

EXECUTIVE CHAMBERS HONOLULU

NEIL ABERCROMBIE GOVERNOR

June 27, 2012

The Honorable Shan Tsutsui, President and Members of the Senate Twenty-Sixth State Legislature State Capitol, Room 409 Honolulu, Hawaii 96813 The Honorable Calvin Say, Speaker and Members of the House Twenty-Sixth State Legislature State Capitol, Room 431 Honolulu, Hawaii 96813

Dear President Tsutsui, Speaker Say and Members of the Legislature:

This is to inform you that on June 27, 2012, the following bill was signed into law:

SB2785 SD2 HD2

RELATING TO INTERISLAND ELECTRIC TRANSMISSION CABLE SYSTEMS.

Act 165 (12)

NEIL ABERCROMBIE

Governor, State of Hawaii

THE SENATE TWENTY-SIXTH LEGISLATURE, 2012 STATE OF HAWAII S.B. NO. 2785 S.D. 2 H.D. 2

A BILL FOR AN ACT

RELATING TO INTERISLAND ELECTRIC TRANSMISSION CABLE SYSTEMS.

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

- 1 SECTION 1. The legislature finds that attaining energy
- 2 independence from imported fossil fuels is a long-standing
- 3 objective of the State.
- 4 The legislature finds that interconnecting the islands via
- 5 a high-voltage undersea electric transmission cable system would
- 6 provide the islands with increased energy security and system
- 7 efficiencies and enable the islands to provide each other with
- 8 backup power.
- 9 The legislature further finds that interconnection would
- 10 enable Hawaii to make better use of its abundant natural
- 11 renewable energy resources such as wind, solar, and geothermal
- 12 energy. An interisland undersea cable system has been
- 13 identified as an effective and efficient means to introduce the
- 14 variety of utility scale renewable energy available throughout
- 15 the Hawaiian islands into a stable grid environment; to
- 16 stabilize and equalize rates in all areas served by the cable:
- 17 to increase Hawaii's energy independence; to support "increased"
- 18 energy self-sufficiency where the ratio of indigenous to



- 1 imported energy use is increased" and "greater energy security
- 2 and diversification in the face of threats to Hawaii's energy
- 3 supplies and systems"; and to support the achievement of the
- 4 renewable portfolio standards established in section 269-92,
- 5 Hawaii Revised Statutes, which requires twenty-five per cent of
- 6 Hawaii's net electricity sales to come from renewable sources by
- 7 2020, increasing to forty per cent by 2030.
- 8 Despite these predicted benefits, none of the electric
- 9 utility systems on any of the Hawaiian islands is interconnected
- 10 with electric utility systems on any other island.
- 11 The purpose of this Act is to establish the regulatory
- 12 structure under which interisland undersea transmission cables
- 13 can be developed, financed, and constructed on commercially
- 14 reasonable terms, such as those upon which successful cable
- 15 projects have been undertaken in several locations around the
- 16 world. Nothing in this Act is intended to require the
- 17 construction of an interisland cable from any particular island.
- 18 This Act also amends other sections of the Hawaii Revised
- 19 Statutes to reflect the existence of a separate and distinct
- 20 entity transmitting power to and receiving revenue from an
- 21 existing electric utility that is not owned or controlled by
- 22 that electric utility.

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- 1 SECTION 2. Chapter 269, Hawaii Revised Statutes, is 2 amended by adding a new part to be appropriately designated and 3 to read as follows: 4 "PART INTERISLAND TRANSMISSION SYSTEM 5 §269-A Definitions. As used in this part: "Cable acquisition cost" means the electric utility 6 7 company's costs, including reasonable transaction costs, to 8 acquire a high-voltage electric transmission cable system 9 pursuant to a turnkey cable contract or a cable purchase 10 contract. "Cable company" means any person or persons, company, 11 corporation, or entity that is selected through a request for 12 proposals, or other process approved by the commission, to be a 13 14 certified cable company applicant. 15 "Certified cable company" means any person or persons, 16 company, corporation, or entity who owns or controls a 17 high-voltage electric transmission cable system and who receives a certificate of public convenience and necessity from the 18
- "Commercial operations" means the period after the highvoltage electric transmission cable system:

commission pursuant to section 269-B.

1	(1)	Passes acceptance tests approved by the commission, as
2		determined by a qualified independent engineer
3		approved by the commission; and
4	(2)	Meets other criteria the commission determines to be
5		reasonable.
6	"Com	mercial operations date" means the date upon which the
7	high-volt	age electric transmission cable system begins
8.	commercia	l operations, as determined by the commission.
9	"Com	mission" means the public utilities commission.
10	"Cos	t-effective" has the same meaning as in section 269-91.
11	"Ele	ctric utility company" means a public utility as
12	defined i	n section 269-1, for the production, conveyance,
13	transmiss	ion, delivery, or furnishing of electric power.
14	"Ele	ctric utility system" means the electric system owned
15	and opera	ted by an electric utility company, including any
16	non-utili	ty owned facilities that are interconnected to the
17	system, c	onsisting of power plants, transmission and
18	distribut	ion lines, and related equipment for the production and
19	delivery	of electric power to the public.
20	"Ene	rgy resources coordinator" or "coordinator" means the
21	director	of business, economic development, and tourism.

- 1 "High-voltage electric transmission cable system" means one 2 hundred twenty kilovolts or greater of alternating current or 3 direct current transmission cables constructed undersea, 4 including connected transmission cables or lines installed on 5 land that connect the electric utility systems on two or more 6 islands or allow for the transmission of power from one or more 7 energy generation facilities to the electric utility system 8 located on another island of the State; alternating current 9 substation or alternating current-direct current converter station; on-island transmission infrastructure if required; 10 11 fiber optic communication cables; and other appurtenant 12 facilities. "On-island transmission infrastructure" means the 13 modifications and additions to the existing alternating current 14 15 transmission grid on an island and other electric utility system 16 modifications needed to reliably connect a high-voltage electric 17 transmission cable system to an electric utility system, and to 18 reliably accept power transmitted via the high-voltage electric 19 transmission cable system connecting two or more islands of the
- "Power purchase agreement" means an agreement between an
 electric utility company and the developer of an energy



State's electric utility systems.

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- 1 generation facility to sell the power generated by the facility
- 2 to the electric utility company.
- 3 "Project-on-project financing risk" means the risk involved
- 4 when mutually dependent projects, whose risk of completion, and
- 5 therefore, financing, are dependent on each other.
- 6 "Renewable electricity" means electrical energy generated
- 7 using renewable energy as the source.
- 8 "Renewable energy" has the same meaning as in section
- 9 269-91.
- "Renewable energy generation facility" means a facility
- 11 generating electrical energy using renewable energy as the
- 12 primary source.
- 13 "Renewable portfolio standard" has the same meaning as in
- 14 section 269-91.
- "Request for proposals" means a request for proposals
- 16 issued pursuant to a competitive process authorized, reviewed,
- 17 and approved by the commission, and developed and conducted by
- 18 the electric utility company or companies to which the capacity
- 19 of a high-voltage electric transmission cable system will be
- 20 made available, with input and assistance from the state energy
- 21 resources coordinator, to select a cable company.

- 1 §269-B Certification. (a) Prior to installing a
- 2 high-voltage electric transmission cable system, a cable company
- 3 shall be selected through a request for proposals, or other
- 4 process approved by the commission. The selected cable company
- 5 shall not commence commercial operations of the high-voltage
- 6 electric transmission cable system until it is issued a
- 7 certificate of public convenience and necessity by the
- 8 commission pursuant to section 269-7.5. A certified cable
- 9 company shall be subject to regulation by the commission and
- 10 defined as a "public utility" under section 269-1,
- 11 notwithstanding any law to the contrary.
- 12 (b) The electric utility company and the energy resources
- 13 coordinator, or the energy resources coordinator's designee,
- 14 shall develop the request for proposals, and the energy
- 15 resources coordinator or the energy resources coordinator's
- 16 designee shall be a member of the selection committee that will
- 17 review and evaluate the proposals. The electric utility company
- 18 shall suspend or terminate the request for proposals at the
- 19 discretion of the commission.
- **20** (c) Notwithstanding any provisions in section 269-7.5 to
- 21 the contrary:

1	(1)	The commission shall approve, disapprove, or approve					
2		subject to certain conditions, an application for a					
3		certificate of public convenience and necessity for a					
4		high-voltage electric transmission cable system, and					
5		shall issue a final order within one hundred eighty					
6		days after the application is filed, provided that the					
7		commission may extend the timeline as necessary;					
8	(2)	In determining whether the cable company is					
9		financially fit, the commission may allow for the use					
10		of commercially reasonable non-recourse project					
11		financing for the high-voltage electric transmission					
12		cable system;					
13	(3)	In determining whether the proposed transmission					
14		capacity service is or will be required by the present					
15		or future public convenience and necessity, the					
16		commission shall determine whether the high-voltage					
17		electric transmission cable system would be a					
18		cost-effective means of:					
19	/	(A) Interconnecting two or more electric utility					
20		systems;					

1		(B) Helping one of more electric utility companies				
2		meet the applicable renewable portfolio standard;				
3		or				
4		(C) Achieving other considerations the commission may				
5		deem appropriate;				
6	(4)	If the primary source or sources of the renewable				
7		electricity that will be transmitted to an electric				
8		utility company or companies using the high-voltage				
9		electric transmission cable system will be provided				
10		pursuant to a power purchase agreement or agreements				
11		between the electric utility company or companies and				
12		an owner or owners of a new renewable energy				
13		generation facility or facilities, in reviewing and				
14		approving the application for a certificate of public				
15		convenience and necessity, the commission shall, among				
16		other factors, take into consideration:				
17		(A) The status of the power purchase agreement or				
18		agreements;				
19	,	(B) The extent to which the project-on-project				
20		financing risk of the high-voltage electric				
21		transmission cable system and the associated				
22		renewable energy generation facilities is				

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Ţ		materiarry reduced through agreements between the
2		certified cable company and the owner or owners
3		of the renewable energy generation facilities
4		holding the power purchase agreement or
5		agreements, or through common ownership
6		arrangements; and
7		(C) The extent to which the certified cable company
8		assumes financial responsibility for the
9		high-voltage electric transmission cable system
10		until both the cable system and the new
11		generation facility or facilities have achieved
12		commercial operations;
13	(5)	In the certification process, the commission shall
14		review and determine ratemaking principles appropriate
15		and applicable to the high-voltage electric
16		transmission cable system during commercial
17		operations. The ratemaking principles shall be used
18		in determining the certified cable company's revenue
19		requirement that is used to determine its transmission
20		capacity charges, and may be used to fix the capital
21		investment costs for the high-voltage electric
22		transmission cable system upon which the certified

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1		cable company will be allowed to earn an authorized
2		rate of return and the operating costs that may be
3		included in the certified cable company's revenue
4	•	requirement. Any applicable land costs shall be
5		included in the determination of the certified cable
6		company's revenue requirement;
7	(6)	In determining the authorized rate of return that will
8		apply to a certified cable company, the commission may
9		consider the risks assumed by the certified cable
10		company related to or resulting from the planning,
11		financing, construction, and operation of the high-
12		voltage electric transmission cable system, including
13		other factors deemed relevant and appropriate by the
14		commission, such as the terms and conditions of the
15		transmission tariff as may be approved by the
16		commission; and
17	(7)	Prior to approving the application for a certificate
18		of public convenience and necessity, the commission
19		shall hold a public hearing on each island to be
20		connected by the high-voltage electric transmission

cable system to obtain input from the affected

1	communities about the high-voltage electric
2	transmission cable system.
3	§269-C Transmission tariff. The commission shall, by
4	order, approve, disapprove, or approve subject to certain
5	conditions, the tariff of the certified cable company pursuant
6	to which the certified cable company shall make the capacity of
7	its high-voltage electric transmission cable system available to
8	the electric utility company or companies. The tariff shall be
9	consistent with the tariff provisions provided in the request
10	for proposals, unless otherwise ordered by the commission. The
11	tariff shall specify the terms and conditions under which the
12	certified cable company will be entitled to receive revenues
13	collected through the cable surcharge, established pursuant to
14	section 269-D. The certified cable company may submit its
15	proposed tariff for approval prior to the expected commercial
16	operations date, and the commission shall take final action on
17	the proposed tariff within one hundred twenty days after
18	submittal of the proposed tariff with supporting documentation
19	as may be required by the commission; provided that the
20	commission may extend the timeline as necessary.
21	§269-D Cable surcharge. (a) The commission shall
22	establish a cable surcharge to allow recovery of the
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- 1 high-voltage electric transmission cable system costs designated
- 2 for recovery according to the ratemaking principles pursuant to
- 3 section 269-B.
- 4 (b) Pursuant to the transmission tariff, the commission
- 5 shall, by order, designate the electric utility company or
- 6 companies to which the capacity of the high-voltage electric
- 7 transmission cable system shall be made available as the agent
- 8 of the certified cable company to collect the cable surcharge
- 9 approved by the commission. The electric utility company or
- 10 companies collecting the cable surcharge for the benefit of the
- 11 certified cable company shall have no right; title, or interest
- 12 in the moneys so collected. The commission shall approve a fee.
- 13 to be collected by the electric utility company or companies
- 14 concurrently with the cable surcharge, for acting as the
- 15 collection agent for the certified cable company.
- 16 (c) Notwithstanding any requirements to the contrary, a
- 17 high-voltage electric transmission cable system may be deemed
- 18 "used or useful for public utility purposes" upon commencing
- 19 commercial operations, subject to the commission's determination
- 20 and approval.

1	§269-E	Recovery	of	electric	utility	company	costs.	(a)

- 2 An electric utility company may recover, through an automatic
- 3 rate adjustment clause, its revenue requirement resulting from
- 4 the capital costs that it prudently incurs for on-island
- 5 transmission infrastructure; provided that the commission has
- 6 approved the utility's commitment of capital expenditure costs
- 7 for the project.
- 8 (b) To provide for timely recovery of the revenue
- 9 requirement, the commission shall establish a separate automatic
- 10 rate adjustment clause for that purpose, or modify an existing
- 11 automatic rate adjustment clause. The use of the automatic rate
- 12 adjustment clause to recover the revenue requirement shall be
- 13 allowed to continue until the revenue requirement is
- 14 incorporated in rates in an electric utility company's rate
- 15 case.
- 16 (c) The electric utility company's revenue requirement
- 17 shall include:
- 18 (1) The commission-approved rate of return, as set in the
- 19 electric utility company's last rate case, on the
- 20 utility's net investment in the high-voltage electric
- 21 transmission cable system from the acquisition date of
- 22 the high-voltage electric transmission cable system,

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1		and in the on-island transmission infrastructure from
2		the date the on-island transmission infrastructure is
3		completed and available for service;
4	(2)	Depreciation; and
5	(3)	Revenue taxes and other relevant costs as approved by
6		the commission.
7	(d)	The electric utility company's net investment includes
8	costs inc	urred by the electric utility for planning, permitting,
9	and const	ructing the on-island transmission infrastructure,
10	including	an allowance for funds used during construction where
11	the utili	ty finances the planning, permitting, and construction
12	costs, le	ss offsets such as accumulated depreciation and
13	associate	d unamortized deferred income taxes.
14	(e)	The on-island transmission infrastructure shall be
15	available	for service before the commercial operations date of
16	the high-	voltage electric transmission cable system.
17	Notwithst	anding any other provision in this chapter to the
18	contrary,	at the time the commission approves the electric
19	utility c	ompany's commitment of capital expenditure costs for
20	the proje	ct, the commission may either:
21	(1)	Allow the electric utility company to recover its

approved revenue requirement resulting from the

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1		capital coses that it prodently incurs for on-island			
2		infrastructure at the time that the infrastructure is			
3	•	available for service; or			
4	(2)	Allow the company to continue to accrue an allowance			
5		for funds used during construction on such prudently			
6		incurred capital costs until the commercial operations			
7.		date for the high-voltage electric transmission			
8		system.			
9 ·	(f)	If the electric utility company elects not to complete			
10	the on-is	land transmission infrastructure, and the commission			
11	approves	this election, or the electric utility company is			
12	precluded	from completing construction of the on-island			
13	transmission infrastructure, the electric utility company shall				
14	be allowe	d to recover reasonable costs determined by the			
15	commissio	n to have been prudently incurred by the electric			
16	utility c	ompany with respect to the on-island transmission			
17	infrastru	cture. The electric utility company shall be allowed			
18	by the co	mmission to recover the reasonable costs through the			
19	cable sur	charge over a period equal to the period during which			
20	the costs	were incurred or five years, whichever is greater."			

1 SECTION 3. Chapter 239, Hawaii Revised Statutes, is 2 amended by adding a new section to be appropriately designated 3 and to read as follows: 4 "§239- Cable surcharge amounts exempt. Amounts received 5 in the form of a cable surcharge by an electric utility company 6 acting on behalf of a certified cable company under section 7 269-D shall not be deemed gross income of that electric utility 8 company for purposes of this chapter; provided that any amounts 9 retained by that electric utility company for collection or 10 other costs shall not be included in this exemption." 11 SECTION 4. Chapter 240, Hawaii Revised Statutes, is 12 amended by adding a new section to be appropriately designated 13 and to read as follows: 14 "\$240- Cable surcharge amounts exempt. Amounts received 15 in the form of a cable surcharge by an electric utility company 16 acting on behalf of an affected certified cable company under 17 section 269-D shall not be deemed gross receipts for that 18 electric utility company for purposes of this chapter; provided 19 that any amounts retained by that electric utility company for 20 collection or other costs shall not be included in this

exemption."

1	SECT:	ION 5. Section 235-7, Hawaii Revised Statutes, is
2	amended by	y amending subsection (a) to read as follows:
3	" (a)	There shall be excluded from gross income, adjusted
4	gross inco	ome, and taxable income:
5	(1)	Income not subject to taxation by the State under the
6		Constitution and laws of the United States;
7	(2)	Rights, benefits, and other income exempted from
8		taxation by section 88-91, having to do with the state
9		retirement system, and the rights, benefits, and other
10		income, comparable to the rights, benefits, and other
11		income exempted by section 88-91, under any other
12		public retirement system;
13	(3)	Any compensation received in the form of a pension for
14		past services;
15	(4)	Compensation paid to a patient affected with Hansen's
16		disease employed by the State or the United States in
17		any hospital, settlement, or place for the treatment
18		of Hansen's disease;
19	(5)	Except as otherwise expressly provided, payments made
20		by the United States or this State, under an act of
21		Congress or a law of this State, which by express

provision or administrative regulation or

1		interpretation are exempt from both the normal and				
2		surtaxes of the United States, even though not so				
3		exempted by the Internal Revenue Code itself;				
4	(6)	Any income expressly exempted or excluded from the				
5		measure of the tax imposed by this chapter by any				
6		other law of the State, it being the intent of this				
7		chapter not to repeal or supersede any express				
8		exemption or exclusion;				
9	(7)	Income received by each member of the reserve				
10		components of the Army, Navy, Air Force, Marine Corps,				
11		or Coast Guard of the United States of America, and				
12		the Hawaii national guard as compensation for				
13	,	performance of duty, equivalent to pay received for				
14		forty-eight drills (equivalent of twelve weekends) and				
15		fifteen days of annual duty, at an:				
16		(A) E-1 pay grade after eight years of service;				
17		provided that this subparagraph shall apply to				
18		taxable years beginning after December 31, 2004;				
19		(B) E-2 pay grade after eight years of service;				
20		provided that this subparagraph shall apply to				
21		taxable years beginning after December 31, 2005;				

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1		(C)	E-3 pay grade after eight years of service;
2			provided that this subparagraph shall apply to
3			taxable years beginning after December 31, 2006;
4		(D)	E-4 pay grade after eight years of service;
5			provided that this subparagraph shall apply to
6			taxable years beginning after December 31, 2007;
7			and
8		(E)	E-5 pay grade after eight years of service;
9	•		provided that this subparagraph shall apply to
10			taxable years beginning after December 31, 2008;
11	(8)	Inco	me derived from the operation of ships or aircraft
12		if t	he income is exempt under the Internal Revenue
13		Code	pursuant to the provisions of an income tax
14		trea	ty or agreement entered into by and between the
15		Unit	ed States and a foreign country; provided that the
16		tax	laws of the local governments of that country
17		reci	procally exempt from the application of all of
18		thei	r net income taxes, the income derived from the
19	1	oper	ation of ships or aircraft that are documented or
20		regi	stered under the laws of the United States;

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1	(9)	The value of legal services provided by a prepaid
2		legal service plan to a taxpayer, the taxpayer's
3		spouse, and the taxpayer's dependents;
4	(10)	Amounts paid, directly or indirectly, by a prepaid
5		legal service plan to a taxpayer as payment or
6		reimbursement for the provision of legal services to
7		the taxpayer, the taxpayer's spouse, and the
8		taxpayer's dependents;
9	(11)	Contributions by an employer to a prepaid legal
10		service plan for compensation (through insurance or
11		otherwise) to the employer's employees for the costs
12		of legal services incurred by the employer's
13		employees, their spouses, and their dependents;
14	(12)	Amounts received in the form of a monthly surcharge by
15		a utility acting on behalf of an affected utility
16		under section 269-16.3 [shall not be gross income,
17		adjusted gross income, or taxable income for the
18		acting utility under this chapter. Any]; provided
19		that amounts retained by the acting utility for
20		collection or other costs shall not be included in
21		this exemption. [and]

1	(13)	Amounts received in the form of a cable surcharge by
2		an electric utility company acting on behalf of a
3		certified cable company under section 269-D; provided
4		that any amounts retained by that electric utility
5		company for collection or other costs shall not be
6		included in this exemption; and
7	[(13)]	(14) One hundred per cent of the gain realized by a
8.		fee simple owner from the sale of a leased fee
9		interest in units within a condominium project,
10		cooperative project, or planned unit development to
11		the association of owners under chapter 514A or 514B,
12		or the residential cooperative corporation of the
13		leasehold units.
14		For purposes of this paragraph:
15		"Fee simple owner" shall have the same meaning as
16		provided under section 516-1; provided that it shall
17		include legal and equitable owners;
18		"Legal and equitable owner", and "leased fee
19		interest" shall have the same meanings as provided
20		under section 516-1; and

1	"Condominium project" and "cooperative project"
2	shall have the same meanings as provided under section
3	514C-1."
4	SECTION 6. Section 269-30, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§269-30 Finances; public utility fee. (a) Sections
7	607-5 to 607-9 shall apply to the public utilities commission
8	and each commissioner, as well as to the supreme and circuit
9	courts, and all costs and fees paid or collected pursuant to
10	this section shall be deposited with the director of finance to
11	the credit of the public utilities commission special fund
12	established under section 269-33.
13	(b) There also shall be paid to the public utilities
14	commission in each of the months of July and December of each
15	year, by each public utility subject to investigation by the
16	public utilities commission, a fee equal to one-fourth of one
17	per cent of the gross income from the public utility's business
18	during the preceding year, or the sum of \$30, whichever is
19	greater. This fee shall be deposited with the director of
20	finance to the credit of the public utilities commission special
21	fund.

- (c) Each public utility paying a fee under subsection (b)
 may impose a surcharge to recover the amount paid above
- 3 one-eighth of one per cent of gross income. The surcharge
- 4 imposed shall not be subject to the notice, hearing, and
- 5 approval requirements of this chapter; provided that the
- 6 surcharge may be imposed by the utility only after thirty days'
- 7 notice to the public utilities commission. Unless ordered by
- 8 the public utilities commission, the surcharge shall be imposed
- 9 only until the conclusion of the public utility's next rate
- 10 case; provided that the surcharge shall be subject to refund
- 11 with interest at the public utility's authorized rate of return
- 12 on rate base if the utility collects more money from the
- 13 surcharge than actually paid due to the increase in the fee to
- 14 one-fourth of one per cent.
- 15 (d) Notwithstanding any provision of this chapter to the
- 16 contrary, the public utilities commission may, upon the filing
- 17 of a petition by a public utility, credit a public utility for
- 18 amounts paid under subsection (b) toward amounts the public
- 19 utility owes in one call center fees under section 269E-6(f).
- 20 (e) Amounts received in the form of a cable surcharge by
- 21 an electric utility company acting on behalf of a certified
- 22 cable company under section 269-D shall not be deemed gross



- 1 income for that electric utility company for purposes of this
- 2 section; provided that any amounts retained by that electric
- 3 utility company for collection or other costs shall not be
- 4 included in this exemption."
- 5 SECTION 7. In codifying the new sections added to chapter
- 6 269, Hawaii Revised Statutes, by section 2 of this Act, the
- 7 revisor of statutes shall substitute appropriate section numbers
- 8 for the letters used in designating and referring to the new
- 9 sections in this Act.
- 10 SECTION 8. Statutory material to be repealed is bracketed
- 11 and stricken. New statutory material is underscored.
- 12 SECTION 9. This Act shall take effect on July 1, 2012;
- 13 provided that the amendments made to section 235-7, Hawaii
- 14 Revised Statutes, in section 5 of this Act shall not be repealed
- 15 when that section is reenacted on January 1, 2013, pursuant to
- 16 Act 166, Session Laws of Hawaii 2007.

APPROVED this 27 day of JUN , 2012

GOVERNOR OF THE STATE OF HAWAII