shall include:
8	(1)	Summary information and analytical, comparative, and
9		trend data concerning major regulatory issues acted
10		upon and pending before the commissioner;
11	(2)	Cases processed by the commissioner, including their
12		dispositions;
13	(3)	Telecommunications carrier and cable operator
14		operations, capital improvements, and rates;
15	(4)	Telecommunications carrier and cable operator
16		performance in terms of efficiency and quality of
17		services rendered;
18	(5)	Environmental matters having a significant impact upon
19		telecommunications carriers and cable operators;
20	(6)	Actions of the federal government affecting the
21		regulation of telecommunications carriers and cable
22		operators in the State;
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1	(7)	Long- and short-range plans and objectives of the
2		commissioner; and
3	(8)	The commissioner's recommendations respecting
4		legislation and other matters requiring executive and
5		legislative consideration.
6	Copies of	the annual reports shall be furnished by the governor
7	to the lea	gislature. In addition, the commissioner shall
8	establish	and maintain a register of all of the commissioner's
9	orders and	d decisions, which shall be open and readily available
10	for public	c inspection.
11	\$	-12 Commissioner's investigative authorities. In all
12	investiga	tions made by the commissioner, and in all proceedings
13	before the	e commissioner, the commissioner shall have the same

powers respecting administering of oaths, compelling the

attendance of witnesses and the production of documentary

evidence, examining witnesses, and punishing for contempt, as

are possessed by circuit courts. In case of disobedience by any

person to any order of the commissioner, or any subpoena issued

by the commissioner, or of the refusal of any witness to testify

lawfully, any circuit court, on application by the commissioner,

to any matter regarding which the witness may be questioned

shall compel obedience as in case of disobedience of the

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1 requirements of a subpoena issued from a circuit court or a 2 refusal to testify therein. No person shall be excused from 3 testifying or from producing any book, waybill, document, paper, 4 electronic record, or account in any investigation or inquiry by 5 a hearing before the commissioner when ordered to do so, upon 6 the ground that the testimony or evidence, book, waybill, 7 document, paper, electronic record, or account required of the 8 person may tend to incriminate the person or subject the person 9 to penalty or forfeiture; but no person shall be prosecuted for 10 any crime, punished for any crime, or subjected to any criminal 11 penalty or criminal forfeiture for or on account of any act, 12 transaction, matter, or thing concerning a matter about which 13 the person has testified under oath or produced documentary 14 evidence pursuant to a subpoena. Nothing in this section shall 15 be construed as in any manner giving to any telecommunications 16 carrier, cable operator, PEG access organization, or any person, 17 immunity of any kind. The fees and traveling expenses of 18 witnesses, when mandated to appear, shall be the same as allowed 19 witnesses in the circuit courts and shall be paid by the State out of any appropriation available for the expenses of the 20 21 commissioner.

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1 S -13 Notices. (a) Whenever an investigation is 2 undertaken and a hearing is scheduled by the commissioner, reasonable notice in writing of such fact and of the subject or 3 4 subjects to be investigated shall be given to the 5 telecommunications carrier, cable operator, PEG access 6 organization, or the person concerned, and when based upon 7 complaints made to the commissioner as prescribed section -9, 8 a copy of the complaint, and a notice in writing of the date and 9 place fixed by the commissioner for beginning the investigation, 10 shall be served upon the telecommunications carrier, cable 11 operator, PEG access organization, or the person concerned, or 12 other respondent and the complainant not less than two weeks 13 before the date designated for the hearing.

(b) Any notice provided pursuant to section -38(e),
shall plainly state the rate, fare, charge, classification,
schedule, rule, or practice proposed to be established,
abandoned, modified, or departed from and the proposed effective
date thereof and shall be given by filing the notice with the
commissioner and keeping it open for public inspection.

20 (c) Any public hearing held pursuant to section -38(e), 21 shall be a noticed public hearing or hearings on the island on 22 which the telecommunications carrier is situated. Notice of the HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



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1 hearing, with the purpose thereof and the date, time, and place 2 at which it will open, shall be given not less than once in each of three weeks statewide, the first notice being not less than 3 4 twenty-one days before the public hearing and the last notice being not more than two days before the scheduled hearing. 5 The 6 applicant or applicants shall notify their consumers or patrons 7 of the proposed change in rates and of the time and place of the 8 public hearing not less than one week before the date set, the 9 manner and the fact of notification to be reported to the 10 commissioner before the date of hearing.

11 S -14 Right to be represented by counsel. At any 12 investigation by or proceeding before the commissioner, the telecommunications carrier, cable operator, PEG access 13 14 organization, or the person concerned, or other respondent or party and any complainant or permitted intervenor shall have the 15 right to be present and represented by counsel, to present any 16 17 evidence desired, and to cross-examine any witness who may be 18 called.

19 § -15 Commissioner may institute proceedings to enforce 20 chapter. (a) If the commissioner is of the opinion that any 21 telecommunications carrier, cable operator, PEG access 22 organization, or any person is violating or neglecting to comply HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



1 with any provision of this chapter or of any rule, regulation, 2 order, or other requirement of the commissioner, or of any 3 provisions of its certificate of public convenience and 4 necessity, franchise, charter, contract, or articles of 5 association, if any, or that changes, additions, extensions, or 6 repairs are desirable in its plant or service to meet the 7 reasonable convenience or necessity of the public, or to ensure 8 greater safety or security, or that any rates, fares, 9 classifications, charges, or rules are unreasonable or 10 unreasonably discriminatory, or that in any way it is doing what 11 it ought not to do, or not doing what it ought to do, the 12 commissioner shall in writing inform the telecommunications 13 carrier, cable operator, PEG access organization, or the person 14 and may institute proceedings before it as may be necessary to 15 require the telecommunications carrier, cable operator, PEG 16 access organization, or the person to correct any deficiency. 17 In that event, the commissioner may by order direct the consumer 18 advocate to appear in the proceeding, to carry out the purposes 19 of this section. The commissioner may examine into any of the 20 matters referred to in section -9, notwithstanding that the 21 same may be within the jurisdiction of any court or other body; 22 provided that this section shall not be construed as in any HB984 SD2 LRB 09-3444.doc 24 \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



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1 manner limiting or otherwise affecting the jurisdiction of any 2 court or other body. The commissioner may also revoke or amend 3 any provision of a certificate of public convenience and 4 necessity, franchise, charter, or articles of association, if 5 any, pursuant to section -31 or -68.

6 (b) In addition to any other available remedy, the 7 commissioner or its enforcement officer may issue citations to 8 any person acting in the capacity of or engaging in the business 9 of a telecommunications carrier or cable operator within the 10 State, without having a certificate of public convenience and 11 necessity, franchise, or other authority previously obtained 12 under and in compliance with this chapter or the rules adopted 13 thereunder. Citations issued and persons cited pursuant to this 14 subsection shall be subject to the following:

15 The citation may contain an order of abatement and an (1)assessment of civil penalties as provided in 16 17 -23. All penalties collected under this section 18 subsection shall be deposited in the treasury of the 19 State. Service of a citation issued under this 20 subsection shall be made by personal service whenever 21 possible, or by certified mail, restricted delivery,



1		sent to the last known business or residence address
2		of the person cited;
3	(2)	Any person served with a citation under this
4		subsection may submit a written request to the
5		commissioner for a hearing, within twenty days from
6		the receipt of the citation, with respect to the
7		violations alleged, the scope of the order of
8		abatement, and the amount of civil penalties assessed.
9		If the person cited under this subsection timely
10		notifies the commissioner of the request for a
11		hearing, the commissioner shall afford an opportunity
12		for a hearing under chapter 91. The hearing shall be
13		conducted by the commissioner or the commissioner may
14		designate a hearings officer to hold the hearing;
15	(3)	If the person cited under this subsection does not
16		submit a written request to the commissioner for a
17		hearing within twenty days from the receipt of the
18		citation, the citation shall be deemed a final order
19		of the commissioner. The commissioner may apply to
20		the appropriate court for a judgment to enforce the
21		provisions of any final order, issued by the
22		commissioner or designated hearings officer pursuant
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1 to this subsection, including the provisions for 2 abatement and civil penalties imposed. In any 3 proceeding to enforce the provisions of the final 4 order of the commissioner or designated hearings 5 officer, the commissioner need only show that the 6 notice was given, that a hearing was held or the time 7 granted for requesting the hearing has run without a 8 request, and a certified copy of the final order of 9 the commissioner or designated hearings officer; and 10 (4) If any party is aggrieved by the decision of the 11 commissioner or the designated hearings officer, the 12 party may appeal to the intermediate appellate court, 13 in the manner provided for in chapter 602; provided 14 that the operation of an abatement order shall not be 15 stayed on appeal unless specifically ordered by the 16 intermediate appellate court after applying the stay 17 criteria enumerated in section 91-14(c). The 18 sanctions and disposition authorized under this 19 subsection shall be separate and in addition to all 20 other remedies either civil or criminal provided in 21 any other applicable statutory provision. The

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1 commissioner may adopt rules under chapter 91 as may 2 be necessary to fully effectuate this subsection. 3 -16 Appeals. An appeal from an order of the S 4 commissioner under this chapter shall lie, in the manner 5 provided for in chapter 602. Only a person aggrieved in a 6 contested case proceeding provided for in this chapter may 7 appeal from a final order, or a preliminary order if it is of 8 the nature defined by section 91-14(a). The commissioner may 9 elect to be a party to all matters, from which an order of the 10 commissioner is appealed or any action in any court of law 11 seeking a mandamus, or injunctive or other relief to compel 12 compliance with this chapter, or any rule or order adopted 13 thereunder, or to restrain or otherwise prevent or prohibit any 14 illegal or unauthorized conduct in connection therewith, and 15 file appropriate responsive briefs or pleadings. If there is no adverse party to the appeal, the commissioner shall be a party 16 17 and shall file responsive briefs or pleadings in defending all 18 orders. The appearance of the commissioner as a party in 19 judicial proceedings in no way limits the participation of 20 persons otherwise qualified to be parties on appeal. The appeal 21 shall not of itself stay the operation of the order appealed 22 from, but the appellate court may stay the order after a hearing HB984 SD2 LRB 09-3444.doc 28 \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



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1 upon a motion therefor and may impose conditions it deems
2 proper, including but not limited to requiring a bond, requiring
3 that accounts be kept, or requiring that other measures be taken
4 as ordered to secure restitution of the excess charges, if any,
5 made during the pendency of the appeal, in case the order
6 appealed from is sustained, reversed, or modified in whole or in
7 part.

8 § -17 Alternative dispute resolution. The commissioner
9 may require the parties in any matter before the commissioner to
10 participate in nonbinding arbitration, mediation, or other
11 alternative dispute resolution process prior to the hearing.

12 § -18 Perjury. Any person who wilfully and knowingly 13 makes under oath any false statement in connection with any 14 investigation by or proceeding before the commissioner shall be 15 guilty of perjury and, upon conviction, shall be subject to the 16 penalty prescribed by law for the offense.

17 -19 Telecommunications carriers, cable operators, and S 18 PEG access organizations, to furnish information. Every 19 telecommunications carrier, cable operator, PEG access 20 organization, or other person subject to investigation by the 21 commissioner, shall at all times, upon request, furnish to the commissioner all information that the commissioner may require 22 HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



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1 respecting any of the matters concerning which the commissioner 2 is given power to investigate, and shall permit the examination of its books, records, contracts, maps, and other documents by 3 4 the commissioner or any person authorized by the commissioner in 5 writing to make the examination, and shall furnish the 6 commissioner with a complete inventory of property under its 7 control or management in the form as the commissioner may 8 direct.

9 S -20 Commissioner special fund. (a) There is 10 established in the state treasury a commissioner special fund to 11 be administered by the commissioner. The proceeds of the fund 12 shall be used by the commissioner and the division of consumer 13 advocacy of the department for all expenses incurred in the 14 administration of this chapter, including, without limitation, 15 the operation of programs developed by the commissioner to develop and construct, or encourage the construction of, 16 broadband infrastructure, make broadband capable services 17 18 available to low income and disadvantaged persons, or otherwise 19 promote universal availability of communications services. The 20 expenditures of the commissioner shall be in accordance with 21 legislative appropriations. On a quarterly basis an amount not 22 to exceed thirty per cent of the proceeds remaining in the fund HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



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shall be allocated to the division of consumer advocacy and
 deposited in the compliance resolution fund established pursuant
 to section 26-9(o).

(b) All moneys appropriated to, received, and collected by 4 5 the commissioner that are not otherwise pledged, obligated, or 6 required by law to be placed in any other special fund or 7 expended for any other purpose shall be deposited into the 8 commissioner special fund including, but not limited to, all 9 moneys received and collected by the commissioner pursuant to 10 sections -23, -51, -73, -75, and 92-21.

11 (c) The commissioner shall submit a report to the 12 legislature detailing all funds received and all moneys 13 disbursed out of the fund prior to the convening of each regular 14 session.

15 (d) The director may transfer any unexpended portion of 16 the franchise fees previously collected to the commissioner by 17 depositing those franchise fees into the commissioner special 18 fund.

19 § -21 Consumer advocate. As the director serves as the
20 consumer advocate to the public utilities commission pursuant to
21 sections 269-51 through 269-55, the commissioner shall recognize



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1	the director as the consumer advocate in hearings and
2	proceedings before the commissioner.
3	§ -22 Communications advisory committee. (a) There is
4	established the communications advisory committee. The
5	committee shall consist of members appointed by the
6	governor as provided in section 26-34.
7	(b) The following shall each provide a list
8	of names for the governor's consideration:
9	(1) The president of the senate;
10	(2) The speaker of the house of representatives;
11	(3) ;
12	(4) ; and
13	(5) .
14	The governor shall select one name from each of the lists
15	for appointment to the committee.
16	(c) The committee shall meet when called by the
17	commissioner and may meet at any other times that the committee
18	deems appropriate; provided that the committee shall meet at
19	least on a quarterly basis.
20	(d) The committee shall advise the commissioner,
21	telecommunications carriers, and cable operators on matters
22	within the jurisdiction of this chapter at the request of the
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commissioner or any telecommunications carrier or cable
 operator. The committee may also advise the commissioner and
 telecommunications carriers and cable operators on the
 committee's own initiative.

5 (e) The members of the committee shall serve without pay
6 but shall be entitled to reimbursement for necessary expenses,
7 including travel expenses, while attending meetings and while in
8 discharge of their duties.

9 S -23 Penalties. (a) Any telecommunications carrier, 10 cable operator, or PEG access organization violating, 11 neglecting, or failing in any particular way to conform to or 12 comply with this chapter or any lawful order of the 13 commissioner, including, but not limited to the grounds 14 specified in section -68 for cable operators and PEG access 15 organizations, shall be subject to a civil penalty not to exceed \$25,000 for each day the violation, neglect, or failure 16 17 continues, to be assessed by the commissioner after a hearing in 18 accordance with chapter 91. The commissioner may order the 19 telecommunications carrier, cable operator, or PEG access 20 organization to cease carrying on its business while the 21 violation, neglect, or failure continues.

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1 Notwithstanding subsection (a), any person acting in (b) 2 the capacity of or engaging in the business of a telecommunications carrier or a cable operator in the State 3 4 without having a certificate of public convenience and 5 necessity, franchise, or other authority previously obtained 6 under and in compliance with this chapter and the rules adopted 7 thereunder may be subject to a civil penalty not to exceed 8 \$5,000 for each offense, and, in the case of a continuing 9 violation, \$5,000 for each day that uncertified activity 10 continues.

(c) Upon written application filed within fifteen days after service of an order imposing a civil penalty pursuant to this section, the commissioner may remit or mitigate the penalty upon terms as it deems proper.

15 (d) If any civil penalty imposed pursuant to this section
16 is not paid within the period as the commissioner may direct,
17 the attorney general shall institute a civil action for recovery
18 of the same in circuit court.

19 (e) Any penalty assessed under this section shall be in 20 addition to any other costs, expenses, or payments for which the 21 telecommunications carrier, cable operator, or PEG access 22 organization is responsible under this chapter. HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



1	PART II. TELECOMMUNICATIONS
2	\$ -31 Certificates of public convenience and necessity.
3	(a) No telecommunications carrier, as defined in section $-1$ ,
4	shall commence its business without first having obtained from
5	the commissioner a certificate of public convenience and
6	necessity. Applications for certificates shall be made in
7	writing to the commissioner and shall comply with the
8	requirements prescribed in the commissioner's rules. The
9	application for a certificate of public convenience and
10	necessity shall include the type of service to be performed, the
11	geographical scope of the operation, the type of equipment to be
12	employed in the service, the names of competing
13	telecommunications carriers for the proposed service, a
14	statement of the applicant's financial ability to render the
15	proposed service, a current financial statement of the
16	applicant, and the rates or charges proposed to be charged,
17	including the rules governing the proposed service.
18	(b) A certificate shall be issued to any qualified
19	applicant, authorizing the whole or any part of the operations
20	covered by the application, if it is found that the applicant is
21	fit, willing, and able to properly perform the proposed services
22	and to conform to the terms, conditions, and rules adopted by HB984 SD2 LRB 09-3444.doc *HB984 SD2 LRB 09-3444.doc* *HB984 SD2 LRB 09-3444.doc*



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1 the commissioner, and that the proposed service is, or will be, 2 required by the present or future public convenience and 3 necessity; otherwise the application shall be denied. Any 4 certificate issued shall specify the service to be rendered and 5 there shall be attached to the exercise of the privileges 6 granted by the certificate at the time of issuance and from time 7 to time thereafter, reasonable conditions and limitations as a 8 public convenience and necessity may require. The 9 reasonableness of the rates, charges, and tariff rules proposed 10 by the applicant shall be determined by the commissioner during 11 the same proceeding examining the present and future 12 conveniences and needs of the public and qualifications of the 13 applicant, in accordance with the standards set forth in 14 section -38.

(c) No telecommunications carrier that, as of July 1, 2009, holds a valid certificate of public convenience and necessity, franchise, or charter enacted or granted by the legislative or executive authority of the State or its predecessor governments, or has a bona fide operation as a telecommunications carrier recognized by the public utilities commission, shall be required to obtain, as a result of the


enactment of this Act, a new certificate of public convenience
 and necessity under this section.

3 Any certificate, upon application of the holder and at (d) 4 the discretion of the commissioner, may be amended, suspended, 5 or revoked, in whole or in part. The commissioner after notice 6 and hearing may suspend, amend, or revoke any certificate in 7 part or in whole, if the holder is found to be in wilful 8 violation of any of the provisions of this chapter or with any 9 lawful order or rule of the commissioner adopted thereunder, or 10 with any term, condition, or limitation of the certificate.

11 § -32 Location of records. A telecommunications carrier
12 shall keep and maintain records, books, papers, accounts, and
13 other documents as the commissioner may determine are necessary
14 to effectively regulate the telecommunications carrier, that can
15 be made immediately accessible when requested by the
16 commissioner; provided that the original copies are made
17 available when requested by the commissioner.

18 § -33 Annual financial reports. Each annual financial
19 report required to be filed with the commissioner by
20 telecommunications carriers shall include a certification that
21 the report conforms with the applicable uniform system of



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1 accounts adopted by the commissioner. The commissioner shall 2 adopt a uniform system of accounts for this purpose. 3 -34 Telecommunications providers and services. (a) S 4 Notwithstanding any provision of this chapter to the contrary, the commissioner, upon the commissioner's own motion or upon the 5 6 application of any person, and upon notice and hearing, may 7 exempt a telecommunications carrier or a telecommunications 8 service from any or all of the provisions of this chapter, 9 except the requirements of section -36, upon a determination 10 that the exemption is in the public interest. In determining 11 whether an exemption is in the public interest, the commissioner 12 shall consider whether the exemption promotes state policies in 13 telecommunications, the development, maintenance, and operation 14 of effective and economically efficient telecommunications 15 services, and the furnishing of telecommunications services at just and reasonable rates and in a fair manner in view of the 16 17 needs of the various customer segments of the telecommunications 18 industry. Among the specific factors the commissioner may 19 consider are:

20 21

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The responsiveness of the exemption to changes in the structure and technology of the State's

telecommunications industry;

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(1)



1	(2)	The benefits accruing to the customers and users of
2		the exempt telecommunications carrier or service;
3	(3)	The impact of the exemption on the quality,
4		efficiency, and availability of telecommunications
5		services;
6	(4)	The impact of the exemption on the maintenance of
7		fair, just, and reasonable rates for
8		telecommunications services;
9	(5)	The likelihood of prejudice or disadvantage to
10		ratepayers of basic local exchange service resulting
11		from the exemption;
12	(6)	The effect of the exemption on the preservation and
13		promotion of affordable, universal, basic
14		telecommunications services as those services are
15		determined by the commissioner;
16	(7)	The resulting subsidization, if any, of the exempt
17		telecommunications service or provider by nonexempt
18		services;
19	(8)	The impact of the exemption on the availability of
20		diversity in the supply of telecommunications services
21		throughout the State of Hawaii;



1	(9)	The improvements in the regulatory system to be gained
2		from the exemption, including the reduction in
3		regulatory delays and costs;
4	(10)	The impact of the exemption on promoting innovations
5		in telecommunications services;
6	(11)	The opportunity provided by the exemption for
7		telecommunications carriers to respond to competition;
8	(12)	The potential for the exercise of substantial market
9		power by the exempt provider or by a provider of the
10		exempt telecommunications service; and
11	(13)	The impact of the exemption on the competitive
12		availability and affordability of broadband and other
13		advanced services to consumers.
14	(b)	The commissioner shall expedite, where practicable,
15	the regul	atory process with respect to exemptions and shall
16	adopt gui	delines under which each provider of an exempted
17	service s	hall be subject to similar terms and conditions.
18	(C)	The commissioner may condition or limit any exemption
19	as the co	mmissioner deems necessary in the public interest. The
20	commissio	ner may provide a trial period for any exemption and
21	may termi	nate the exemption or continue it for a period and



under conditions and limitations as the commissioner deems
 appropriate.

3 The commissioner may require a telecommunications (d) 4 provider to apply for a certificate of public convenience and 5 necessity pursuant to section -31; provided that the 6 commissioner may waive any application requirement whenever it 7 deems the waiver to be in furtherance of the purposes of this 8 The exemptions under this section may be granted in a section. 9 proceeding for certification or in a separate proceeding.

10 (e) The commissioner may waive other regulatory
11 requirements under this chapter applicable to telecommunications
12 carriers when it determines that competition will serve the same
13 purpose as public interest regulation.

14 If any provider of an exempt telecommunications (f) 15 service or any exempt telecommunications carrier elects to 16 terminate its service, it shall provide notice of this to its 17 customers, the commissioner, and every telecommunications 18 carrier providing basic local exchange service in this State. 19 The notice shall be in writing and given not less than six 20 months before the intended termination date. Upon termination 21 of service by a provider of an exempt service or by an exempt 22 provider, the appropriate telecommunications carrier providing HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*

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1 basic local exchange service shall ensure that all customers 2 affected by the termination receive basic local exchange 3 service. The commissioner, upon notice and hearing or by rule, 4 shall determine the party or parties who shall bear the cost, if 5 any, of access to the basic local exchange service by the 6 customers of the terminated exempt service.

7 (q) Upon the petition of any person or upon the 8 commissioner's own motion, the commissioner may rescind any 9 exemption or waiver granted under this section if, after notice 10 and hearing, the commissioner finds that the conditions 11 prompting the granting of the exemption or waiver no longer 12 apply, or that the exemption or waiver is no longer in the 13 public interest, or that the telecommunications carrier has 14 failed to comply with one or more of the conditions of the 15 exemption or applicable statutory or regulatory requirements.

16 (h) For the purposes of this section, the commissioner, 17 upon determination that any area of the State has less than 18 adequate telecommunications service, shall require the existing 19 telecommunications carrier to show cause as to why the 20 commissioner should not authorize an alternative

21 telecommunications carrier for that area under the terms and

22 conditions of this section. HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



\$ -35 Application of this chapter. This chapter shall
 not apply to commerce with foreign nations, or commerce with the
 several states of the United States, except insofar as the same
 may be permitted under the Constitution and laws of the United
 States; nor shall it apply to telecommunications carriers owned
 and operated by the State.

7 -36 Obligations of telecommunications carriers. S In 8 accordance with conditions and guidelines established by the 9 commissioner to facilitate the introduction of competition into 10 the State's telecommunications marketplace, each 11 telecommunications carrier, upon bona fide request, shall provide services or information services, on reasonable terms 12 13 and conditions, to an entity seeking to provide intrastate 14 telecommunications, including:

15 (1) Interconnection to the telecommunications carrier's
16 telecommunications facilities at any technically
17 feasible and economically reasonable point within the
18 telecommunications carrier's network so that the
19 networks are fully interoperable;
20 (2) The current interstate tariff used as the access rate

until such time that the commissioner may adopt a new

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1		intrastate local service interconnection tariff
2		pursuant to section -37;
3	(3)	Nondiscriminatory and equal access to any
4		telecommunications carrier's telecommunications
5		facilities, functions, and the information necessary
6		to the transmission and routing of any
7		telecommunications service and the interoperability of
8		both carriers' networks;
9	(4)	Nondiscriminatory access among all telecommunications
10		carriers, where technically feasible and economically
11		reasonable, and where safety or the provision of
12		existing electrical service is not at risk, to the
13		poles, ducts, conduits, and rights-of-way owned or
14		controlled by the telecommunications carrier, or the
15		commissioner shall authorize access to electric
16		utilities' poles as provided by the joint pole
17		agreement, tariffs, rules, orders, or Federal
18		Communications Commission rules and regulations;
19	(5)	Nondiscriminatory access to the network functions of
20		the telecommunications carrier's telecommunications
21		network, which shall be offered on an unbundled,
22		competitively neutral, and cost-based basis;
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1 Telecommunications services and network functions (6) without unreasonable restrictions on the resale or 2 3 sharing of those services and functions; and 4 Nondiscriminatory access of customers to the (7) 5 telecommunications carrier of their choice without the 6 need to dial additional digits or access codes, where 7 technically feasible. The commissioner shall 8 determine the equitable distribution of costs among 9 the authorized telecommunications carriers that will 10 use such access and shall establish rules to ensure 11 access.

12 Where possible, telecommunications carriers shall enter 13 into negotiations to agree on the provision of services or 14 information services without requiring intervention by the 15 commissioner; provided that any agreement shall be subject to 16 review by the commissioner to ensure compliance with the 17 requirements of this section.

18 § -37 Compensation agreements. The commissioner shall 19 ensure that telecommunications carriers are compensated on a 20 fair basis for termination of telecommunications services on 21 each other's networks, taking into account, among other things, 22 reasonable and necessary costs to each telecommunications HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



1 carrier of providing the services in question. 2 Telecommunications carriers may negotiate compensation arrangements, which may include "bill and keep", mutual and 3 4 equal compensation, or any other reasonable division of revenues 5 pending tariff access rates to be set by the commissioner. Upon 6 failure of the negotiations, the commissioner shall determine 7 the proper methodology and amount of compensation. 8 S -38 Regulation of telecommunications carrier rates; 9 ratemaking procedures. (a) All rates, fares, charges, 10 classifications, schedules, rules, and practices made, charged, 11 or observed by any telecommunications carrier or by two or more 12 telecommunications carriers jointly shall be just and reasonable 13 and shall be filed with the commissioner. The rates, fares, 14 classifications, charges, and rules of every telecommunications carrier shall be published by the telecommunications carrier in 15 a manner as the commissioner may require, and copies shall be 16 17 furnished to any person on request. 18 The commissioner shall promptly examine rate (b) 19 regulation alternatives including rate-of-return ratemaking and 20 price cap ratemaking, and may issue an order imposing 21 alternative rate regulation procedures. The examination shall 22 include pursuing incentive regulation with local exchange HB984 SD2 LRB 09-3444.doc 46 \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



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1	The c	commissioner, in the commissioner's discretion and for
2	good cause	e shown, may allow any rate, fare, charge,
3	classifica	ation, schedule, rule, or practice to be established,
4	abandoned,	modified, or departed from upon notice less than that
5	provided f	for in section $-13$ (b). Unless and until the
6	commissior	ner waives this requirement, a contested case hearing
7	shall be h	held in connection with any increase in rates, and the
8	hearing sh	hall be preceded by a public hearing as prescribed in
9	section	-13(c), at which the consumers or patrons of the
10	telecommur	nications carrier may present testimony to the
11	commissior	ner concerning the increase. The commissioner, upon
12	notice to	the telecommunications carrier, may:
13	(1)	Suspend the operation of all or any part of the
14		proposed rate, fare, charge, classification, schedule,
15		rule, or practice or any proposed abandonment or
16		modification thereof or departure therefrom;
17	(2)	After a hearing, by order:
18		(A) Regulate, fix, and change all such rates, fares,
19		charges, classifications, schedules, rules, and
20		practices so that the same shall be just and
21		reasonable;



1		(B)	Prohibit rebates and unreasonable discrimination
2			between localities or between users or consumers
3			under substantially similar conditions;
4		(C)	Regulate the manner in which the property of
5			every telecommunications carrier is operated with
6			reference to the safety and accommodation of the
7			public;
8		(D)	Prescribe its form and method of keeping
9			accounts, books, and records, and its accounting
10			system;
11		(E)	Regulate the return upon its telecommunications
12			carrier property;
13		(F)	Regulate the incurring of indebtedness relating
14			to its telecommunications carrier business; and
15		(G)	Regulate its financial transactions; and
16	(3)	Do a	ll things that are necessary and in the exercise
17		of t	he commissioner's power and jurisdiction, all of
18		whic	h as so ordered, regulated, fixed, and changed are
19		just	and reasonable, and provide a fair return on the
20		prop	erty of the telecommunications carrier actually
21		used	or useful for telecommunications carrier
22		purp	oses.



1 The commissioner may in the commissioner's discretion, (e) 2 after public hearing and upon showing by a telecommunications 3 carrier of probable entitlement and financial need, authorize temporary increases in rates, fares, and charges; provided that 4 5 the commissioner shall require by order the telecommunications 6 carrier to return, in the form of an adjustment to rates, fares, 7 or charges to be billed in the future, any amounts with 8 interest, at a rate equal to the rate of return on the 9 telecommunications carrier's rate base found to be reasonable by 10 the commissioner, received by reason of continued operation that 11 are in excess of the rates, fares, or charges finally determined 12 to be just and reasonable by the commissioner. Interest on any 13 excess shall commence as of the date that any rate, fare, or 14 charge goes into effect that results in the excess and shall 15 continue to accrue on the balance of the excess until returned. 16 In any case of two or more organizations, trades, or (f) 17 businesses (whether or not incorporated, whether or not 18 organized in the State, and whether or not affiliated) owned or 19 controlled directly or indirectly by the same interests, the 20 commissioner may distribute, apportion, or allocate gross 21 income, deductions, credits, or allowances between or among the organizations, trades, or businesses, if it determines that the 22 HB984 SD2 LRB 09-3444.doc 50 \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



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distribution, apportionment, or allocation is necessary to
 adequately reflect the income of any such organizations, trades,
 or businesses to carry out the regulatory duties imposed by this
 section.

(g) Notwithstanding any law to the contrary, for telecommunications carrier having annual gross revenues of less than \$2,000,000, the commissioner may make and amend its rules and procedures to provide the commissioner with sufficient facts necessary to determine the reasonableness of the proposed rates without unduly burdening the telecommunications carrier company and its customers.

12 § -39 Cross-subsidies. (a) The commissioner shall 13 ensure that noncompetitive services shall not cross-subsidize 14 competitive services. Cross-subsidization shall be deemed to 15 have occurred:

16 (1) If any competitive service is priced below the total
17 service long-run incremental cost of providing the
18 service as determined by the commissioner in
19 subsection (b); or

20 (2) If competitive services, taken as a whole, fail to
21 cover their direct and allocated joint and common

22 costs as determined by the commissioner.



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1 The commissioner shall determine the methodology and (b) 2 frequency with which telecommunications carriers calculate total 3 service long-run incremental cost and fully allocated joint and 4 common costs. The total service long-run incremental cost of a 5 service shall include an imputation of an amount equal to the 6 contribution that the telecommunications carrier receives from 7 noncompetitive inputs used by alternative providers in providing 8 the same or equivalent service.

9 § -40 Separate affiliate audits. The commissioner shall
10 receive the results of joint federal and state audits required
11 for companies to operate separate affiliates, and obtain and pay
12 for a joint federal and state audit every two years from an
13 independent auditor pursuant to title 47 United States Code
14 section 272(d). The commissioner shall make the results of
15 joint federal and state audits available for public inspection.

16 -41 Unfair or deceptive acts or practices. S The 17 commissioner shall adopt rules prohibiting unfair or deceptive 18 acts or practices by telecommunications carriers and 19 telecommunications service providers including resellers and 20 aggregators of telecommunications services. Unfair or deceptive 21 acts or practices may include unauthorized changes in subscriber 22 carrier selections.



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1 S -42 Lifeline telephone rates. (a) The commissioner 2 shall implement a program to achieve lifeline telephone rates for residential telephone users. The commissioner may achieve 3 lifeline telephone rates by using funds collected pursuant to 4 5 section -51 and deposited in the commissioner special fund 6 pursuant to section -20. In conjunction with such funds, or 7 alternatively, the commissioner may seek appropriations of funds 8 from the State.

9 (b) For the purposes of this section, "lifeline telephone
10 rate" means a discounted rate for residential telephone users
11 identified as elders with limited income and the handicapped
12 with limited income as designated by the commissioner.

13 (c) The commissioner shall require every
14 telecommunications carrier providing local telephone service to
15 file a schedule of rates and charges providing a rate for
16 lifeline telephone subscribers.

17 (d) Nothing in this section shall preclude the 18 commissioner from changing any rate established pursuant to 19 subsection (a) either specifically or pursuant to any general 20 restructuring of all telephone rates, charges, and

21 classifications.



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\$ -43 Carriers of last resort. (a) The commissioner
 may define and designate local exchange service areas where the
 commissioner has determined that a single provider will be the
 most appropriate way to ensure service for these areas.

5 The commissioner shall determine the level of service (b) 6 that is appropriate for each designated local exchange service 7 area and shall invite telecommunications providers to bid for a 8 level of service that is appropriate. The successful bidder 9 shall be designated as the carrier of last resort for the 10 designated local exchange service area for a period of time and 11 upon conditions set by the commissioner. In determining the 12 successful bidder, the commissioner shall take into consideration the level of service to be provided, the 13 14 investment commitment, and the length of the agreement, in 15 addition to the other qualifications of the bidder.

16 (c) The commissioner shall adopt rules pursuant to 17 chapter 91 to carry out this section or adopt the rules provided 18 in chapter 6-81 of the Hawaii Administrative Rules, which were 19 in effect on July 1, 2009.

20 § -44 Telecommunications relay services for the deaf,
21 persons with hearing disabilities, and persons with speech
22 disabilities. (a) The commissioner shall implement intrastate



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1 telecommunications relay services for the deaf, persons with hearing disabilities, and persons with speech disabilities. 2 3 The commissioner shall investigate the availability of (b) 4 experienced providers of quality telecommunications relay services for the deaf, persons with hearing disabilities, and 5 6 persons with speech disabilities. The provision of these 7 telecommunications relay services to be rendered on or after 8 July 1, 1992, shall be awarded by the commissioner to the 9 provider or providers the commissioner determines to be best 10 qualified to provide these services. In reviewing the 11 qualifications of the provider or providers, the commissioner 12 shall consider the factors of cost, quality of services, and 13 experience, and other factors as the commissioner deems 14 appropriate. 15 If the commissioner determines that the (C)

16 telecommunications relay service can be provided in a cost-17 effective manner by a service provider or service providers, the 18 commissioner may require every intrastate telecommunications 19 carrier to contract with the provider or providers for the 20 provision of the telecommunications relay service under the 21 terms established by the commissioner.

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(d) The commissioner may establish a surcharge to collect
 customer contributions for telecommunications relay services
 required under this section.

4 (e) The commissioner may adopt rules to establish a
5 mechanism to recover the costs of administering and providing
6 telecommunications relay services required under this section.

7 (f) The commissioner shall require every intrastate
8 telecommunications carrier to file a schedule of rates and
9 charges and every provider of telecommunications relay service
10 to maintain a separate accounting for the costs of providing
11 telecommunications relay services for the deaf, persons with
12 hearing disabilities, and persons with speech disabilities.

(g) Nothing in this section shall preclude the commissioner from changing any rate established pursuant to this section either specifically or pursuant to any general restructuring of all telephone rates, charges, and classifications.

18

(h) As used in this section:

19 "Telecommunications relay services" means telephone 20 transmission services that provide an individual who has a 21 hearing or speech disability, the ability to engage in 22 communication by wire or radio with a hearing individual in a HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



1 manner that is functionally equivalent to the ability of an
2 individual who does not have a hearing or speech disability to
3 communicate using wire or radio voice communication services.
4 "Telecommunications relay services" includes services that
5 enable two-way communication using text telephones or other
6 non-voice terminal devices, speech-to-speech services, video
7 relay services, and non-English relay services.

§ -45 Telecommunications number portability. The
9 commissioner shall ensure that telecommunications number
10 portability within an exchange is available, upon request, as
11 soon as technically feasible and economically reasonable. An
12 impartial entity shall administer telecommunications numbering
13 and make the numbers available on an equitable basis.

14 § -46 Emergency telephone service; capital costs;
15 ratemaking. (a) A telecommunications carrier providing local
16 exchange telecommunications services may recover the capital
17 cost and associated operating expenses of providing a statewide
18 enhanced 911 emergency telephone service in the public switched
19 telephone network, through a telephone line surcharge.

20 (b) The commissioner shall require every

21 telecommunications carrier providing statewide enhanced 911

22 emergency telephone service to maintain a separate accounting of HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*

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1 the costs of providing an enhanced 911 emergency service and the 2 revenues received from related surcharges. The commissioner 3 shall further require that every telecommunications carrier 4 imposing a surcharge shall identify on all customer billing 5 statements the separate line item for enhanced 911 emergency 6 service.

7 (c) This section shall not preclude the commissioner from
8 changing any rate, established pursuant to this section, either
9 specifically or pursuant to any general restructuring of all
10 telephone rates, charges, and classifications.

11 -47 Issuance of securities. A telecommunications S 12 carrier corporation may, on securing the prior approval of the 13 commissioner, and not otherwise, issue stocks and stock 14 certificates, bonds, notes, and other evidences of indebtedness, 15 payable at periods of more than twelve months after the date 16 thereof, for the following purposes and no other, namely: For the acquisition of property; 17 (1)

18 (2) For the construction, completion, extension, or

19 improvement of or addition to its facilities or 20 service;

21 (3) For the discharge or lawful refunding of its
22 obligations;



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1	(4)	For the reimbursement of moneys actually expended from
2		income or from any other moneys in its treasury not
3		secured by or obtained from the issue of its stocks or
4		stock certificates, or bonds, notes, or other
5		evidences of indebtedness; and
6	(5)	For any of the aforesaid purposes except maintenance
7		of service, replacements, and substitutions not
8		constituting capital expenditure in cases where the
9		corporation has kept its accounts for such
10		expenditures in such manner as to enable the
11		commissioner to ascertain the amount of moneys so
12		expended and the purposes for which the expenditures
13		were made, and the sources of the funds in its
14		treasury applied to the expenditures.
15	As u	sed in this section, "property" and "facilities", mean
16	property	and facilities used in all operations of a
17	telecommu	nications carrier corporation whether or not included
18	in its op	erations or rate base. A telecommunications carrier
19	corporati	on may not issue securities to acquire property or to
20	construct	, complete, extend, improve, or add to its facilities
21	or servic	e if the commissioner determines that the proposed



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any single foreign corporation or any single nonresident alien,
 or held by any person, unless prior written approval is obtained
 from the commissioner, or unless a transaction is exempt. An
 exempt transaction is:

5 (1) Any purchase or sale by an underwriter; or
6 (2) A transaction to acquire shares of a corporation with
7 less than one hundred shareholders and less than
8 \$1,000,000 in assets.

9 Every assignment, transfer, contract, or agreement for
10 assignment or transfer of any shares in violation of this
11 section shall be void and of no effect; and no such transfer
12 shall be made on the books of the corporation. Nothing in this
13 section shall be construed to make illegal the holding of stock
14 lawfully held, directly or indirectly, prior to June 4, 1977.

15 S -49 Acquisition of stock of another telecommunications 16 carrier. No person or entity shall purchase or acquire, take or 17 hold, any part of the capital stock of any telecommunications 18 carrier corporation, organized or existing under or by virtue of 19 the laws of the State, without having been first authorized to 20 do so by the order of the commissioner. Every assignment, 21 transfer, contract, or agreement for assignment or transfer of 22 any stock by or through any person or corporation to any HB984 SD2 LRB 09-3444.doc 61 \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



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corporation or otherwise in violation of this section shall be
 void and of no effect; and no such transfer shall be made on the
 books of any telecommunications carrier. Nothing in this
 section shall be construed to make illegal the holding of stock
 lawfully acquired before July 1, 1933.

6 S -50 Merger and consolidation of telecommunications 7 carriers. No telecommunications carrier corporation shall sell, 8 lease, assign, mortgage, or otherwise dispose of or encumber the 9 whole or any part of its road, line, plant, system, or other 10 property necessary or useful in the performance of its duties to 11 the public, or any franchise or permit, or any right thereunder, 12 nor by any means, directly or indirectly, merge or consolidate 13 with any other person or entity without first having secured 14 from the commissioner an order authorizing it so to do. Every sale, lease, assignment, mortgage, disposition, encumbrance, 15 merger, or consolidation, made other than in accordance with the 16 17 order of the commissioner shall be void.

18 § -51 Finances; regulatory fee. (a) There shall be 19 paid to the commissioner in the months of July and December of 20 each year, by each telecommunications carrier subject to this 21 chapter, a fee set by the commissioner not to exceed three-22 tenths of one per cent of the gross income from the HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



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1 telecommunications carrier's business during the preceding year,
2 or the sum of \$30, whichever is greater. The commissioner shall
3 set the fee amount based on its projected budget for the year to
4 administer and enforce this chapter. This fee shall be
5 deposited with the director of finance to the credit of the
6 commissioner special fund created pursuant to section -20.

(b) Each telecommunications carrier paying a fee under
subsection (a) may impose a surcharge to recover the amount paid
above one-eighth of one per cent of gross income. The surcharge
imposed shall not be subject to the notice, hearing, and
approval requirements of this chapter; provided that the
surcharge may be imposed by the telecommunications carrier only
after thirty days' notice to the commissioner.

(c) The commissioner, in the commissioner's discretion, may impose additional fees on telecommunications carriers, including to facilitate deployment of broadband communications services in the State, and the fees shall be deposited with the director of finance to the credit of the commissioner special fund created pursuant to section -20.

20 § -52 Injury to carrier property. Any person who
21 injures or destroys, through want of proper care, any necessary
22 or useful facility, equipment, or property of any
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1 telecommunications carrier shall be liable to the 2 telecommunications carrier for all damages sustained thereby. 3 The measure of damages to the facility, equipment, or property 4 injured or destroyed shall be the cost to repair or replace the 5 property injured or destroyed including direct and allocated 6 costs for labor, materials, supervision, supplies, tools, taxes, 7 transportation, administrative and general expense, and other 8 indirect or overhead expenses, less credit, if any, for salvage. 9 The specifying of the measure of damages for the facility, 10 equipment, or property shall not preclude the recovery of other 11 damages occasioned thereby as may be authorized by law. 12 S -53 One call center; advance warning to excavators. 13 To finance the establishment and operation of the one call 14 center, pursuant to chapter 269E, and the administrative costs 15 of the commissioner, the commissioner shall direct telecommunications carriers to pay to the public utilities 16

17 commission a fee in an amount and at a schedule determined by 18 the public utilities commission.

19

#### § -54 Local exchange intrastate services; fully

20 competitive. (a) Notwithstanding any law to the contrary, the 21 Hawaii broadband commissioner shall classify the State's local 22 exchange intrastate services, under the commissioner's HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*

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1 classifications of services related to costs, rates, and 2 pricing, as fully competitive. In addition, with respect to all 3 services except intrastate switched and special access with respect to wholesale customers, the telecommunications carrier 4 5 shall not be required to obtain approval or provide any cost 6 support or other information to establish or otherwise modify in 7 any manner its rates, fares and charges or to bundle any service 8 offerings into a single or combined price package; provided that 9 with respect to basic residential service a telecommunications 10 carrier may not charge any rate for a service above the rate for 11 the service included in the telecommunications carrier's filed tariff. 12

(b) Notwithstanding subsection (a), all rates, fares, charges, and bundled service offerings shall be filed with the commissioner for informational purposes only. Nothing herein shall modify any requirements of a telecommunications carrier to:

18 (1) Provide lifeline telephone service;

19 (2) Comply with carrier of last resort obligations; or
20 (3) Comply with applicable service quality standards.

21

### PART III. CABLE



66

\$ -61 Issuance of cable franchises and regulation of
 cable operators by the commissioner. The commissioner shall be
 empowered to issue cable franchises and otherwise administer and
 enforce this part.

5 § -62 Cable franchise required. (a) No person shall
6 construct, operate, or acquire a cable system, or extend an
7 existing cable system outside its designated service area,
8 without first obtaining a cable franchise as provided in this
9 part.

10 (b) No cable operator that, as of July 1, 2009, holds a
11 franchise or charter enacted or granted by the legislative or
12 executive authority of the State or its predecessor governments,
13 or has a bona fide operation as a cable operator heretofore
14 recognized by the department, shall be required to obtain, as a
15 result of the enactment of this chapter, a new franchise under
16 this section.

17 § -63 Application or proposal for cable franchise; fee;
18 certain requirements. (a) No cable franchise shall be issued
19 except upon written application or proposal therefor to the
20 commissioner, accompanied by a fee set by the commissioner.

21 (b) An application for issuance of a cable franchise shall
22 be made in a form prescribed by the commissioner. The
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1	application shall set forth the facts as required by the		
2	commissioner to determine in accordance with section -65		
3	whether a cable franchise should be issued, including facts as		
4	to:		
5	(1)	The citizenship and character of the applicant;	
6	(2)	The financial, technical, and other qualifications of	
7		the applicant;	
8	(3)	The principals and ultimate beneficial owners of the	
9		applicant;	
10	(4)	The public interest to be served by the requested	
11		issuance of a cable franchise; and	
12	(5)	Any other matters deemed appropriate and necessary by	
13		the commissioner including, but not limited to, the	
14		proposed plans and schedule of expenditures for or in	
15		support of the use of public, educational, and	
16		governmental access facilities, and the competitive	
17		availability and affordability of broadband and other	
18		advanced services to consumers.	
19	(C)	A proposal for issuance of a cable franchise shall be	
20	accepted	for filing in accordance with section -64 only when	
21	made in response to the written request of the commissioner for		
22	the submission of proposals.		

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1	\$	-64 Cable franchise application or proposal procedure;	
2	public hea	aring; notice. An application or proposal for a cable	
3	franchise	shall be processed as follows:	
4	(1)	After the application or proposal and required fee are	
5		received by the commissioner and within a time frame	
6		established by rule, the commissioner shall notify the	
7		applicant in writing of the acceptance or	
8		non-acceptance for filing of the application or	
9		proposal for issuance of a cable franchise required by	
10		this part;	
11	(2)	After the issuance of a notice of acceptance for	
12		filing and within a time frame established by rule,	
13		the commissioner shall hold a public hearing on the	
14		application or proposal to afford interested persons	
15		the opportunity to submit data, views, or arguments,	
16		orally or in writing. Notice thereof shall be given	
17		to the governing council and mayor of the county and	
18		to any local exchange carrier or other utility and	
19		cable company in the county in which the proposed	
20		service area is located. The commissioner shall also	
21		give public notice of the application and hearing at	
22		least once in each of two successive weeks in the	
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1		county in which the proposed service area is located.
2		The last notice shall be given at least fifteen days
3		prior to the date of the hearing;
4	(3)	After holding a public hearing, the commissioner shall
5		approve the application or proposal in whole or in
6		part, with or without conditions or modifications, or
7		shall deny the application or proposal, with reasons
8		for denial sent in writing to the applicant. If the
9		commissioner does not take final action after the
10		issuance of a notice of acceptance for filing and
11		within a time frame established by rule, the
12		application or proposal shall be deemed denied; and
13	(4)	The time limit for final action may be extended, on
14		the commissioner's approval of the applicant's request
15		and justification in writing for an extension of time
16		to the commissioner at least two weeks in advance of
17		the requested effective date of the extension, or by
18		mutual agreement.
19	Ş	-65 Issuance of cable franchise authority; criteria;
20	content.	(a) The commissioner is empowered to issue a cable
21	franchise	to construct or operate facilities for a cable system
22	upon the terms and conditions provided in this part. HB984 SD2 LRB 09-3444.doc *HB984 SD2 LRB 09-3444.doc*	
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1 The commissioner, after a public hearing as provided (b) 2 in this part, shall issue a cable franchise to the applicant when the commissioner is convinced that it is in the public 3 4 interest to do so. In determining whether a cable franchise 5 shall be issued, the commissioner shall take into consideration, 6 among other things, the content of the application or proposal, 7 the public need for the proposed service, the ability of the 8 applicant to offer safe, adequate, and reliable service at a 9 reasonable cost to the subscribers, the suitability of the 10 applicant, the financial responsibility of the applicant, the 11 technical and operational ability of the applicant to perform 12 efficiently the service for which authority is requested, any 13 objections arising from the public hearing, the communications 14 advisory committee established by this chapter, or elsewhere, 15 and any other matters as the commissioner deems appropriate in 16 the circumstances.

(c) In determining the area that is to be serviced by the applicant, the commissioner shall take into account the geography and topography of the proposed service area, and the present, planned, and potential expansion in facilities or cable services of the applicant's proposed cable system and existing cable systems.



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1 In issuing a cable franchise under this part, the (d) 2 commissioner is not restricted to approving or disapproving the 3 application or proposal but may issue it for only partial 4 exercise of the privilege sought or may attach to the exercise 5 of the right granted by the cable franchise terms, limitations, 6 and conditions which the commissioner deems the public interest 7 may require. The cable franchise shall be nonexclusive, shall 8 include a description of the service area in which the cable 9 system is to be constructed, extended, or operated and the 10 approximate date on which the service is to commence and shall 11 authorize the cable operator to provide service for a term of 12 fifteen years or any other term that the commissioner determines 13 to be appropriate.

14 § -66 Requirement for adequate service; terms and 15 conditions of service. (a) Every cable operator shall provide 16 safe, adequate, and reliable service in accordance with 17 applicable laws, rules, franchise requirements, and its filed 18 schedule of terms and conditions of service.

19 (b) The commissioner shall require each cable operator to
20 submit a schedule of all terms and conditions of service in the
21 form and with the notice that the commissioner may prescribe.



(c) The commissioner shall ensure that the terms and
 conditions upon which cable service is provided are fair both to
 the public and to the cable operator, taking into account the
 geographic, topographic, and economic characteristics of the
 service area and the economics of providing cable service to
 subscribers in the service area.

7 § -67 Cable system installation, construction,
8 operation, removal; general provisions. (a) A cable franchise
9 shall be construed to authorize the construction or operation of
10 a cable system within the service area above, below, on, in, or
11 along any highway or other public place and through easements
12 that have been dedicated for compatible purposes.

13 (b) The technical specifications, general routes of the
14 distribution system, and the schedule for construction of the
15 cable system shall be subject to the commissioner's approval.

16 (c) In installing, operating, and maintaining facilities, 17 the cable operator shall avoid all unnecessary damage and injury 18 to any trees, structures, and improvements in and along the 19 routes authorized by the commissioner.

20 (d) The cable operator shall indemnify and hold the State 21 and the county harmless at all times from any and all claims for 22 injury and damage to persons or property, both real and HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\*


1 personal, caused by the installation, operation, or maintenance 2 of its cable system, notwithstanding any negligence on the part 3 of the State or county, or their employees or agents. Upon 4 receipt of notice in writing from the State or county, the cable 5 operator shall, at its own expense, defend any action or 6 proceeding against the State or county in which it is claimed 7 that personal injury or property damage was caused by activities 8 of the cable operator in the installation, operation, or 9 maintenance of its cable system.

10 (e) The cable operator shall install and provide basic
11 cable television service at no cost to any school or institution
12 of higher education within its service area as determined by the
13 commissioner; provided that service is actually being delivered
14 within a reasonable distance from the school or institution of
15 higher education which may request service.

16 The cable operator shall designate and activate three (f) 17 or more channels for public, educational, or governmental use. 18 The commissioner may initiate, or a PEG access organization, 19 educational institution, or government agency, may, at any time, 20 request the commissioner to have the cable operator designate 21 and activate additional channels; provided that the commissioner 22 shall have the sole discretion to grant, deny, or modify the HB984 SD2 LRB 09-3444.doc 73 \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*

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request based upon the best interest of the public, requester,
 cable operator, and the State.

The Hawaii broadband commissioner shall have the authority to designate and select PEG access organizations pursuant to administrative rules adopted in accordance with chapter 91. The commissioner shall consider input from the public and take into consideration the First Amendment rights of individuals who utilize PEG access services when promulgating those rules.

9 (g) Upon termination of the period of the cable franchise 10 or permit or of any renewal thereof, by passage of time or 11 otherwise, the cable operator shall remove its facilities from 12 the highways and other public places in, on, over, under, or 13 along which they are installed if so ordered by the commissioner 14 and shall restore the areas to their original or other 15 acceptable condition, or otherwise dispose of same. If removal is not completed within six months of the termination, any 16 17 property not removed shall be deemed to have been abandoned and 18 the cable operator shall be liable for the cost of its removal. 19 The use of public highways within the meaning of (h) 20 section 264-1 and other public places shall be subject to: 21 (1) All applicable state statutes and all applicable rules

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and orders of the public utilities commission and the HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



1		commissioner governing the construction, maintenance,
2		and removal of overhead and underground facilities of
3		public utilities;
4	(2)	For county highways, all applicable public welfare
5		rules adopted by the governing body of the county in
6		which the county highways are situated;
7	(3)	For state or federal-aid highways, all public welfare
8		rules adopted by the director of transportation; and
9	(4)	For the relocation of cable facilities, the provisions
10		of section 264-33 concerning the allocation of
11		expenses for the relocation of utility facilities.
12	(i)	In the use of easements dedicated to compatible
13	purposes,	the cable operator shall ensure:
14	(1)	That the safety, functioning, and appearance of the
15		property and the convenience and safety of other
16		persons are not adversely affected by the installation
17		or construction of facilities necessary for a cable
18		system;
19	(2)	That the cost of the installation, construction,
20		operation, or removal of facilities is borne by the
21		cable operator or subscribers, or a combination of
22		both; and
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1 That the owner of the property is justly compensated (3) 2 by the cable operator for any damages caused by the 3 installation, construction, operation, or removal of 4 facilities by the cable operator. 5 (j) Contracts between the commissioner and PEG access 6 organizations for PEG access services shall be exempt from the 7 requirements of chapter 103D. 8 S -68 Complaints; violations; revocation, alteration, or 9 suspension of cable franchise. (a) Subscriber complaints 10 regarding the operation of a cable system may be made orally or 11 in writing to the commissioner. The commissioner shall resolve 12 complaints informally when possible. 13 (b) Any cable franchise issued hereunder after hearing in 14 accordance with chapter 91 may be revoked, altered, or suspended 15 by the commissioner as the commissioner deems necessary on any 16 of the following grounds: 17 For making material false or misleading statements in, (1)18 or for material omissions from, any application or 19 proposal or other filing made with the commissioner; 20 For failure to maintain signal quality under the (2) 21 standards prescribed by the commissioner;

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1	(3)	For any sale, lease, assignment, or other transfer of
2		its cable franchise without consent of the
3		commissioner;
4	(4)	Except when commercially impracticable, for
5		unreasonable delay in construction or operation or for
6		unreasonable withholding of the extension of cable
7		service to any person in a service area;
8	(5)	For violation of the terms of its cable franchise;
9	(6)	For failure to comply with this chapter or any rules
10		or orders prescribed by the commissioner;
11	(7)	For violation of its filed schedule of terms and
12		conditions of service; and
13	(8)	For engaging in any unfair or deceptive act or
14		practice as prohibited by section 480-2.
15	S	-69 Renewal of cable franchise. Any cable franchise
16	issued pu	rsuant to this part may be renewed by the commissioner
17	upon appr	oval of a cable operator's application or proposal
18	therefor.	The form of the application or proposal shall be
19	prescribe	d by the commissioner. The periods of renewal shall be
20	not less	than five nor more than twenty years each. The
21	commissio	ner shall require of the applicant full disclosure,
22	including	the proposed plans and schedule of expenditures for or
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17 (b) To the extent permitted by federal law, the
18 commissioner shall regulate rates to ensure that they are fair
19 both to the public and to the cable operator.

20 § -72 Reports. Each cable operator shall file with the
 21 commissioner reports of its financial, technical, and
 22 operational condition and its ownership. The reports shall be HB984 SD2 LRB 09-3444.doc

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1 made in a form and on the time schedule prescribed by the 2 commissioner and shall be kept on file open to the public. 3 -73 Annual fees. (a) Each cable operator shall pay S 4 an annual fee to be determined by the commissioner. The fees so 5 collected under this section shall be deposited into the 6 commissioner special fund established under section -20. 7 The commissioner shall adjust the fees assessed under (b) 8 this section, as necessary from time to time, pursuant to rules 9 adopted in accordance with chapter 91. 10 S -74 Criminal and civil liability. Nothing in this 11 chapter shall be deemed to affect the criminal and civil 12 liability of cable programmers, cable operators, or public, 13 educational, or governmental access organizations pursuant to 14 the federal, state, or local laws regarding libel, slander, obscenity, incitement, invasions of privacy, false or misleading 15 16 advertising, or other similar laws, except that no public, 17 educational, or governmental access organization shall incur any 18 liability arising from, based on, or related to any program not 19 created by the public, educational, or governmental access 20 organization, which is broadcast on any channel obtained under 21 section -67, or under similar arrangements.

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1	\$ -75 Use of American Recovery and Reinvestment Act of
2	2009, federal funds from fiscal year 2009 and fiscal year 2010
3	appropriation measures, and other federal moneys. (a) The
4	commissioner may apply for, and expend, federal moneys from the
5	American Recovery and Reinvestment Act of 2009, federal funds
6	from fiscal year 2009 and fiscal year 2010 appropriation
7	measures, and other applicable federal acts.
8	(b) The commissioner may purchase broadband facilities,
9	services, or equipment and may enter into contracts for
10	broadband-related projects, through the commissioner special
11	fund, using moneys from the American Recovery and Reinvestment
12	Act of 2009, federal funds from fiscal year 2009 and fiscal year
13	2010 appropriation measures, and other applicable federal acts.
14	(c) The commissioner may establish a separate account
15	within the commissioner special fund and assign to that account
16	federal moneys appropriated under federal laws that authorize
17	principal forgiveness, zero and negative interest loans, and
18	grants, including without limitation the American Recovery and
19	Reinvestment Act of 2009, federal funds from fiscal year 2009
20	and fiscal year 2010 appropriation measures, and other
21	applicable federal acts. The commissioner may use those moneys
22	and, in so doing, may include additional requirements and HB984 SD2 LRB 09-3444.doc *HB984 SD2 LRB 09-3444.doc* *HB984 SD2 LRB 09-3444.doc*



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subsidization not applicable to the remainder of the
 commissioner special fund, including forgiveness of principal
 and zero and negative interest loans.

4 (d) Any moneys applied for or received by the department
5 under the American Recovery and Reinvestment Act of 2009 or
6 federal funds from fiscal year 2009 and fiscal year 2010
7 appropriation measures for uses related to the purpose of this
8 chapter and not yet encumbered shall be transferred to the
9 commissioner special fund upon its establishment.

10 (e) The commissioner shall certify that a project has been 11 identified for expenditure of funds received pursuant to the 12 American Recovery and Reinvestment Act of 2009 and is entitled 13 to priority over other eligible projects on the basis of the 14 overall public benefit associated with the project and financial 15 needs, as well as a preference to those projects that can be started and completed expeditiously as stipulated under the 16 American Recovery and Reinvestment Act of 2009. 17

(f) Contracts or purchases hereunder using moneys from the
American Recovery and Reinvestment Act of 2009 or federal funds
from fiscal year 2009 and fiscal year 2010 appropriation
measures shall be exempt from chapter 103D.

22 (g) For the purposes of this section: HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



1 "American Recovery and Reinvestment Act of 2009" means 2 the federal law, P.L. 111-5, making appropriations for various 3 purposes, including job preservation and creation, 4 infrastructure investment, energy efficiency and science, 5 assistance to the unemployed, and state and local fiscal 6 stabilization purposes. 7 -76 Broadband inventory maps. The Hawaii broadband S 8 commissioner shall designate the entity within the State to be 9 responsible for developing and maintaining broadband inventory 10 maps, as described in the American Recovery and Reinvestment Act 11 of 2009 and the Broadband Data Improvement Act. If permitted by 12 federal law, the commissioner may contract with service 13 providers to develop the broadband inventory maps. Subject only 14 to any limitations imposed by federal law, all providers of 15 broadband infrastructure and services in Hawaii shall be 16 required to furnish information requested by the broadband 17 commissioner in support of broadband mapping, reporting, and 18 data-driven policy support. Proprietary data on private 19 infrastructure furnished by private providers shall be protected 20 from disclosure under the Freedom of Information Act or Uniform 21 Information Practices Act and shall be made available to the

1 public only in a summarized form that appropriately protects the 2 proprietary concerns of those private providers. 3 The Hawaii broadband commissioner shall have the authority 4 to designate economic zones anywhere in the State at a location 5 that may be identified as a strategic site to create facilities 6 that will stimulate job growth." 7 SECTION 4. Section 26-9, Hawaii Revised Statutes, is 8 amended by amending subsection (o) to read as follows: 9 "(o) Every person licensed under any chapter within the 10 jurisdiction of the department of commerce and consumer affairs 11 and every person licensed subject to chapter 485A or registered 12 under chapter 467B shall pay upon issuance of a license, permit, certificate, or registration a fee and a subsequent annual fee 13 14 to be determined by the director and adjusted from time to time 15 to ensure that the proceeds, together with all other fines, income, and penalties collected under this section, do not 16 17 surpass the annual operating costs of conducting compliance 18 resolution activities required under this section. The fees may 19 be collected biennially or pursuant to rules adopted under 20 chapter 91, and shall be deposited into the special fund 21 established under this subsection. Every filing pursuant to 22 chapter 514E or section 485A-202(a)(26) shall be assessed, upon HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*

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1 initial filing and at each renewal period in which a renewal is 2 required, a fee that shall be prescribed by rules adopted under 3 chapter 91, and that shall be deposited into the special fund established under this subsection. Any unpaid fee shall be paid 4 by the licensed person, upon application for renewal, 5 6 restoration, reactivation, or reinstatement of a license, and by 7 the person responsible for the renewal, restoration, 8 reactivation, or reinstatement of a license, upon the 9 application for renewal, restoration, reactivation, or 10 reinstatement of the license. If the fees are not paid, the 11 director may deny renewal, restoration, reactivation, or 12 reinstatement of the license. The director may establish, 13 increase, decrease, or repeal the fees when necessary pursuant 14 to rules adopted under chapter 91. The director may also 15 increase or decrease the fees pursuant to section 92-28. 16 There is created in the state treasury a special fund to be 17 known as the compliance resolution fund to be expended by the 18 director's designated representatives as provided by this 19 subsection. Notwithstanding any law to the contrary, all 20 revenues, fees, and fines collected by the department shall be 21 deposited into the compliance resolution fund. Unencumbered 22 balances existing on June 30, 1999, in the cable television fund HB984 SD2 LRB 09-3444.doc 84 \*HB984 SD2 LRB 09-3444.doc\*

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1 under chapter 440G, the division of consumer advocacy fund under 2 chapter 269, the financial institution examiners' revolving 3 fund, section 412:2-109, the special handling fund, section 4 414-13, and unencumbered balances existing on June 30, 2002, in 5 the insurance regulation fund, section 431:2-215, shall be 6 deposited into the compliance resolution fund. This provision 7 shall not apply to any fee imposed by the Hawaii broadband 8 commissioner pursuant to chapter , including the regulatory 9 fees in sections -23, -51, -73, -75, and 92-21 the 10 drivers education fund underwriters fee, section 431:10C-115, 11 insurance premium taxes and revenues, revenues of the workers' 12 compensation special compensation fund, section 386-151, the 13 captive insurance administrative fund, section 431:19-101.8, the 14 insurance commissioner's education and training fund, section 15 431:2-214, the medical malpractice patients' compensation fund as administered under section 5 of Act 232, Session Laws of 16 17 Hawaii 1984, and fees collected for deposit in the office of 18 consumer protection restitution fund, section 487-14, the real 19 estate appraisers fund, section 466K-1, the real estate recovery 20 fund, section 467-16, the real estate education fund, section 21 467-19, the contractors recovery fund, section 444-26, the 22 contractors education fund, section 444-29, the condominium HB984 SD2 LRB 09-3444.doc 85 \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



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1 management education fund, section 514A-131, and the condominium 2 education trust fund, section 514B-71. Any law to the contrary notwithstanding, the director may use the moneys in the fund to 3 employ, without regard to chapter 76, hearings officers and 4 5 attorneys. All other employees may be employed in accordance 6 with chapter 76. Any law to the contrary notwithstanding, the 7 moneys in the fund shall be used to fund the operations of the department. The moneys in the fund may be used to train 8 9 personnel as the director deems necessary and for any other 10 activity related to compliance resolution.

As used in this subsection, unless otherwise required by the context, "compliance resolution" means a determination of whether:

14 Any licensee or applicant under any chapter subject to (1)15 the jurisdiction of the department of commerce and 16 consumer affairs has complied with that chapter; 17 Any person subject to chapter 485A has complied with (2) 18 that chapter; 19 Any person submitting any filing required by chapter (3) 20 514E or section 485A-202(a)(26) has complied with 21 chapter 514E or section 485A-202(a)(26);

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1 Any person has complied with the prohibitions against (4) 2 unfair and deceptive acts or practices in trade or 3 commerce; or 4 Any person subject to chapter 467B has complied with (5) 5 that chapter; 6 and includes work involved in or supporting the above functions, 7 licensing, or registration of individuals or companies regulated 8 by the department, consumer protection, and other activities of 9 the department. 10 The director shall prepare and submit an annual report to 11 the governor and the legislature on the use of the compliance 12 resolution fund. The report shall describe expenditures made 13 from the fund including non-payroll operating expenses." 14 SECTION 5. Section 28-8.3, Hawaii Revised Statutes, is 15 amended as follows: 16 1. By amending subsection (a) to read: 17 "(a) No department of the State other than the attorney 18 general may employ or retain any attorney, by contract or 19 otherwise, for the purpose of representing the State or the 20 department in any litigation, rendering legal counsel to the 21 department, or drafting legal documents for the department;



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1	(6)	By the contractors license board for any action
2		involving the contractors recovery fund;
3	(7)	By the trustees for any action involving the travel
4		agency recovery fund;
5	(8)	By the office of Hawaiian affairs;
6	(9)	By the department of commerce and consumer affairs for
7		the enforcement of violations of chapters 480 and
8		485A;
9	(10)	As grand jury counsel;
10	(11)	By the Hawaiian home lands trust individual claims
11		review panel;
12	(12)	By the Hawaii health systems corporation, or its
13		regional system boards, or any of their facilities;
14	(13)	By the auditor;
15	(14)	By the office of ombudsman;
16	(15)	By the insurance division;
17	(16)	By the University of Hawaii;
18	(17)	By the Kahoolawe island reserve commission;
19	(18)	By the division of consumer advocacy;
20	(19)	By the office of elections;
21	(20)	By the campaign spending commission;

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1	(21) By the Hawaii tourism authority, as provided in
2	section 201B-2.5; [ <del>or</del> ]
3	(22) By the Hawaii broadband commissioner; or
4	[(22)] (23) By a department, in the event the attorney
5	general, for reasons deemed by the attorney general
6	good and sufficient, declines to employ or retain an
7	attorney for a department; provided that the governor
8	thereupon waives the provision of this section."
9	2. By amending subsection (c) to read:
10	"(c) Every attorney employed by any department on a
11	full-time basis, except an attorney employed by the public
12	utilities commission, the Hawaii broadband commissioner, the
13	labor and industrial relations appeals board, the Hawaii labor
14	relations board, the office of Hawaiian affairs, the Hawaii
15	health systems corporation or its regional system boards, the
16	department of commerce and consumer affairs in prosecution of
17	consumer complaints, insurance division, the division of
18	consumer advocacy, the University of Hawaii, the Hawaii tourism
19	authority as provided in section 201B-2.5, the Hawaiian home
20	lands trust individual claims review panel, or as grand jury
21	counsel, shall be a deputy attorney general."

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1 SECTION 6. Section 46-15, Hawaii Revised Statutes, is 2 amended by amending subsection (a) to read as follows: 3 "(a) The mayor of each county, after holding a public 4 hearing on the matter and receiving the approval of the 5 respective council, shall be empowered to designate areas of 6 land for experimental and demonstration housing projects, the 7 purposes of which are to research and develop ideas that would 8 reduce the cost of housing in the State. Except as hereinafter 9 provided, the experimental and demonstration housing projects 10 shall be exempt from all statutes, ordinances, charter 11 provisions, and rules or regulations of any governmental agency 12 or public utility relating to planning, zoning, construction 13 standards for subdivisions, development and improvement of land, 14 and the construction and sale of homes thereon; provided that 15 the experimental and demonstration housing projects shall not affect the safety standards or tariffs approved by the public 16 17 utility commissions or the Hawaii broadband commissioner for 18 such public utility. 19 The mayor of each county with the approval of the

20 respective council may designate a county agency or official who
21 shall have the power to review all plans and specifications for
22 the subdivisions, development and improvement of the land
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involved, and the construction and sale of homes thereon. The
 county agency or official shall have the power to approve or
 disapprove or to make modifications to all or any portion of the
 plans and specifications.

5 The county agency or official shall submit preliminary 6 plans and specifications to the legislative body of the 7 respective county for its approval or disapproval. The final 8 plans and specifications for the project shall be deemed 9 approved by the legislative body if the final plans and 10 specifications do not substantially deviate from the approved 11 preliminary plans and specifications. The final plans and 12 specifications shall constitute the standards for the particular 13 project.

No action shall be prosecuted or maintained against any county, its officials or employees, on account of actions taken in reviewing, approving, or disapproving such plans and specifications.

18 Any experimental or demonstration housing project for the 19 purposes hereinabove mentioned may be sponsored by any state or 20 county agency or any person as defined in section 1-19.

21 The county agency or official shall apply to the state land
22 use commission for an appropriate land use district
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1	classification change, except where a proposed project is		
2	located on land within an urban district established by the		
3	state land use commission. Notwithstanding any law, rule, or		
4	regulation to the contrary, the state land use commission may		
5	approve the application at any time after a public hearing held		
6	in the county where the land is located upon notice of the time		
7	and place of the hearing being published in the same manner as		
8	the notice required for a public hearing by the planning		
9	commission of the appropriate county."		
10	SECTION 7. Section 91-13.5, Hawaii Revised Statutes, is		
11	amended by amending subsection (f) to read as follows:		
12	"(f) This section shall not apply to:		
13	(1) Any proceedings of the public utilities commission;		
14	[ <del>or</del> ]		
15	(2) Any county or county agency that is exempted by county		
16	ordinance from this section $[-]$ ; or		
17	(3) Any proceedings of the Hawaii broadband commissioner."		
18	SECTION 8. Section 92-21, Hawaii Revised Statutes, is		
19	amended to read as follows:		
20	"§92-21 Copies of records; other costs and fees. Except		
21	as otherwise provided by law, a copy of any government record,		
22	including any map, plan, diagram, photograph, photostat, or		
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1 geographic information system digital data file, which is open 2 to the inspection of the public, shall be furnished to any person applying for the same by the public officer having charge 3 4 or control thereof upon the payment of the reasonable cost of 5 reproducing [such] the copy. Except as provided in section 6 91-2.5, the cost of reproducing any government record, except 7 geographic information system digital data, shall not be less 8 than 5 cents per page, sheet, or fraction thereof. The cost of 9 reproducing geographic information system digital data shall be 10 in accordance with rules adopted by the agency having charge or 11 control of that data. [Such] The reproduction cost shall 12 include but shall not be limited to labor cost for search and actual time for reproducing, material cost, including 13 14 electricity cost, equipment cost, including rental cost, cost 15 for certification, and other related costs. All fees shall be paid in by the public officer receiving or collecting the same 16 17 to the state director of finance, the county director of 18 finance, or to the agency or department by which the officer is 19 employed, as government realizations; provided that fees 20 collected by the public utilities commission pursuant to this 21 section shall be deposited in the public utilities commission 22 special fund established under section 269-33[-], and fees HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



1	<u>collected</u>	by the Hawaii broadband commissioner shall be
2	deposited	in the commissioner special fund established under
3	section	<u>-20.</u> "
4	SECT	ION 9. Section 101-43, Hawaii Revised Statutes, is
5	amended t	o read as follows:
6	"§10	1-43 Requirements prior to exercise of power. Any
7	corporati	on having the power of eminent domain under section
8	101-41 ma	y continue to exercise the power, provided that prior
9	to the ex	ercise of the power:
10	(1)	The corporation submits to the public utilities
11		commission or, in the case of telecommunications
12		carriers or telecommunications common carriers, to the
13		Hawaii broadband commissioner, its intention to
14		exercise the power, with a description of the property
15		to be condemned; and
16	(2)	The public utilities commission <u>or the Hawaii</u>
17		broadband commissioner, as the case may be, finds that
18		the proposed condemnation is in the public interest,
19		that the proposed condemnation is necessary, and that
20		the corporation will use the property for its
21		operations as a public utility."



1	SECT	ION 10. Section 163D-6, Hawaii Revised Statutes, is
2	amended by	y amending subsection (b) to read as follows:
3	"(b)	If the corporation acquires the assets of a private
4	or other	corporation, then, notwithstanding any law to the
5	contrary:	
6	(1)	Neither the corporation nor any subsidiary corporation
7		vested with the assets shall be subject to chapter 91
8		with respect to the assets;
9	(2)	Employees retained to operate the assets shall not be
10		subject to chapter 76;
11	(3)	Assets constituting real property interest shall not
12		be subject to chapter 171;
13	(4)	No investment, loan, or use of funds by the
14		corporation or a subsidiary corporation vested with
15		the assets shall be subject to chapter 42F or 103; and
16	(5)	Neither the corporation nor a subsidiary corporation
17		vested with the assets shall constitute a public
18		utility or be subject to the jurisdiction of the
19		public utilities commission under chapter 269[-] <u>or</u>
20		the Hawaii broadband commissioner under chapter ."
21	SECT	ION 11. Section 166-4, Hawaii Revised Statutes, is
22	amended to	o read as follows:
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1	"§16	6-4 Park development. Except as herein provided, the
2	departmen	t may develop, on behalf of the State or in partnership
3	with a fe	deral agency, a county, or a private party,
4	agricultu	ral parks which, at the option of the board, shall be
5	exempt fr	om all statutes, ordinances, charter provisions, and
6	rules of	any governmental agency relating to planning, zoning,
7	construct	ion standards for subdivisions, development and
8	improvement of land, and the construction of buildings thereon;	
9	provided	that:
10	(1)	The board finds the agricultural park is consistent
11		with the purpose and intent of this chapter, and meets
12		minimum requirements of health and safety;
13	(2)	The development of the proposed agricultural park does
14		not contravene any safety standards or tariffs
15		approved for public utilities by the public utilities
16		commission [ <del>for public utilities;</del> ] <u>or the Hawaii</u>
17		broadband commissioner;
18	(3)	The legislative body of the county in which the
19		agricultural park is to be situated shall have
20		approved the agricultural park.
21		(A) The legislative body shall approve or disapprove
22		the agricultural park within forty-five days
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1		after the department has submitted the
2		preliminary plans and specifications for the
3		agricultural park to the legislative body. If
4		after the forty-fifth day an agricultural park is
5		not disapproved, it shall be deemed approved by
6		the legislative body.
7	(B)	No action shall be prosecuted or maintained
8		against any county, its officials, or employees,
9		on account of actions taken by them in reviewing,
10		approving, or disapproving the plans and
11		specifications.
12	(C)	The final plans and specifications for the
13		agricultural park shall be deemed approved by the
14		legislative body if the final plans and
15		specifications do not substantially deviate from
16		the preliminary plans and specifications. The
17		final plans and specifications for the project
18		shall constitute the planning, zoning, building,
19		construction, and subdivision standards for that
20		agricultural park. For purposes of sections
21		501-85 and 502-17, the chairperson of the board
22		of agriculture or the responsible county official
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1	may certify maps and plans of lands connected
2	with the agricultural park as having complied
3	with applicable laws and ordinances relating to
4	consolidation and subdivision of lands, and such
5	maps and plans shall be accepted for registration
6	or recordation by the land court and registrar;
7	and
8	(4) The State shall assume the responsibility of
9	maintaining all roads within the agricultural park if
10	the roads are developed exempt from applicable county

11 ordinances, charter provisions, and rules regarding
12 roads."

13 SECTION 12. Section 166E-10, Hawaii Revised Statutes, is 14 amended to read as follows:

15 "[+]\$166E-10[+] Non-agricultural park land development.
16 On behalf of the State or in partnership with a federal agency,
17 a county, or a private party and except as provided in this
18 section, the department may develop non-agricultural park lands
19 that, at the option of the board, may be exempt from all
20 statutes, ordinances, charter provisions, and rules of any
21 governmental agency relating to planning, zoning, construction



1	standards	for subdivisions, development and improvement of land,
2	and const:	ruction of buildings thereon; provided that:
3	(1)	The board finds the development is consistent with the
4		public purpose and intent of this chapter and meets
5		minimum health and safety requirements;
6	(2)	The development of the proposed non-agricultural park
7		land does not contravene any safety standards or
8		tariffs approved for public utilities by the public
9		utilities commission [ <del>for public utilities;</del> ] <u>or the</u>
10		Hawaii broadband commissioner;
11	(3)	The county in which the non-agricultural park
12		development is proposed shall approve the
13		non-agricultural park development; and provided
14		further that:
15		(A) The county shall approve or disapprove the
16		development within forty-five days after the
17		department submits preliminary plans and
18		specifications for the development to the county.
19		If the county does not disapprove the development
20		after the forty-fifth day, the development shall
21		be deemed approved;





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1	(4)	The State shall assume the responsibility of
2	1	maintaining all roads and infrastructure improvements
3	,	within the boundaries if the improvements are
4		developed exempt from applicable county ordinances,
5		charter provisions, and rules regarding development."
6	SECTI	ON 13. Section 171-134, Hawaii Revised Statutes, is
7	amended by	amending subsection (b) to read as follows:
8	"(b)	At the option of the board, the development of an
9	industrial	park shall be exempt from all statutes, ordinances,
10	charter pro	ovisions, and rules of any governmental agency
11	relating to	o planning, zoning, construction standards for
12	subdivisio	n development and improvement of land, and the
13	constructio	on of buildings thereon; provided that:
14	(1)	The board finds that the industrial park meets the
15	1	minimum requirements of health and safety;
16	(2)	The development of the industrial park does not
17		contravene any safety standards or tariffs approved
18	<u>-</u>	for public utilities by the public utilities
19		commission [ <del>for public utilities;</del> ] <u>or the Hawaii</u>
20	]	broadband commissioner;
21	(3)	The legislative body of the county in which the
22		industrial park is proposed to be situated approves
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1	th	le i	ndustrial park[ $\cdot$ ] in accordance with the
2	fo	110	wing:
3	(A	.)	The legislative body shall approve or disapprove
4			the industrial park within forty-five days after
5			the department has submitted preliminary plans
6			and specifications for the industrial park to the
7			legislative body. If after the forty-fifth day,
8			an industrial park is not disapproved, it shall
9			be deemed approved by the legislative body[ $ extsf{-}$ ] $\underline{;}$
10	(B	)	No action shall be prosecuted or maintained
11			against any county, its officials, or employees,
12			on account of actions taken by them in reviewing,
13			approving, or disapproving the plans and
14			<pre>specifications[+]; and</pre>
15	(C	)	The final plans and specifications for the
16			industrial park shall be deemed approved by the
17			legislative body if the final plans and
18			specifications for the industrial park do not
19			substantially deviate from the preliminary plans
20			and specifications. The determination that the
21			final plans and specifications do not
22			substantially deviate from the preliminary plans
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1	ć	and specifications of the industrial park shall
2	:	rest with the board. The final plans and
3	5	specifications for the park shall constitute the
4	1	planning, zoning, building, improvement,
5	(	construction, and subdivision standards for that
6	:	industrial park. For the purposes of sections
7		501-85 and 502-17, the chairperson of the board
8	(	or the responsible county official may certify
9	I	maps and plans of land connected with the
10	:	industrial park as having complied with
11	ć	applicable laws and ordinances relating to
12	(	consolidation and subdivision of lands, and such
13	I	maps and plans shall be accepted for registration
14	(	or recordation by the land court and registrar;
15	ć	and
16	(4) The bo	pard shall assume the responsibility of all
17	infra	structure within the industrial park, if the
18	infra	structure developed is exempt from applicable
19	count	y ordinances, charter provisions, and rules."
20	SECTION 14	. Section 196D-10, Hawaii Revised Statutes, is
21	amended by amend	ding subsection (c) to read as follows:

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1 "(c) This section shall not apply to any permit issued by 2 the public utilities commission under chapter 269[-] or the 3 Hawaii broadband commissioner under chapter ." 4 SECTION 15. Section 201H-13, Hawaii Revised Statutes, is 5 amended to read as follows: "[+]§201H-13[+] Eminent domain, exchange or use of public 6 7 property. The corporation may acquire any real property, 8 including fixtures and improvements, or interest therein: 9 through voluntary negotiation; through exchange of land in 10 accordance with section 171-50, provided that the public land to 11 be exchanged need not be of like use to that of the private 12 land; or by the exercise of the power of eminent domain which it 13 deems necessary by the adoption of a resolution declaring that 14 the acquisition of the property described therein is in the public interest and required for public use. The corporation 15 shall exercise the power of eminent domain granted by this 16 17 section in the same manner and procedure as is provided by 18 chapter 101 and otherwise in accordance with all applicable 19 provisions of the general laws of the State; provided that 20 condemnation of parcels greater than fifteen acres shall be 21 subject to legislative disapproval expressed in a concurrent 22 resolution adopted by majority vote of the senate and the house HB984 SD2 LRB 09-3444.doc 105 \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



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1 of representatives in the first regular or special session 2 following the date of condemnation. 3 The corporation may acquire by the exercise of the power of 4 eminent domain property already devoted to a public use; 5 provided that no property belonging to any government may be 6 acquired without its consent, and that no property belonging to 7 a public utility corporation may be acquired without the 8 approval of the public utilities commission  $[\tau]$  or, in the case 9 of telecommunications carriers or telecommunications common 10 carriers, the Hawaii broadband commissioner, and subject to 11 legislative disapproval expressed in a concurrent resolution 12 adopted by majority vote of the senate and the house of 13 representatives in the first regular or special session 14 following the date of condemnation." 15 SECTION 16. Section 201H-33, Hawaii Revised Statutes, is amended by amending subsection (c) to read as follows: 16 17 "(c) The corporation shall adopt, pursuant to chapter 91, 18 rules on health, safety, building, planning, zoning, and land 19 use that relate to the development, subdivision, and 20 construction of dwelling units in housing projects in which the 21 State, through the corporation, shall participate. The rules shall not contravene any safety standards or tariffs approved by 22 HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\*

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the public utilities  $\operatorname{commission}[_{\overline{\tau}}]$  or the Hawaii broadband 1 2 commissioner, and shall follow existing law as closely as is 3 consistent with the production of lower cost housing with 4 standards that meet minimum requirements of good design, pleasant amenities, health, safety, and coordinated development. 5 6 When adopted, the rules shall have the force and effect of 7 law and shall supersede, for all housing projects in which the 8 State, through the corporation, shall participate, all other 9 inconsistent laws, ordinances, and rules relating to the use, 10 zoning, planning, and development of land, and the construction 11 of dwelling units thereon. The rules, before becoming 12 effective, shall be presented to the legislative body of each 13 county in which they will be effective and the legislative body 14 of any county may within forty-five days approve or disapprove, 15 for that county, any or all of the rules by a majority vote of its members. On the forty-sixth day after submission, any rules 16 17 not disapproved shall be deemed to have been approved by the 18 county." 19 SECTION 17. Section 201H-38, Hawaii Revised Statutes, is 20 amended by amending subsection (a) to read as follows: 21 "(a) The corporation may develop on behalf of the State or

22 with an eligible developer, or may assist under a government HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



1	assistance program in the development of, housing projects that					
2	shall be exempt from all statutes, ordinances, charter					
3	provisions, and rules of any government agency relating to					
4	planning,	planning, zoning, construction standards for subdivisions,				
5	development and improvement of land, and the construction of					
6	dwelling units thereon; provided that:					
7	(1)	The corporation finds the housing project is				
8		consistent with the purpose and intent of this				
9		chapter, and meets minimum requirements of health and				
10		safety;				
11	(2)	The development of the proposed housing project does				
12		not contravene any safety standards, tariffs, or rates				
13		and fees approved for public utilities by the public				
14		utilities commission [ <del>for public utilities</del> ] <u>or the</u>				
15		Hawaii broadband commissioner or of the various boards				
16		of water supply authorized under chapter 54;				
17	(3)	The legislative body of the county in which the				
18		housing project is to be situated shall have approved				
19		the project with or without modifications:				
20		(A) The legislative body shall approve, approve with				
21		modification, or disapprove the project by				
22		resolution within forty-five days after the				
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1		corporation has submitted the preliminary plans
2		and specifications for the project to the
3		legislative body. If on the forty-sixth day a
4		project is not disapproved, it shall be deemed
5		approved by the legislative body;
6	(B)	No action shall be prosecuted or maintained
7		against any county, its officials, or employees
8		on account of actions taken by them in reviewing,
9		approving, modifying, or disapproving the plans
10		and specifications; and
11	(C)	The final plans and specifications for the
12		project shall be deemed approved by the
13		legislative body if the final plans and
14		specifications do not substantially deviate from
15		the preliminary plans and specifications. The
16		final plans and specifications for the project
17		shall constitute the zoning, building,
18		construction, and subdivision standards for that
19		project. For purposes of sections 501-85 and
20		502-17, the executive director of the corporation
21		or the responsible county official may certify
22		maps and plans of lands connected with the
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1	project as having complied with applicable laws
2	and ordinances relating to consolidation and
3	subdivision of lands, and the maps and plans
4	shall be accepted for registration or recordation
5	by the land court and registrar; and
6	(4) The land use commission shall approve, approve with
7	modification, or disapprove a boundary change within
8	forty-five days after the corporation has submitted a
9	petition to the commission as provided in section
10	205-4. If, on the forty-sixth day, the petition is
11	not disapproved, it shall be deemed approved by the
12	commission."
13	SECTION 18. Section 205A-46, Hawaii Revised Statutes, is
14	amended by amending subsection (a) to read as follows:
15	"(a) A variance may be granted for a structure or activity
16	otherwise prohibited in this part if the authority finds in
17	writing, based on the record presented, that the proposed
18	structure or activity is necessary for or ancillary to:
19	(1) Cultivation of crops;
20	(2) Aquaculture;
21	(3) Landscaping; provided that the authority finds that
22	the proposed structure or activity will not adversely
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1		affect beach processes and will not artificially fix
2		the shoreline;
3	(4)	Drainage;
4	(5)	Boating, maritime, or watersports recreational
5		facilities;
6	(6)	Facilities or improvements by public agencies or
7		public utilities regulated under chapter 269[ $+$ ] or
8		<u>chapter</u> ;
9	(7)	Private facilities or improvements that are clearly in
10		the public interest;
11	(8)	Private facilities or improvements which will neither
12		adversely affect beach processes nor artificially fix
13		the shoreline; provided that the authority also finds
14		that hardship will result to the applicant if the
15		facilities or improvements are not allowed within the
16		shoreline area;
17	(9)	Private facilities or improvements that may
18		artificially fix the shoreline; provided that the
19		authority also finds that shoreline erosion is likely
20		to cause hardship to the applicant if the facilities
21		or improvements are not allowed within the shoreline
22		area, and the authority imposes conditions to prohibit
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1	any structure seaward of the existing shoreline unless
2	it is clearly in the public interest; or
3	(10) Moving of sand from one location seaward of the
4	shoreline to another location seaward of the
5	shoreline; provided that the authority also finds that
6	moving of sand will not adversely affect beach
7	processes, will not diminish the size of a public
8	beach, and will be necessary to stabilize an eroding
9	shoreline."
10	SECTION 19. Section 239-6.5, Hawaii Revised Statutes, is
11	amended to read as follows:
12	"[ <del>[</del> ]§239-6.5[ <del>]</del> ] Tax credit for lifeline telephone service
13	subsidy. A telephone public utility subject to this chapter
14	that has been authorized to establish lifeline telephone service
15	rates by the public utilities commission <u>before July 1, 2009, or</u>
16	by the Hawaii broadband commissioner on or after July 1, 2009,
17	shall be allowed a tax credit, equal to the lifeline telephone
18	service costs incurred by the utility, to be applied against the
19	utility's tax imposed by this chapter. The amount of this
20	credit shall be determined and certified annually by the [ <del>public</del>
21	utilities commission.] Hawaii broadband commissioner. The tax
22	liability for a telephone public utility claiming the credit
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1 shall be calculated in the manner prescribed in section 239-5; 2 provided that the amount of tax due from the utility shall be 3 net of the lifeline service credit." 4 SECTION 20. Section 264-20, Hawaii Revised Statutes, is 5 amended by amending subsection (b) to read as follows: 6 "(b) Any other law to the contrary notwithstanding, any 7 decision by the State, the department of transportation, a 8 county, or any officers, employees, or agents of the State, the 9 department of transportation, or a county to select or apply 10 flexibility in highway design pursuant to this section and 11 consistent with the practices used by the Federal Highway 12 Administration and the American Association of State Highway and 13 Transportation Officials shall not give rise to a cause of 14 action or claim against: 15 (1)The State; The department of transportation; 16 (2) The counties; 17 (3) 18 Any public utility regulated under chapter 269 or (4) 19 chapter that places its facilities within the 20 highway right-of-way; or 21 (5) Any officer, employee, or agent of an entity listed in 22 paragraphs (1) to (4)." HB984 SD2 LRB 09-3444.doc 113 \*HB984 SD2 LRB 09-3444.doc\*

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1	SECTION 21. Section 269-1, Hawaii Revised Statutes, is
2	amended as follows:
3	1. By repealing the definitions of "carrier of last
4	resort" and "designated local exchange service area":
5	[""Carrier of last resort" means a telecommunications
6	carrier designated by the commission to provide universal
7	service in a given local exchange service area determined to be
8	lacking in effective competition.
9	"Designated local exchange service area" means an area as
10	determined by the commission to be best served by designating a
11	carrier of last resort pursuant to section 269-43."]
12	2. By amending the definition of "public utility" to read:
13	""Public utility":
14	(1) Includes every person who may own, control, operate,
15	or manage as owner, lessee, trustee, receiver, or
16	otherwise, whether under a franchise, charter,
17	license, articles of association, or otherwise, any
18	plant or equipment, or any part thereof, directly or
19	indirectly for public use, for the transportation of
20	passengers or freight, or the conveyance or
21	transmission of telecommunications messages, or the
22	furnishing of facilities for the transmission of
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1		inte	lligence by electricity by land or water or air
2		with	in the State, or between points within the State,
3		or f	or the production, conveyance, transmission,
4		deli	very, or furnishing of light, power, heat, cold,
5		wate	r, gas, or oil, or for the storage or warehousing
6		of g	oods, or the disposal of sewage; provided that the
7		term	shall include:
8		(A)	Any person insofar as that person owns or
9			operates a private sewer company or sewer
10			facility; and
11		(B)	Any telecommunications carrier or
12			telecommunications common carrier;
13	(2)	Shal	l not include:
14		(A)	Any person insofar as that person owns or
15			operates an aerial transportation enterprise;
16		(B)	Persons owning or operating taxicabs, as defined
17			in this section;
18		(C)	Common carriers transporting only freight on the
19			public highways, unless operating within
20			localities or along routes or between points that
21			the public utilities commission finds to be



1		inadequately serviced without regulation under
2		this chapter;
3	(D)	Persons engaged in the business of warehousing or
4		storage unless the commission finds that
5		regulation thereof is necessary in the public
6		interest;
7	(E)	The business of any carrier by water to the
8		extent that the carrier enters into private
9		contracts for towage, salvage, hauling, or
10		carriage between points within the State and the
11		carriage is not pursuant to either an established
12		schedule or an undertaking to perform carriage
13		services on behalf of the public generally;
14	(F)	The business of any carrier by water,
15		substantially engaged in interstate or foreign
16		commerce, transporting passengers on luxury
17		cruises between points within the State or on
18		luxury round-trip cruises returning to the point
19		of departure;
20	(G)	Any person who:
21		(i) Controls, operates, or manages plants or
22		facilities for the production, transmission,
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1		or furnishing of power primarily or entirely
2		from nonfossil fuel sources; and
3		(ii) Provides, sells, or transmits all of that
4		power, except such power as is used in its
5		own internal operations, directly to a
6		public utility for transmission to the
7		<pre>public;</pre>
8	(H)	A telecommunications provider only to the extent
9		determined by the [ <del>commission</del> ] <u>Hawaii broadband</u>
10		<pre>commissioner pursuant to section [269-16.9;]</pre>
11		-34;
12	(I)	Any person who controls, operates, or manages
13		plants or facilities developed pursuant to
14		chapter 167 for conveying, distributing, and
15		transmitting water for irrigation and such other
16		purposes that shall be held for public use and
17		purpose;
18	(J)	Any person who owns, controls, operates, or
19		manages plants or facilities for the reclamation
20		of wastewater; provided that:
21		(i) The services of the facility shall be
22		provided pursuant to a service contract
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1		between the person and a state or county
2		agency and at least ten per cent of the
3		wastewater processed is used directly by the
4		State or county which has entered into the
5		service contract;
6	(ii)	The primary function of the facility shall
7		be the processing of secondary treated
8		wastewater that has been produced by a
9		municipal wastewater treatment facility that
10		is owned by a state or county agency;
11	(iii)	The facility shall not make sales of water
12		to residential customers;
13	(iv)	The facility may distribute and sell
14		recycled water or reclaimed water to
15		entities not covered by a state or county
16		service contract; provided that, in the
17		absence of regulatory oversight and direct
18		competition, the distribution and sale of
19		recycled or reclaimed water shall be
20		voluntary and its pricing fair and
20 21		reasonable. For purposes of this
22		subparagraph, "recycled water" and
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1			"reclaimed water" mean treated wastewater
2			that by design is intended or used for a
3			beneficial purpose; and
4		(v)	The facility shall not be engaged, either
5			directly or indirectly, in the processing of
6			food wastes; and
7	(K)	Any	person who owns, controls, operates, or
8		mana	ges any seawater air conditioning district
9		cool	ing project; provided that at least fifty per
10		cent	of the energy required for the seawater air
11		cond	itioning district cooling system is provided
12		by a	renewable energy resource, such as cold,
13		deep	seawater.
14	If the ap	plica	tion of this chapter is ordered by the
15	commission <u>or</u>	the H	awaii broadband commissioner, as the case may
16	be, in any cas	e pro	vided in paragraphs (2)(C), (2)(D), (2)(H),
17	and (2)(I), th	e bus	iness of any public utility that presents
18	evidence of bo	na fi	de operation on the date of the commencement
19	of the proceed	ings	resulting in the order shall be presumed to
20	be necessary t	o pub	lic convenience and necessity, but any
21	certificate is	sued	under this proviso shall nevertheless be
22	subject to [ <del>su</del> HB984 SD2 LRB *HB984 SD2 LRB *HB984 SD2 LRB	09-34 09-3	444.doc*



1	Hawaii broadband commissioner, respectively, may prescribe, as
2	provided in sections $\left[\frac{269-16.9}{269-16.9}\right] = -34$ and 269-20."
3	3. By amending the definition of "telecommunications
4	carrier" or "telecommunications common carrier" to read:
5	""Telecommunications carrier" or "telecommunications common
6	carrier" [means any person that owns, operates, manages, or
7	controls any facility used to furnish telecommunications
8	services for profit to the public, or to classes of users as to
9	be effectively available to the public, engaged in the provision
10	of services, such as voice, data, image, graphics, and video
11	services, that make use of all or part of their transmission
12	facilities, switches, broadcast equipment, signaling, or control
13	devices.] has the same meaning as in section -1."
14	4. By amending the definition of "telecommunications
15	service" or "telecommunications" to read:
16	""Telecommunications service" or "telecommunications"
17	[means the offering of transmission between or among points
18	specified by a user, of information of the user's choosing,
19	including voice, data, image, graphics, and video without change
20	in the form or content of the information, as sent and received,
21	by means of electromagnetic transmission, or other similarly
22	capable means of transmission, with or without benefit of any
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1	closed transmission medium, and does not include cable service
2	as defined in section $440C-3$ .] has the same meaning as in
3	section -1."
4	SECTION 22. Section 269-6, Hawaii Revised Statutes, is
5	amended by amending subsection (a) to read as follows:
6	"(a) The public utilities commission shall have the
7	general supervision hereinafter set forth over all public
8	utilities, and shall perform the duties and exercise the powers
9	imposed or conferred upon it by this chapter. Included among
10	the general powers of the commission is the authority to adopt
11	rules pursuant to chapter 91 necessary for the purposes of this
12	chapter. Chapter 269 shall apply to telecommunications carriers
13	or telecommunications common carriers until such time as the
14	Hawaii broadband commissioner is sworn in and the Hawaii
15	broadband commissioner issues an order accepting the
16	commissioner's authority and undertaking to enforce
17	chapter ."
18	SECTION 23. Section 269-16, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"§269-16 Regulation of utility rates; ratemaking
21	procedures. (a) All rates, fares, charges, classifications,
22	schedules, rules, and practices made, charged, or observed by
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any public utility or by two or more public utilities jointly
 shall be just and reasonable and shall be filed with the public
 utilities commission. The rates, fares, classifications,
 charges, and rules of every public utility shall be published by
 the public utility in [such] the manner as the public utilities
 commission may require, and copies shall be furnished to any
 person on request.

8 To the extent the contested case proceedings referred to in 9 chapter 91 are required in any rate proceeding to ensure 10 fairness and to provide due process to parties that may be 11 affected by rates approved by the commission, the evidentiary 12 hearings shall be conducted expeditiously and shall be conducted 13 as a part of the ratemaking proceeding.

14 (b) No rate, fare, charge, classification, schedule, rule, 15 or practice, other than one established pursuant to an automatic 16 rate adjustment clause previously approved by the commission, 17 shall be established, abandoned, modified, or departed from by 18 any public utility, except after thirty days' notice to the 19 commission as prescribed in section 269-12(b), and prior 20 approval by the commission for any increases in rates, fares, or 21 charges. The commission, in its discretion and for good cause 22 shown, may allow any rate, fare, charge, classification, HB984 SD2 LRB 09-3444.doc 122 \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



1	schedule, rule, or practice to be established, abandoned,
2	modified, or departed from upon notice less than that provided
3	for in section 269-12(b). A contested case hearing shall be
4	held in connection with any increase in rates, and the hearing
5	shall be preceded by a public hearing as prescribed in section
6	269-12(c), at which the consumers or patrons of the public
7	utility may present testimony to the commission concerning the
8	increase. The commission, upon notice to the public utility,
9	may:
10	(1) Suspend the operation of all or any part of the
11	proposed rate, fare, charge, classification, schedule,
12	rule, or practice or any proposed abandonment or
13	modification thereof or departure therefrom;
14	(2) After a hearing, by order:
15	(A) Regulate, fix, and change all [ <del>such</del> ] rates,
16	fares, charges, classifications, schedules,
17	rules, and practices so that the same shall be
18	just and reasonable;
19	(B) Prohibit rebates and unreasonable discrimination
20	between localities or between users or consumers
21	under substantially similar conditions;



1	(C)	Regulate the manner in which the property of
2		every public utility is operated with reference
3		to the safety and accommodation of the public;
4	(D)	Prescribe its form and method of keeping
5		accounts, books, and records, and its accounting
6		system;
7	(王)	Regulate the return upon its public utility
8		property;
9	(F)	Regulate the incurring of indebtedness relating
10		to its public utility business; and
11	(G)	Regulate its financial transactions; and
12	(3) Do a	ll things that are necessary and in the exercise
13	of t	he commission's power and jurisdiction, all of
14	whic	h as so ordered, regulated, fixed, and changed are
15	just	and reasonable, and provide a fair return on the
16	prop	erty of the utility actually used or useful for
17	publ	ic utility purposes.
18	(c) The	commission may in its discretion, after public
19	hearing and up	on showing by a public utility of probable
20	entitlement an	d financial need, authorize temporary increases in
21	rates, fares,	and charges; provided that the commission shall
22	require by ord HB984 SD2 LRB *HB984 SD2 LRB *HB984 SD2 LRB	09-3444.doc*



1 adjustment to rates, fares, or charges to be billed in the 2 future, any amounts with interest, at a rate equal to the rate 3 of return on the public utility's rate base found to be reasonable by the commission, received by reason of continued 4 5 operation that are in excess of the rates, fares, or charges 6 finally determined to be just and reasonable by the commission. 7 Interest on any excess shall commence as of the date that any 8 rate, fare, or charge goes into effect that results in the 9 excess and shall continue to accrue on the balance of the excess 10 until returned.

11 The commission shall make every effort to complete its (d) 12 deliberations and issue its decision as expeditiously as 13 possible and before nine months from the date the public utility 14 filed its completed application; provided that in carrying out 15 this mandate, the commission shall require all parties to a proceeding to comply strictly with procedural time schedules 16 17 that it establishes. If a decision is rendered after the nine-18 month period, the commission shall report in writing the reasons 19 therefor to the legislature within thirty days after rendering 20 the decision.

21 Notwithstanding subsection (c), if the commission has not
22 issued its final decision on a public utility's rate application
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1 within the nine-month period stated in this section, the 2 commission, within one month after the expiration of the nine-3 month period, shall render an interim decision allowing the increase in rates, fares and charges, if any, to which the 4 5 commission, based on the evidentiary record before it, believes 6 the public utility is probably entitled. The commission may 7 postpone its interim rate decision for thirty days if the 8 commission considers the evidentiary hearings incomplete. In 9 the event interim rates are made effective, the commission shall 10 require by order the public utility to return, in the form of an 11 adjustment to rates, fares, or charges to be billed in the 12 future, any amounts with interest, at a rate equal to the rate 13 of return on the public utility's rate base found to be 14 reasonable by the commission, received under the interim rates 15 that are in excess of the rates, fares, or charges finally 16 determined to be just and reasonable by the commission. 17 Interest on any excess shall commence as of the date that any 18 rate, fare, or charge goes into effect that results in the 19 excess and shall continue to accrue on the balance of the excess 20 until returned.

21 The nine-month period in this subsection shall begin only 22 after a completed application has been filed with the commission HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\*

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1 and a copy served on the consumer advocate. The commission 2 shall establish standards concerning the data required to be set 3 forth in the application in order for it to be deemed a 4 completed application. The consumer advocate may, within 5 twenty-one days after receipt, object to the sufficiency of any 6 application, and the commission shall hear and determine any 7 objection within twenty-one days after it is filed. If the 8 commission finds that the objections are without merit, the 9 application shall be deemed to have been completed upon original 10 filing. If the commission finds the application to be 11 incomplete, it shall require the applicant to submit an amended 12 application consistent with its findings, and the nine-month 13 period shall not commence until the amended application is 14 filed.

15 In any case of two or more organizations, trades, or (e) businesses (whether or not incorporated, whether or not 16 17 organized in the State of Hawaii, and whether or not affiliated) 18 owned or controlled directly or indirectly by the same 19 interests, the commission may distribute, apportion, or allocate 20 gross income, deductions, credits, or allowances between or 21 among the organizations, trades, or businesses, if it determines 22 that the distribution, apportionment, or allocation is necessary HB984 SD2 LRB 09-3444.doc 127 \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



1 to adequately reflect the income of any [such] of the 2 organizations, trades, or businesses to carry out the regulatory 3 duties imposed by this section. 4 Notwithstanding any law to the contrary, for public (f) 5 utilities having annual gross revenues of less than \$2,000,000, 6 the commission may make and amend its rules and procedures to 7 provide the commission with sufficient facts necessary to 8 determine the reasonableness of the proposed rates without 9 unduly burdening the utility company and its customers. In the 10 determination of the reasonableness of the proposed rates, the 11 commission shall: 12 Require the filing of a standard form application to (1)13 be developed by the commission. The standard form 14 application for general rate increases shall describe 15 the specific facts that shall be submitted to support 16 a determination of the reasonableness of the proposed 17 rates, and require the submission of financial 18 information in conformance with a standard chart of 19 accounts to be approved by the commission, and other 20 commission quidelines to allow expeditious review of a

requested general rate increase application;

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1	(2)	Hold a public hearing as prescribed in section
2		269-12(c) at which the consumers or patrons of the
3		public utility may present testimony to the commission
4		concerning the increase. The public hearing shall be
5		preceded by proper notice, as prescribed in section
6		269-12; and
7	(3)	Make every effort to complete its deliberations and
8		issue a proposed decision and order within six months
9		from the date the public utility files a completed
10		application with the commission; provided that all
11		parties to the proceeding strictly comply with the
12		procedural schedule established by the commission and
13		no person is permitted to intervene. If a proposed
14		decision and order is rendered after the six-month
15		period, the commission shall report in writing the
16		reasons therefor to the legislature within thirty days
17		after rendering the proposed decision and order.
18		Prior to the issuance of the commission's proposed
19		decision and order, the parties shall not be entitled
20		to a contested case hearing.

21 If all parties to the proceeding accept the 22 proposed decision and order, the parties shall not be HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*

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1 entitled to a contested case hearing, and section 2 269-15.5 shall not apply. If the commission permits a 3 person to intervene, the six-month period shall not 4 apply and the commission shall make every effort to 5 complete its deliberations and issue its decision 6 within the nine-month period from the date the public 7 utility's completed application was filed, pursuant to 8 subsections (b), (c), and (d).

9 If a party does not accept the proposed decision 10 and order, either in whole or in part, that party 11 shall give notice of its objection or nonacceptance 12 within the timeframe prescribed by the commission in the proposed decision and order, setting forth the 13 14 basis for its objection or nonacceptance; provided 15 that the proposed decision and order shall have no 16 force or effect pending the commission's final 17 decision. If notice is filed, the above six-month 18 period shall not apply and the commission shall make 19 every effort to complete its deliberations and issue 20 its decision within the nine-month period from the 21 date the public utility's completed application was 22 filed as set forth in subsection (d). Any party that

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1 does not accept the proposed decision and order under 2 this paragraph shall be entitled to a contested case 3 hearing; provided that the parties to the proceeding 4 may waive the contested case hearing.

5 Public utilities subject to this subsection shall follow 6 the standard chart of accounts to be approved by the commission 7 for financial reporting purposes. The public utilities shall 8 file a certified copy of the annual financial statements in 9 addition to an updated chart of accounts used to maintain their 10 financial records with the commission and consumer advocate 11 within ninety days from the end of each calendar or fiscal year, 12 as applicable, unless this timeframe is extended by the 13 commission. The owner, officer, general partner, or authorized 14 agent of the utility shall certify that the reports were 15 prepared in accordance with the standard chart of accounts.

16 (g) Any automatic fuel rate adjustment clause requested by 17 a public utility in an application filed with the commission 18 shall be designed, as determined in the commission's discretion, 19 to:

20 (1) Fairly share the risk of fuel cost changes between the
21 public utility and its customers;

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1	(2)	Provide the public utility with sufficient incentive
2		to reasonably manage or lower its fuel costs and
3		encourage greater use of renewable energy;
4	(3)	Allow the public utility to mitigate the risk of
5		sudden or frequent fuel cost changes that cannot
6		otherwise reasonably be mitigated through other
7		commercially available means, such as through fuel
8		hedging contracts;
9	(4)	Preserve, to the extent reasonably possible, the
10		public utility's financial integrity; and
11	(5)	Minimize, to the extent reasonably possible, the
12		public utility's need to apply for frequent
13		applications for general rate increases to account for
14		the changes to its fuel costs.
15	(h)	Notwithstanding any law to the contrary, this chapter
16	<u>shall not</u>	apply to the rates, fares, and charges of the
17	incumbent	local exchange carrier, and the incumbent local
18	exchange (	carrier shall not be required to obtain approval or
19	provide a	ny cost support or other information to establish or
20	otherwise	modify in any manner its rates, fares, and charges and
21	shall not	be required to bundle any service offerings into a
22	HB984 SD2 *HB984 SD2	combined pricing package. Notwithstanding the above, LRB 09-3444.doc 2 LRB 09-3444.doc*
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1	all rates, fares, charges, and bundled service offerings shall
2	be filed with the commission for informational purposes only and
3	become effective immediately upon filing."
4	SECTION 24. Section 269-51, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§269-51 Consumer advocate; director of commerce and
7	consumer affairs. The director of commerce and consumer affairs
8	shall be the consumer advocate in hearings before the public
9	utilities commission[ $\cdot$ ] and the Hawaii broadband commissioner.
10	The consumer advocate shall represent, protect, and advance the
11	interests of all consumers, including small businesses, of
12	utility services. The consumer advocate shall not receive any
13	salary in addition to the salary received as director of
14	commerce and consumer affairs.
15	The responsibility for advocating the interests of the
16	consumer of utility services shall be separate and distinct from
17	the responsibilities of the public utilities commission and
18	those assistants employed by the commission. As consumer
19	advocate, the director of commerce and consumer affairs shall
20	have full rights to participate as a party in interest in all
21	proceedings before the public utilities commission[ $\cdot$ ] and the
22	Hawaii broadband commissioner."



1	SECTION 25. Section 269-54, Hawaii Revised Statutes, is
2	amended by amending subsections (d) and (e) to read as follows:
3	"(d) Whenever it appears to the consumer advocate that:
4	(1) any public utility, telecommunications carrier, or cable
5	operator has violated or failed to comply with any provision of
6	this part or of any state or federal law; (2) any public
7	utility, telecommunications carrier, or cable operator has
8	failed to comply with any rule, regulation, or other requirement
9	of the public utilities commission, the Hawaii broadband
10	commissioner, or of any other state or federal agency; (3) any
11	public utility, telecommunications carrier, or cable operator
12	has failed to comply with any provision of its charter <u>,</u>
13	certificate of public convenience and necessity, or franchise;
14	(4) changes, additions, extensions, or repairs to the plant or
15	service of any public utility, telecommunications carrier, or
16	cable operator are necessary to meet the reasonable convenience
17	or necessity of the public; or (5) the rates, fares,
18	classifications, charges, or rules of any public utility <u>,</u>
19	telecommunications carrier, or cable operator are unreasonable
20	or unreasonably discriminatory, the consumer advocate may
21	institute proceedings for appropriate relief before the public
22	utilities commission[ $_{ullet}$ ] or the Hawaii broadband commissioner, as
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1	applicable. The consumer advocate may appeal any final decision
2	and order in any proceeding to which the consumer advocate is a
3	party in the manner provided by law.
4	(e) The consumer advocate may file with the <u>public</u>
5	utilities commission or the Hawaii broadband commissioner, as
6	the case may be, and serve on any public utility,
7	telecommunications carrier, or cable operator a request in
8	writing to furnish any information reasonably relevant to any
9	matter or proceeding before the <u>public utilities</u> commission <u>or</u>
10	the Hawaii broadband commissioner or reasonably required by the
11	consumer advocate to perform the duties hereunder. Any $[such]$
12	request shall set forth with reasonable specificity the purpose
13	for which the information is requested and shall designate with
14	reasonable specificity the information desired. The public
15	utility, telecommunications carrier, or cable operator shall
16	comply with [such] the request within the time limit set forth
17	by the consumer advocate unless within ten days following
18	service it requests a hearing on the matter before the public
19	utilities commission or the Hawaii broadband commissioner and
20	states its reasons therefor. If a hearing is requested, the
21	public utilities commission or the Hawaii broadband

22 <u>commissioner, as the case may be</u>, shall proceed to hold the HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



1	hearing and make its determination on the request within thirty
2	days after the same is filed. The consumer advocate or the
3	public utility may appeal the decision of the commission on any
4	[such] request, subject to chapter 602, in the manner provided
5	for civil appeals from the circuit courts. <u>The consumer</u>
6	advocate, telecommunications carrier, or cable operator may
7	appeal the decision of the Hawaii broadband commissioner, in the
8	manner provided for in section -16. Subject to the
9	foregoing, such requests may ask the public utility <u>,</u>
10	telecommunications carrier, or cable operator to:
11	(1) Furnish any information [ <del>with which</del> ] <u>that</u> the consumer
12	advocate may require concerning the condition,
13	operations, practices, or services of the public
14	utility $[+]$ , telecommunications carrier, or cable
15	operator;
16	(2) Produce and permit the consumer advocate or the
17	consumer advocate's representative to inspect and copy
18	any designated documents (including writings,
19	drawings, graphs, charts, photographs, recordings, and
20	other data compilations from which information can be
21	obtained), or to inspect and copy, test, or sample any
22	designated tangible thing which is in the possession,
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1	custody, or control of the public utility[ $\div$ ],
2	telecommunications carrier, or cable operator; or
3	(3) Permit entry upon land or other property in the
4	possession or control of the <u>public</u> utility <u>,</u>
5	telecommunications carrier, or cable operator for the
6	purpose of inspection and measuring, surveying,
7	photographing, testing, or sampling the property or
8	any designated object thereon."
9	SECTION 26. Section 269-55, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"\$269-55 Handling of complaints. The consumer advocate
12	shall counsel public utility, telecommunications, and cable
13	service customers in the handling of consumer complaints before
14	the public utilities commission[ $ extsf{-}$ ] or the Hawaii broadband
15	commissioner. The public utilities commission shall provide a
16	central clearinghouse of information by collecting and compiling
17	all consumer complaints and inquiries concerning public
18	utilities. The Hawaii broadband commissioner shall provide a
19	central clearinghouse of information by collecting and compiling
20	all consumer complaints and inquiries concerning
21	telecommunications carriers and cable operators."

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1 SECTION 27. Section 339K-2, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[+] \$339K-2[+] Compact administrator. The compact 4 administrator, acting jointly with like officers of other party 5 states, may [promulgate] adopt rules and regulations to carry 6 out more effectively the terms of the compact. The compact 7 administrator shall cooperate with all departments, agencies, 8 and officers of and in the government of this State and its 9 subdivisions in facilitating the present administration of the 10 compact or of any supplementary agreement or agreements entered 11 into by this State thereunder. The compact administrator shall 12 adopt the practices and may impose the fees authorized under 13 article III of the compact, except that state and county law 14 enforcement agencies [and], the public utilities commission, and 15 the Hawaii broadband commissioner shall retain their enforcement and inspection authority relating to carriers." 16 17 SECTION 28. Section 356D-15, Hawaii Revised Statutes, is 18 amended by amending subsection (b) to read as follows: "(b) 19 The authority may acquire by the exercise of the 20 power of eminent domain property already devoted to a public 21 use; provided that no property belonging to any government may 22 be acquired without its consent, and that no property belonging HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*

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1	to a public utility may be acquired without the approval of the
2	public utilities commission[ $\div$ ] or, in the case of
3	telecommunications carriers or telecommunications common
4	carriers, the Hawaii broadband commissioner; and provided
5	further that the acquisition is subject to legislative
6	disapproval expressed in a concurrent resolution adopted by
7	majority vote of the senate and the house of representatives in
8	the first regular or special session following the date of
9	condemnation."
10	SECTION 29. Section 448E-13, Hawaii Revised Statutes, is
11	amended to read as follows:
12	"§448E-13 Exemption of public utility and [ <del>community</del>
13	antennae] cable television company employees. All employees of
14	a public utility within the State under a franchise or charter
15	granted by the State [ <del>which</del> ] <u>that</u> is regulated by the public
16	utilities commission or the Hawaii broadband commissioner and
17	[community antennae television company,] a cable television
18	franchisee, while so employed, shall be exempt from the
19	provision of this chapter."
19 20	provision of this chapter." SECTION 30. Section 481-11, Hawaii Revised Statutes, is



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1	"§ <b>48</b> :	1-11 Remedies cumulative. The remedies prescribed in
2	this part	are cumulative and in addition to the remedies
3	prescribe	d in [ <del>chapter</del> ] <u>chapters</u> 269 <u>and</u> for
4	discrimina	ations by public utilities. If any conflict arises
5	between t	his part and chapter 269[ <del>, the latter prevails.</del> ] <u>or</u>
6	chapter	, chapter 269 or chapter , whichever is
7	applicable	e, shall prevail."
8	SECT	ION 31. Section 481P-5, Hawaii Revised Statutes, is
9	amended to	o read as follows:
10	"§ <b>48</b> :	<b>1P-5 Exemptions.</b> This chapter shall not apply to:
11	(1)	A person who initiates telephone calls to a residence
12		for the sole purpose of polling or soliciting the
13		expression of ideas, opinions, or votes, or a person
14		soliciting solely for a political or religious cause
15		or purpose;
16	(2)	A securities broker-dealer, salesperson, investment
17		adviser, or investment adviser representative who is
18		registered with this State to sell securities or who
19		is authorized to sell securities in this State
20		pursuant to federal securities laws, when soliciting
21		over the telephone within the scope of the person's
22		registration;
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1	(3)	A financial institution that is authorized to accept
2		deposits under its chartering or licensing authority
3		where such deposits are insured by the Federal Deposit
4		Insurance Corporation or the National Credit Union
5		Administration, including but not limited to a bank,
6		savings bank, savings and loan association, depository
7		financial services loan company, or credit union, or a
8		nondepository financial services loan company that is
9		licensed or authorized to conduct business in this
10		State by the commissioner of financial institutions,
11		or an affiliate or subsidiary of a financial
12		institution as defined in chapter 412;
13	(4)	A person or organization that is licensed or
14		authorized to conduct business in this State by the
15		insurance commissioner including but not limited to an
16		insurance company and its employees, while engaged in
17		the business of selling or advertising the sale of
18		insurance products or services;
19	(5)	A college or university accredited by an accrediting
20		organization recognized by the United States
21		Department of Education;



1	(6)	A person who publishes a catalog of at least fifteen	
2		pages, four times a year, with a circulation of at	
3		least one hundred thousand, where the catalog includes	
4		clear disclosure of sale prices, shipping, handling,	
5		and other charges;	
6	(7)	A political subdivision or instrumentality of the	
7		United States, or any state of the United States;	
8	(8)	The sale of goods or services by telecommunications or	
9		landline (i.e., cable) or wireless video service	
10		providers, for which the terms and conditions of the	
11		offering, production, or sale are regulated by the	
12		[ <del>public utilities commission</del> ] <u>Hawaii broadband</u>	
13		commissioner or the Federal Communications Commission,	
14		[ <del>or pursuant to chapter 440G,</del> ] including the sale of	
15		goods or services by affiliates of these	
16		telecommunications or video service providers.	
17		Nothing herein shall be construed to preclude or	
18		preempt actions brought under any other laws including	
19		chapter 480;	
20	(9)	A real estate broker or salesperson who is licensed by	
21		this State to sell real estate, when soliciting within	
22		the scope of the license; or	
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1	(10)	A travel agency that is registered with this State,
2		when engaging in the business of selling or
3		advertising the sale of travel services."
4	SECT	ION 32. Section 481X-1, Hawaii Revised Statutes, is
5	amended b	y amending subsection (a) to read as follows:
6	"(a)	This chapter shall not apply to:
7	(1)	Express or implied warranties;
8	(2)	Maintenance agreements; and
9	(3)	Warranties, service contracts, and maintenance
10		agreements offered by public utilities on their
11		transmission devices to the extent they are regulated
12		by the public utilities commission or the [ <del>department</del>
13		of commerce and consumer affairs.] Hawaii broadband
14		commissioner."
15	SECT	ION 33. Section 486J-11, Hawaii Revised Statutes, is
16	amended t	o read as follows:
17	"§ <b>4</b> 8	6J-11 Powers of the public utilities commission[ $-$ ] and
18	the Hawai	<b>i broadband commissioner.</b> (a) The public utilities
19	commissio	n <u>and the Hawaii broadband commissioner</u> may take any
20	action or	make any determination under this chapter, including
21	but not l	imited to actions or determinations that affect persons
22	not regul	ated under chapters 269,, 271, and 271G, as the
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1	public utilities commission or the Hawaii broadband commissioner
2	deems necessary to carry out its responsibilities or otherwise
3	effectuate chapter 269,, 271, or 271G.
4	(b) The public utilities commission or, in the case of
5	telecommunications carriers or telecommunications common
6	carriers, the Hawaii broadband commissioner, may examine or
7	investigate each distributor, the manner in which it is
8	operated, its prices and rates, its operating costs and
9	expenses, the value of its property and assets, the amount and
10	disposition of its income, any of its financial transactions,
11	its business relations with other persons, companies, or
12	corporations, its compliance with all applicable state and
13	federal laws, and all matters of any nature affecting the
14	relations and transactions between the distributor and the
15	public, persons, or businesses.
16	(c) In the performance of its duties under this chapter,
17	the public utilities commission and the Hawaii broadband
18	commissioner shall have the same powers respecting administering
19	oaths, compelling the attendance of witnesses and the production
20	of documents, examining witnesses, and punishing for contempt,
21	as are possessed by the circuit courts. In case of disobedience
22	by any person to any order of or subpoena issued by the <u>public</u> HB984 SD2 LRB 09-3444.doc *HB984 SD2 LRB 09-3444.doc* *HB984 SD2 LRB 09-3444.doc*


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1 utilities commission  $[\tau]$  or the Hawaii broadband commissioner, or 2 of the refusal of any witness to testify to any matter regarding 3 which the witness may be lawfully questioned, any circuit court, 4 upon application by the public utilities commission  $[\tau]$  or the 5 Hawaii broadband commissioner, shall compel obedience as in case 6 of disobedience of the requirements of a subpoena issued from a 7 circuit court or a refusal to testify therein." 8 SECTION 34. Section 659-3, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "[+] §659-3[+] Forfeiture of franchise. The several 11 circuit courts shall have jurisdiction of all proceedings in, or

12 in the nature of, quo warranto, brought by or in the name of the 13 public utilities commission, <u>the Hawaii broadband commissioner</u>, 14 or the State, for the forfeiture of the franchise of any 15 corporate body offending against any law relating to such 16 corporation, for misuser, for nonuser, for doing or committing 17 any act or acts amounting to a surrender of its charter and for 18 exercising rights not conferred upon it."

19 SECTION 35. Section 708-800, Hawaii Revised Statutes, is 20 amended by amending the definition of "telecommunication 21 service" to read as follows:



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1	""Telecommunication service" means the offering of
I	rereconundrication service means the oriening of
2	transmission between or among points specified by a user, of
3	information of the user's choosing, including voice, data,
4	image, graphics, and video without change in the form or content
5	of the information, as sent and received, by means of
6	electromagnetic transmission, or other similarly capable means
7	of transmission, with or without benefit of any closed
8	transmission medium, and does not include cable service as
9	defined in section [4406-3.]
10	SECTION 36. Section 269-16.5, Hawaii Revised Statutes, is
11	repealed.
12	[" <del>\$269-16.5 Lifeline telephone rates.</del> (a) The public
12 13	[" <del>\$269-16.5 Lifeline telephone rates. (a) The public</del> utilities commission shall implement a program to achieve
	-
13	utilities commission shall implement a program to achieve
13 14	utilities commission shall implement a program to achieve lifeline telephone rates for residential telephone users.
13 14 15	utilities commission shall implement a program to achieve lifeline telephone rates for residential telephone users. (b) "Lifeline telephone rate" means a discounted rate for
13 14 15 16	utilities commission shall implement a program to achieve lifeline telephone rates for residential telephone users. (b) "Lifeline telephone rate" means a discounted rate for residential telephone users identified as elders with limited
13 14 15 16 17	<pre>utilities commission shall implement a program to achieve lifeline telephone rates for residential telephone users.     (b) "Lifeline telephone rate" means a discounted rate for residential telephone users identified as elders with limited income and the handicapped with limited income as designated by</pre>
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> </ol>	<pre>utilities commission shall implement a program to achieve lifeline telephone rates for residential telephone users. (b) "Lifeline telephone rate" means a discounted rate for residential telephone users identified as elders with limited income and the handicapped with limited income as designated by the commission.</pre>
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>	<pre>utilities commission shall implement a program to achieve lifeline telephone rates for residential telephone users. (b) "Lifeline telephone rate" means a discounted rate for residential telephone users identified as elders with limited income and the handicapped with limited income as designated by the commission. (c) The commission shall require every telephone public</pre>
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<pre>utilities commission shall implement a program to achieve lifeline telephone rates for residential telephone users. (b) "Lifeline telephone rate" means a discounted rate for residential telephone users identified as elders with limited income and the handicapped with limited income as designated by the commission. (c) The commission shall require every telephone public utility providing local telephone service to file a schedule of</pre>

1	(d) Nothing in this section shall preclude the commission
2	from changing any rate established pursuant to subsection (a)
3	either specifically or pursuant to any general restructuring of
4	all telephone rates, charges, and classifications."]
5	SECTION 37. Section 269-16.6, Hawaii Revised Statutes, is
6	repealed.
7	[" <del>§269-16.6 Telecommunications relay services for the</del>
8	deaf, persons with hearing disabilities, and persons with speech
9	disabilities. (a) The public utilities commission shall
10	implement intrastate telecommunications relay services for the
11	deaf, persons with hearing disabilities, and persons with speech
12	disabilities.
13	(b) The commission shall investigate the availability of
14	experienced providers of quality telecommunications relay
15	services for the deaf, persons with hearing disabilities, and
16	persons with speech disabilities. The provision of these
17	telecommunications relay services to be rendered on or after
18	July 1, 1992, shall be awarded by the commission to the provider
19	or providers the commission determines to be best qualified to
20	provide these services. In reviewing the qualifications of the
21	provider or providers, the commission shall consider the factors

1	of cost, quality of services, and experience, and such other
2	factors as the commission deems appropriate.
3	(c) If the commission determines that the
4	telecommunications relay service can be provided in a cost-
5	effective manner by a service provider or service providers, the
6	commission may require every intrastate telecommunications
7	carrier to contract with such provider or providers for the
8	provision of the telecommunications relay service under the
9	terms established by the commission.
10	(d) The commission may establish a surcharge to collect
11	customer contributions for telecommunications relay services
12	required under this section.
13	(e) The commission may adopt rules to establish a
14	mechanism to recover the costs of administering and providing
15	telecommunications relay services required under this section.
16	(f) The commission shall require every intrastate
17	telecommunications carrier to file a schedule of rates and
18	charges and every provider of telecommunications relay service
19	to maintain a separate accounting for the costs of providing
20	telecommunications relay services for the deaf, persons with
21	hearing disabilities, and persons with speech disabilities.

1	(g) Nothing in this section shall preclude the commission
2	from changing any rate established pursuant to this section
3	either specifically or pursuant to any general restructuring of
4	all telephone rates, charges, and classifications.
5	(h) As used in this section:
6	"Telecommunications relay services" means telephone
7	transmission services that provide an individual who has a
8	hearing or speech disability the ability to engage in
9	communication by wire or radio with a hearing individual in a
10	manner that is functionally equivalent to the ability of an
11	individual who does not have a hearing or speech disability to
12	communicate using wire or radio voice communication services.
13	"Telecommunications relay services" includes services that
14	enable two-way communication using text telephones or other
15	nonvoice terminal devices, speech-to-speech services, video
16	relay services, and non-English relay services."]
17	SECTION 38. Section 269-16.8, Hawaii Revised Statutes, is
18	repealed.
19	[" <del>[§269-16.8] Aggregators of telephone service</del>
20	requirements. (a) For the purposes of this section:
21	"Aggregator" means every person or entity that is not a
22	telecommunications carrier, who, in the ordinary course of its
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1	<del>business,</del>	makes telephones available and aggregates the calls of
2	the public	e or transient users of its business, including but not
3	limited to	a hotel, motel, hospital, or university, that
4	<del>provides (</del>	operator-assisted services through access to an
5	<del>operator s</del>	service provider.
6	<u>"Орен</u>	rator service" means a service provided by a
7	telecommur	nications company to assist a customer to complete a
8	telephone	-call.
9	<del>(b)</del>	The commission, by rule or order, shall adopt and
10	enforce of	perating requirements for the provision of operator-
11	assisted a	services by an aggregator. These requirements shall
12	include, k	out not be limited to, the following:
13	<del>(1)</del>	Posting and display of information in a prominent and
14		conspicuous fashion on or near the telephone equipment
15		owned or controlled by the aggregator which states the
16		identity of the operator service provider, the
17		operator service provider's complaint handling
18		procedures, and means by which the customer may access
19		the various operator service providers.
20	<del>(2)</del>	Identification by name of the operator service
21		provider prior to the call connection and, if not
22		posted pursuant to subsection (b)(1), a disclosure of
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1		pertinent rates, terms, conditions, and means of	
2		access to various operator service providers and the	
3		local exchange carriers; provided that the operator	
4		service provider shall disclose this information at	
5		any time upon request by the customer.	
6	<del>(3)</del>	Allowing the customer access to any operator service	
7		provider operating in the relevant geographic area	
8		through the access method chosen by the provider or as	
9		deemed appropriate by the commission.	
10	<del>.(4)</del> -	Other requirements as deemed reasonable by the	
11		commission in the areas of public safety, quality of	
12		service, unjust or discriminatory pricing, or other	
13		matters in the public interest."]	
14	SECT	ION 39. Section 269-16.9, Hawaii Revised Statutes, is	
15	repealed.		
16	[" <del>§2</del>	69-16.9 Telecommunications providers and services.	
17	<del>(a) Notw</del>	ithstanding any provision of this chapter to the	
18	contrary,	the commission, upon its own motion or upon the	
19	applicati	on of any person, and upon notice and hearing, may	
20	exempt a	telecommunications provider or a telecommunications	
21	<del>service f</del>	rom any or all of the provisions of this chapter,	
22	<del>except th</del>	e provisions of section 269-34, upon a determination	
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1	that the	exemption is in the public interest. In determining
2	whether a	n exemption is in the public interest, the commission
3	<del>shall con</del>	sider whether the exemption promotes state policies in
4	telecommu	nications, the development, maintenance, and operation
5	<del>of effect</del>	ive and economically efficient telecommunications
6	services,	and the furnishing of telecommunications services at
7	<del>just and</del>	reasonable rates and in a fair manner in view of the
8	<del>needs of</del>	the various customer segments of the telecommunications
9	industry.	Among the specific factors the commission may
10	<del>consider</del>	are:
11	<del>(1)</del>	The responsiveness of the exemption to changes in the
12		structure and technology of the State's
13		telecommunications industry;
14	<del>(2)</del>	The benefits accruing to the customers and users of
15		the exempt telecommunications provider or service;
16	<del>-(3)</del> -	The impact of the exemption on the quality,
17		efficiency, and availability of telecommunications
18		services;
19	-(4)-	The impact of the exemption on the maintenance of
20		fair, just, and reasonable rates for
21		telecommunications services;

1	<del>(5)</del>	The likelihood of prejudice or disadvantage to
2		ratepayers of basic local exchange service resulting
3		from the exemption;
4	<del>(6)</del>	The effect of the exemption on the preservation and
5		promotion of affordable, universal, basic
6		telecommunications services as those services are
7		determined by the commission;
8	<del>(7)</del>	The resulting subsidization, if any, of the exempt
9		telecommunications service or provider by nonexempt
10		services;
11	<del>(8)</del>	The impact of the exemption on the availability of
12		diversity in the supply of telecommunications services
13		throughout the State;
14	<del>(9)</del>	The improvements in the regulatory system to be gained
15		from the exemption, including the reduction in
16		regulatory delays and costs;
17	<del>(10)</del>	The impact of the exemption on promoting innovations
18		in telecommunications services;
19	<del>(11)</del>	The opportunity provided by the exemption for
20		telecommunications providers to respond to
21		competition; and

1	(12) The potential for the exercise of substantial market
2	power by the exempt provider or by a provider of the
3	exempt telecommunications service.
4	(b) The commission shall expedite, where practicable, the
5	regulatory process with respect to exemptions and shall adopt
6	guidelines under which each provider of an exempted service
7	shall be subject to similar terms and conditions.
8	(c) The commission may condition or limit any exemption as
9	the commission deems necessary in the public interest. The
10	commission may provide a trial period for any exemption and may
11	terminate the exemption or continue it for such period and under
12	such conditions and limitations as it deems appropriate.
13	(d) The commission may require a telecommunications
14	provider to apply for a certificate of public convenience and
15	necessity pursuant to section 269-7.5; provided that the
16	commission may waive any application requirement whenever it
17	deems the waiver to be in furtherance of the purposes of this
18	section. The exemptions under this section may be granted in a
19	proceeding for certification or in a separate proceeding.
20	(e) The commission may waive other regulatory requirements
21	under this chapter applicable to telecommunications providers

1	when it determines that competition will serve the same purpose
2	as public interest regulation.
3	(f) If any provider of an exempt telecommunications
4	service or any exempt telecommunications provider elects to
5	terminate its service, it shall provide notice of this to its
6	customers, the commission, and every telephone public utility
7	providing basic local exchange service in this State. The
8	notice shall be in writing and given not less than six months
9	before the intended termination date. Upon termination of
10	service by a provider of an exempt service or by an exempt
11	provider, the appropriate telephone public utility providing
12	basic local exchange service shall ensure that all customers
13	affected by the termination receive basic local exchange
14	service. The commission shall, upon notice and hearing or by
15	rule, determine the party or parties who shall bear the cost, if
16	any, of access to the basic local exchange service by the
17	customers of the terminated exempt service.
18	(g) Upon the petition of any person or upon its own
19	motion, the commission may rescind any exemption or waiver
20	granted under this section if, after notice and hearing, it
21	finds that the conditions prompting the granting of the
22	exemption or waiver no longer apply, or that the exemption or
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1	waiver is no longer in the public interest, or that the
2	telecommunications provider has failed to comply with one or
3	more of the conditions of the exemption or applicable statutory
4	or regulatory requirements.
5	(h) For purposes of this section, the commission, upon
6	determination that any area of the State has less than adequate
7	telecommunications service, shall require the existing
8	telecommunications provider to show cause as to why the
9	commission should not authorize an alternative
10	telecommunications provider for that area under the terms and
11	conditions of this section."]
12	SECTION 40. Section 269-16.91, Hawaii Revised Statutes, is
13	repealed.
14	[" <del>[§269-16.91] Universal service subsidies. (a) For any</del>
15	alternative telecommunications provider authorized to provide
16	basic local exchange service to any area of the State pursuant
17	to section 269-16.9(h), the commission may consider the
18	following:
19	(1) Transferring the subsidy, if any, of the local
20	exchange provider's basic residential telephone
21	service to the alternative provider; and



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1	(2) Transferring from the local exchange carrier to the
2	alternative provider the amounts, if any, generated by
3	the local exchange provider's services other than
4	basic residential telephone service and which are used
5	to subsidize basic residential service in the area.
6	(b) To receive the subsidy amounts from the local exchange
7	service provider, the alternative telecommunications provider
8	shall be required, to the extent possible, to obtain basic
9	residential service subsidies from both the local exchange
10	service provider and national universal service providers."]
11	SECTION 41. Section 269-16.92, Hawaii Revised Statutes, is
12	repealed.
13	[" <del>[§269-16.92] Changes in subscriber carrier selections;</del>
14	prior authorization required; penalties for unauthorized
15	changes. (a) No telecommunications carrier shall initiate a
16	change in a subscriber's selection or designation of a long-
17	distance carrier without first receiving:
17 18	distance carrier without first receiving: (1) A letter of agency or letter of authorization;
18	(1) A letter of agency or letter of authorization;
18 19	(1) A letter of agency or letter of authorization; (2) An electronic authorization by use of a toll-free

1	(4) Any other prescribed authorization;
2	provided that the letter or authorization shall be in accordance
3	with verification procedures that are prescribed by the Federal
4	Communications Commission or the public utilities commission.
5	For purposes of this section, "telecommunications carrier" does
6	not include a provider of commercial mobile radio service as
7	defined by 47 United States Code section 332(d)(1).
8	(b) Upon a determination that any telecommunications
9	carrier has engaged in conduct that is prohibited in subsection
10	(a), the public utilities commission shall order the carrier to
11	take corrective action as deemed necessary by the commission and
12	may subject the telecommunications carrier to administrative
13	penalties pursuant to section 269-28. Any proceeds from
14	administrative penalties collected under this section shall be
15	deposited into the public utilities commission special fund.
16	The commission, if consistent with the public interest, may
17	suspend, restrict, or revoke the registration, charter, or
18	certificate of the telecommunications carrier, thereby denying,
19	modifying, or limiting the right of the telecommunications
20	carrier to provide service in this State.

1	(c) The commission shall adopt rules, pursuant to chapter
2	91, necessary for the purposes of this section. The commission
3	may notify customers of their rights under these rules."]
4	SECTION 42. Section 269-16.95, Hawaii Revised Statutes, is
5	repealed.
6	[" <del>§269-16.95 Emergency telephone service; capital costs;</del>
7	<b>ratemaking.</b> (a) A public utility providing local exchange
8	telecommunications services may recover the capital cost and
9	associated operating expenses of providing a statewide enhanced
10	911 emergency telephone service in the public switched telephone
11	network, through:
12	(1) A telephone line surcharge; or
13	<del>(2)</del> <del>Its rate case.</del>
14	(b) Notwithstanding the commission's rules on ratemaking,
15	the commission shall expedite and give highest priority to any
16	necessary ratemaking procedures related to providing a statewide
17	enhanced 911 emergency telephone service; provided that the
18	commission may set forth conditions and requirements as the
19	commission determines are in the public interest.
20	(c) The commission shall require every public utility
21	providing statewide enhanced 911 emergency telephone service to
22	maintain a separate accounting of the costs of providing an
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1	enhanced 911 emergency service and the revenues received from
2	related surcharges until the next general rate case. The
3	commission shall further require that every public utility
4	imposing a surcharge shall identify such as a separate line item
5	on all customer billing statements.
6	(d) This section shall not preclude the commission from
7	changing any rate, established pursuant to this section, either
8	specifically or pursuant to any general restructuring of all
9	telephone rates, charges, and classifications."]
10	SECTION 43. Section 269-34, Hawaii Revised Statutes, is
11	repealed.
12	[" <del>[§269-34] Obligations of telecommunications carriers.</del>
13	In accordance with conditions and guidelines established by the
14	commission to facilitate the introduction of competition into
15	the State's telecommunications marketplace, each
16	telecommunications carrier, upon bona fide request, shall
17	provide services or information services, on reasonable terms
18	and conditions, to an entity seeking to provide intrastate
19	telecommunications, including:
20	(1) Interconnection to the telecommunications carrier's
21	telecommunications facilities at any technically
22	feasible and economically reasonable point within the
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1		telecommunications carrier's network so that the
2		networks are fully interoperable;
3	<del>(2)</del>	The current interstate tariff used as the access rate
4		until the commission can adopt a new intrastate local
5		service interconnection tariff pursuant to section
6		<del>269-37;</del>
7	<del>(3)</del>	Nondiscriminatory and equal access to any
8		telecommunications carrier's telecommunications
9		facilities, functions, and the information necessary
10		to the transmission and routing of any
11		telecommunications service and the interoperability of
12		both carriers' networks;
13	<del>(4)</del>	Nondiscriminatory access among all telecommunications
14		carriers, where technically feasible and economically
15		reasonable, and where safety or the provision of
16		existing electrical service is not at risk, to the
17		poles, ducts, conduits, and rights-of-way owned or
18		controlled by the telecommunications carrier, or the
19		commission shall authorize access to electric
20		utilities' poles as provided by the joint pole
21		agreement, commission tariffs, rules, orders, or

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1		Federal Communications Commission rules and
2		regulations;
3	<del>(5)</del>	Nondiscriminatory access to the network functions of
4		the telecommunications carrier's telecommunications
5		network, that shall be offered on an unbundled,
6		competitively neutral, and cost-based basis;
7	<del>(6)</del>	Telecommunications services and network functions
8		without unreasonable restrictions on the resale or
9		sharing of those services and functions; and
10	<del>.(7)</del>	Nondiscriminatory access of customers to the
11		telecommunications carrier of their choice without the
12		need to dial additional digits or access codes, where
13		technically feasible. The commission shall determine
14		the equitable distribution of costs among the
15		authorized telecommunications carriers that will use
16		such access and shall establish rules to ensure such
17		access.
18	Wher	e possible, telecommunications carriers shall enter
19	<del>into nego</del>	tiations to agree on the provision of services or
20	informati	on services without requiring intervention by the
21	commissio	n; provided that any such agreement shall be subject to

1	<del>review by</del>	the commission to ensure compliance with the
2	requireme	nts of this section."]
3	SECT	ION 44. Section 269-35, Hawaii Revised Statutes, is
4	repealed.	
5	[" <del>[\$</del>	269-35] Universal service. The commission shall
6	<del>preserve</del>	and advance universal service by:
7	<del>(1)</del>	Maintaining affordable, just, and reasonable rates for
8		basic residential service;
9	<del>(2)</del>	Assisting individuals or entities who cannot afford
10		the cost of or otherwise require assistance in
11		obtaining or maintaining their basic service or
12		equipment as determined by the commission; and
13	<del>-(3)-</del>	Ensuring that consumers are given the information
14		necessary to make informed choices among the
15		alternative telecommunications providers and
16		services."]
17	SECT	ION 45. Section 269-36, Hawaii Revised Statutes, is
18	repealed.	
19	[" <del>[\$</del>	<b>269-36] Telecommunications number portability.</b> The
20	commissio	n shall ensure that telecommunications number
21	<del>portabili</del>	ty within an exchange is available, upon request, as
22	<del>soon as t</del>	echnically feasible and economically reasonable. An
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	impartial entity shall administer telecommunications numbering
2	and make the numbers available on an equitable basis."]
•	SECTION 46. Section 269-37, Hawaii Revised Statutes, is
ļ	repealed.
5	[" <del>[§269-37] Compensation agreements. The commission shall</del>
)	ensure that telecommunications carriers are compensated on a
,	fair basis for termination of telecommunications services on
;	each other's networks, taking into account, among other things,
)	reasonable and necessary costs to each telecommunications
)	carrier of providing the services in question.
	Telecommunications carriers may negotiate compensation
	arrangements, that may include "bill and keep", mutual and equal
	compensation, or any other reasonable division of revenues
	pending tariff access rates to be set by the commission. Upon
5	failure of the negotiations, the commission shall determine the
	proper methodology and amount of compensation."]
	SECTION 47. Section 269-38, Hawaii Revised Statutes, is
	repealed.
	[" <del>[§269-38] Regulatory flexibility for effectively</del>
)	competitive services. The commission may allow
	telecommunications carriers to have pricing flexibility for



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1	services that the commission finds are effectively competitive;
2	provided that the rates for:
3	(1) Basic telephone service and for services that are not
4	effectively competitive are cost-based and remain
5	just, reasonable, and nondiscriminatory; and
6	(2) Universal service is preserved and advanced."]
7	SECTION 48. Section 269-39, Hawaii Revised Statutes, is
8	repealed.
9	[" <del>[§269-39] Cross-subsidies.</del> (a) The commission shall
10	ensure that noncompetitive services shall not cross-subsidize
11	competitive services. Cross-subsidization shall be deemed to
12	have occurred:
13	(1) If any competitive service is priced below the total
14	service long-run incremental cost of providing the
15	service as determined by the commission in subsection
16	<del>(b); or</del>
17	(2) If competitive services, taken as a whole, fail to
18	cover their direct and allocated joint and common
19	costs as determined by the commission.
20	(b) The commission shall determine the methodology and
21	frequency with which providers calculate total service long-run
22	incremental cost and fully allocated joint and common costs.
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1	The total service long-run incremental cost of a service shall
2	include an imputation of an amount equal to the contribution
3	that the telecommunications carrier receives from noncompetitive
4	inputs used by alternative providers in providing the same or
5	equivalent service."]
6	SECTION 49. Section 269-40, Hawaii Revised Statutes, is
7	repealed.
8	[" <del>[§269-40] Access to advanced services. The commission</del>
9	shall ensure that all consumers are provided with
10	nondiscriminatory, reasonable, and equitable access to high
11	quality telecommunications network facilities and capabilities
12	that provide subscribers with sufficient network capacity to
13	access information services that provide a combination of voice,
14	data, image, and video, and that are available at just,
15	reasonable, and nondiscriminatory rates that are based on
16	reasonably identifiable costs of providing the services."]
17	SECTION 50. Section 269-41, Hawaii Revised Statutes, is
18	repealed.
19	[" <del>[§269-41] Universal service program; establishment;</del>
20	purpose; principles. There is established the universal service
21	program. The purpose of this program is to:

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1	<del>(1)</del>	Maintain affordable, just, and reasonable rates for
2		basic residential telecommunications service, as
3		defined by the commission;
4	<del>(2)</del>	Assist customers located in the areas of the State
5		that have high costs of essential telecommunications
6		service, low-income customers, and customers with
7		disabilities, in obtaining and maintaining access to a
8		basic set of essential telecommunications services as
9		determined by the commission. The commission may
10		expand or otherwise modify relevant programs, such as
11		the lifeline program under section 269-16.5;
12	<del>(3)</del>	Ensure that consumers in all communities are provided
13		with access, at reasonably comparable rates, to all
14		telecommunications services which are used by a
15		majority of consumers located in metropolitan areas of
16		the State. The commission shall provide for a
17		reasonable transition period to support the statewide
18		deployment of these advanced telecommunications
19		services, including, but not limited to, the use of
20		strategic community access points in public facilities
21		such as education, library, and health care
22		facilities;

1	(4)	Ensure that consumers are given the information
2		necessary to make informed choices among the
3		alternative telecommunications carriers and services;
4		and
5	<del>(5)</del>	Promote affordable access throughout the State to
6		enhanced government information and services,
7		including education, health care, public safety, and
8		other government services.
9	<del>The</del>	commission shall administer the universal service
10	<del>program,</del>	including the establishment of criteria by which the
11	<del>purposes</del>	of the program are met."]
12	SECT	ION 51. Section 269-42, Hawaii Revised Statutes, is
13	repealed.	
14	[" <del>§2</del>	69-42 Universal service program; contributions. (a)
15	There is	established outside of the state treasury a special
16	<del>fund to b</del>	e known as the universal service fund to be
17	administe	red by the commission to implement the policies and
18	<del>goals of</del>	universal service. The fund shall consist of
19	<del>contribut</del>	ions from the sources identified in subsections (e) and
20	<del>(f). Int</del>	erest earned from the balance of the fund shall become
21	<del>a part of</del>	the fund. The commission shall adopt rules regarding
22	the distr	ibution of moneys from the fund including
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1	reimbursements to carriers for providing reduced rates to low-
2	income, elderly, residents of underserved or rural areas, or
3	other subscribers, as authorized by the commission.
4	(b) The commission may allow distribution of funds
5	directly to customers based upon a need criteria established by
6	the commission.
7	(c) A telecommunications carrier or other person
8	contributing to the universal service program may establish a
9	surcharge which is clearly identified and explained on
10	customers' bills to collect from customers contributions
11	required under this section.
12	(d) Telecommunications carriers may compete to provide
13	services to underserved areas using funds from the universal
14	service program. For the purposes of this section, "underserved
15	areas" means those areas in the State that lack or have very
16	limited access to high capacity, advanced telecommunications
17	networks and information services, including access to cable
18	television.
19	(e) The commission shall require all telecommunications
20	carriers to contribute to the universal service program. The
21	commission may require a person other than a telecommunications
22	carrier to contribute to the universal service program if, after
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1	notice and opportunity for hearing, the commission determines
2	that the person is offering a commercial service in the State
3	that directly benefits from the telecommunications
4	infrastructure, and that directly competes with a
5	telecommunications service provided in the State for which a
6	contribution is required under this subsection.
7	(f) The commission shall designate the method by which the
8	contributions under subsection (c) shall be calculated and
9	collected. The commission shall consider basing contributions
10	solely on the gross operating revenues from the retail provision
11	of intrastate telecommunications services offered by the
12	telecommunications carriers subject to the contribution."]
13	SECTION 52. Section 269-43, Hawaii Revised Statutes, is
14	repealed.
15	[" <del>[§269-43] Carriers of last resort. (a) The commission</del>
16	may define and designate local exchange service areas where the
17	commission has determined that providing universal service funds
18	to a single provider will be the most appropriate way to ensure
19	service for these areas.
20	(b) The commission shall determine the level of service
21	that is appropriate for each designated local exchange service
22	area and shall invite telecommunications providers to bid for a
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1	level of service that is appropriate. The successful bidder
2	shall be designated the carrier of last resort for the
3	designated local exchange service area for a period of time and
4	upon conditions set by the commission. In determining the
5	successful bidder, the commission shall take into consideration
6	the level of service to be provided, the investment commitment,
7	and the length of the agreement, in addition to the other
8	qualifications of the bidder.
9	(c) The universal service fund shall also provide service
10	drops and basic service at discounted rates to public
11	institutions, as stated in section 269-41.
12	(d) The commission shall adopt rules pursuant to chapter
13	91 to carry out the provisions of this section."]
14	SECTION 53. Chapter 440G, Hawaii Revised Statutes, is
15	repealed.
16	SECTION 54. All rules, policies, procedures, orders,
17	certificates of public convenience and necessity, franchises,
18	guidelines, and other material adopted, issued, or developed by
19	the department of commerce and consumer affairs and the public
20	utilities commission to implement provisions of the Hawaii
21	Revised Statutes that are reenacted or made applicable to the
22	Hawaii broadband commissioner by this Act, shall remain in full HB984 SD2 LRB 09-3444.doc *HB984 SD2 LRB 09-3444.doc* *HB984 SD2 LRB 09-3444.doc*



1 force and effect until amended or repealed by the Hawaii 2 broadband commissioner. In the interim, every reference to the 3 department of commerce and consumer affairs, director of 4 commerce and consumer affairs, public utilities commission, or 5 chairperson of the public utilities commission in those rules, 6 policies, procedures, orders, franchises, guidelines, and other 7 material is amended to refer to the Hawaii broadband 8 commissioner as appropriate.

9 SECTION 55. All deeds, leases, contracts, loans, 10 agreements, permits, or other documents executed or entered into 11 by or on behalf of the department of commerce and consumer 12 affairs and the public utilities commission pursuant to the 13 provisions of the Hawaii Revised Statutes that are reenacted or 14 made applicable to the Hawaii broadband commissioner by this 15 Act, shall remain in full force and effect. Effective upon 16 approval of this Act, every reference to the department of 17 commerce and consumer affairs, director of commerce and consumer 18 affairs, public utilities commission, or chairperson of the 19 public utilities commission therein shall be construed as a 20 reference to the Hawaii broadband commissioner as appropriate. 21 SECTION 56. During fiscal year 2009-2010, fifty per cent 22 of the moneys collected by the public utilities commission from HB984 SD2 LRB 09-3444.doc 172 \*HB984 SD2 LRB 09-3444.doc\* \*HB984 SD2 LRB 09-3444.doc\*



telecommunications carriers and deposited into the public
 utilities commission special fund shall be deposited into the
 commissioner special fund to provide appropriations for the new
 commissioner.

5 The unencumbered balance existing on June 30, 2009, in the
6 cable television division subaccount in the compliance
7 resolution fund shall be deposited into the commissioner special
8 fund to provide appropriations for the new commissioner.

9 SECTION 57. All appropriations, records, equipment,
10 machines, files, supplies, contracts, books, papers, documents,
11 maps, and other personal property heretofore made, used,
12 acquired, or held by the department of commerce and consumer
13 affairs and the public utilities commission relating to the
14 functions transferred to the Hawaii broadband commissioner shall
15 be transferred with the functions to which they relate.

16 SECTION 58. (a) The department of commerce and consumer 17 affairs shall transfer all four positions from the cable 18 television division to the service of the Hawaii broadband 19 commissioner; provided that:

20 (1) Employees who occupy civil service positions and whose 21 functions are transferred by this Act shall not suffer 22 any loss of salary, seniority, prior service credits, HB984 SD2 LRB 09-3444.doc \*HB984 SD2 LRB 09-3444.doc\*



1		any vacation and sick leave credits previously earned,
2		or other rights, benefits, and privileges under the
3		State's personnel laws. Employees who have permanent
4		civil service status shall retain their civil service
5		status and shall be transferred to similar or
6		corresponding positions in the Hawaii broadband
7		commissioner, subject to the State's personnel laws
8		and this Act;
9	(2)	Employees who, prior to this Act, are exempt from
10		civil service and are transferred by this Act shall
11		not suffer any loss of prior service credits, any
12		vacation and sick leave credits previously earned, or
13		other rights, benefits, and privileges under the
14		State's personnel laws. The Hawaii broadband
15		commissioner shall prescribe the qualifications and
16		duties of such employees and fix their salaries
17		without regard to chapter 76; and
18	(3)	Employees, whose functions are transferred by this
19		Act, shall be transferred with their functions and
20		shall continue to perform their regular duties subject
21		to the State's personnel laws and this Act.

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1	(b) There shall be up to ten new temporary exempt		
2	positions established in the Hawaii broadband commissioner to		
3	assist the commissioner in carrying out the provisions of this		
4	Act. These positions shall be funded from the commissioner		
5	special fund and may be filled without regard to chapter 76.		
6	SECTION 59. The Hawaii broadband commissioner shall		
7	convene a work group to develop procedures for streamlined		
8	permitting functions that are applicable to the development of		
9	broadband services and broadband technology which are normally		
10	available to state and local governments for the use or		
11	development of broadband service or broadband technology.		
12	Members of the work group shall include:		
13	(1) The Hawaii broadband commissioner established in		
14	section 3 of this Act;		
15	(2) The mayor of the county of Hawaii, or the mayor's		
16	designee;		
17	(3) The mayor of the city and county of Honolulu, or the		
18	mayor's designee;		
19	(4) The mayor of the county of Kauai, or the mayor's		
20	designee;		
21	(5) The mayor of the county of Maui, or the mayor's		
22	designee;		
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1	(6) The chairperson of the Hawaii broadband task force	
2	established by Act 2, First Special Session Laws of	
3	Hawaii 2007; and	
4	(7) Two representatives of state agencies with	
5	jurisdiction over land use and permitting at the state	
6	level.	
7	SECTION 60. The work group established under section 59	
8	shall submit to the legislature no later than January 1, 2010, a	
9	report with its recommended procedures for streamlining and	
10	expediting all permitting functions normally available to state	
11	and local governments for the use or development of broadband	
12	service or broadband technology. The procedures shall be	
13	consistent across all counties and shall provide that any	
14	permitting fees and revenues traditionally accruing to the	
15	counties that relate to the use or development of broadband	
16	service or broadband technology will continue to accrue to the	
17	counties once the procedures go into effect.	
18	SECTION 61. The legislative reference bureau shall review	
19	all relevant laws in the Hawaii Revised Statutes relating to	
20	broadband technology, telecommunications, infrastructure	
21	development, permitting requirements, and any other issues the	
22	legislative reference bureau deems appropriate, including all	
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1 acts passed by the legislature during this regular session of 2 2009, whether enacted before or after the effective date of this 3 Act, unless such acts specifically provide that this Act is 4 being amended, and make recommendations on how these laws may be 5 amended to conform to this Act or facilitate the implementation 6 of this Act. The legislative reference bureau shall submit a 7 report of its findings and recommendations, including proposed 8 legislation, to the legislature not later than twenty days prior 9 to the convening of the 2010 regular session.

SECTION 62. There is appropriated out of the federal funds subaccount of the commissioner special fund the sum of \$1 or so much thereof as may be necessary for fiscal year 2008-2009 and the sum of \$1 or so much thereof as may be necessary for fiscal year 2009-2010 to purchase broadband facilities, services, or equipment or to fund broadband-related infrastructure projects pursuant to this Act.

17 The sums appropriated shall be expended by the Hawaii18 broadband commissioner for the purposes of this Act.

19 SECTION 63. Statutory material to be repealed is bracketed20 and stricken. New statutory material is underscored.

21 SECTION 64. This Act shall take effect on July 1, 2050, to
22 promote further discussion on various segments of this Act;
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\*HB984 SD2 LRB 09-3444.doc\*



1	provided that any decision or order executed by the public
2	utilities commission prior to the enactment of this Act shall
3	remain in full force and effect until such time as the Hawaii
4	broadband commissioner may amend or repeal the decision or order
5	under the Hawaii broadband commissioner's jurisdiction.

### Report Title:

Hawaii Broadband commissioner; Broadband Regulation; Broadband Franchising; Broadband Permitting

#### Description:

Implements key recommendations of the Hawaii broadband task force by establishing the Hawaii broadband commissioner (HBC) in the department of commerce and consumer affairs (DCCA). Transfers functions relating to telecommunications from the public utilities commission to the HBC and functions relating to cable services from DCCA to the HBC. Establishes a work group to develop procedures to streamline state and county broadband regulation, franchising, and permitting and report to the legislature. (SD2)