A BILL FOR AN ACT

RELATING TO ELECTRICITY.

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

1 SECTION 1. The legislature finds that the capability and accessibility of Hawaii's electrical system must be aligned with 2 3 both the State's ambitious renewable portfolio standard mandate 4 and the various technologies that generate electricity at both 5 the distribution and transmission levels. Localized energy 6 generation technology has become increasingly attainable for all 7 types of renewable energy developers and the electricity 8 consumer over the past several years. A highly diverse set of 9 generation resources ranging from large wind projects to simple 10 residential photovoltaic systems are now primed to deliver 11 electricity to consumers across the State's isolated island 12 grids. However, in order to ensure that these types of 13 generation resources can be integrated into the island grids, 14 the technical, operational, and regulatory issues associated 15 with running the electrical system must be considered and 16 addressed in order to achieve the full potential of local 17 renewable energy production. The implementation of formal 18 reliability standards to govern all segments of the electric 2012-0904 SB2787 SD1 SMA.doc

- power system and to ensure fair and transparent grid access is a
 critical part of achieving Hawaii's lofty clean energy
- ${f 3}$ requirements. In addition, clear regulatory oversight of the
- 4 State's grids will ensure system reliability, resiliency, and
- 5 accountability.
- 6 Reliability standards are formal planning and operating
- 7 procedures that govern the design and operation of an electrical
- 8 grid or grids to ensure adequate system reliability by
- 9 establishing real-time protocols, such as resource and demand
- 10 balancing, critical infrastructure protection, and
- 11 interconnection reliability. The legislature finds that
- 12 electric system planning, operations, and interconnections on
- 13 the mainland United States are governed by a well-coordinated
- 14 effort headed by the Federal Energy Regulatory Commission and
- 15 the North American Electric Reliability Corporation, with help
- 16 from a group of subordinate regional oversight entities. Under
- 17 federal commission oversight, the corporation and the regional
- 18 oversight entities collectively create and adopt national and
- 19 regional reliability standards, administer related compliance
- 20 and enforcement programs, and perform other additional functions
- 21 as needed to ensure that all entities operating in connection to
- 22 the bulk-power system follow applicable standards. Although

- 1 Hawaii is not part of the bulk-power system that links the vast
- 2 grid regions of North America, our local electrical system still
- 3 requires a level of reliability protocols and oversight provided
- 4 by a set of local standards and an accompanying enforcement
- 5 system that is commensurate with the State's ambitious renewable
- 6 energy mandates.
- 7 The public utilities commission continues to advance the
- 8 development of local grid reliability standards and procedures
- 9 via ongoing proceedings connected to Hawaii's feed-in tariff
- 10 program and other interconnection-related dockets. The Hawaii
- 11 reliability standards working group is developing proposed
- 12 reliability standards tailored to Hawaii's electrical system.
- 13 Following commission adoption of reliability standards, a
- 14 dedicated body will be required to enforce and oversee
- 15 compliance with the standards. However, the legislature finds
- 16 the commission's efforts in this area are the result of a lack
- 17 of formal, well-developed reliability standards and
- 18 interconnection requirements in Hawaii that have been identified
- 19 as a principal roadblock for a number of big- and small-scale
- 20 clean energy projects. In addition, a number of major
- 21 government and private renewable energy projects are currently
- 22 slated for development in the near future, including military

- 1 solar installations estimated to create hundreds of megawatts of
- 2 new electricity generation on Oahu by the middle of this decade,
- 3 which further necessitates the adoption of strong, formalized
- 4 reliability standards and interconnection requirements.
- 5 Following the creation of initial standards and requirements, a
- 6 well-organized, continuing effort to enforce the adopted
- 7 standards and requirements, propose new or update existing
- 8 standards, and oversee grid access and operation will be
- 9 required.
- 10 The purpose of this Act is to authorize the public
- 11 utilities commission to perform necessary electric system
- 12 reliability and grid access oversight functions, and to allow
- 13 the commission to contract for the services of a Hawaii
- 14 electricity reliability administrator to support the commission
- 15 in carrying out those critical functions throughout the State.
- 16 In addition, this Act allows for the creation of a surcharge
- 17 affecting users, owners, and operators of the Hawaii electric
- 18 system to be collected for the purpose of maintaining system
- 19 reliability.
- 20 SECTION 2. Chapter 269, Hawaii Revised Statutes, is
- 21 amended by adding a new part to be appropriately designated and
- 22 to read as follows:

1	"PART . ELECTRIC RELIABILITY
2	§269-A Definitions. As used in this part:
3	"Ancillary services" means those essential grid support
4	services provided by a facility, or other equipment to support
5	and ensure the reliable generation, transmission, and
6	distribution of electricity, including but not limited to
7	frequency response and regulation, inertial response, reactive
8	power and voltage control, and operating reserves.
9	"Commission" means the public utilities commission.
10	"Electric element" means any plant, line, cable, facility,
11	control system, equipment, or other technology used for the
12	generation, transmission, distribution, storage, regulation, or
13	physical control of electricity.
14	"Hawaii electric system" means all electric elements
15	located within the State together with all interconnections
16	located within the State that collectively provide for the
17	generation, transmission, distribution, storage, regulation, or
18	physical control of electricity over a geographic area; provided
19	that this term shall not include any electric element operating
20	without any interconnection to any other electric element
21	located within the State.

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"Interconnection" means the physical contact point
1
    connecting an electric element to another electric element or
2
    group of electric elements that allows for the flow and transfer
3
4
    of electricity from one electric element to another or the
5
    reverse.
6
         "Interconnection requirement" means a standard or rule,
7
    adopted by the commission under this part, concerning the
8
    performance levels, processes, practices, equipment, or
9
    facilities of any entity either having or seeking to obtain an
10
    interconnection to the Hawaii electric system under procedures
11
    established pursuant to section 269-E to ensure the reliable
12
    operation of the Hawaii electric system.
13
         "Reliability standard" means an electric reliability
14
    requirement or requirements, adopted by the commission under
15
    this part, to ensure the reliable design and operation of any or
16
    all portions of the Hawaii electric system, including but not
17
    limited to ancillary service requirements.
18
         "User, owner, or operator of the Hawaii electric system"
19
    means any person, business, organization, or other entity who:
20
              Owns, controls, operates, or manages plants or
         (1)
              facilities for the generation, transmission, or
21
22
              furnishing of electricity; and
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1	(2)	Provides, sells, or transmits all of that power,
2		except such power as is used in its own internal
3		operations or is used for its own consumption,
4		directly to a public utility for either transmission
5		or distribution to the public;
6	provided t	hat a user, owner, or operator of the Hawaii electric
7	system sha	ll not be considered a public utility within the
8	meaning of	this chapter.
9	§269-	B Reliability standards; interconnection
10	requiremen	ts; adoption and development; force and effect. (a)
11	The commis	sion may adopt, by rule or order, reliability
12	standards	and interconnection requirements. Reliability
13	standards	and interconnection requirements adopted by the
14	commission	shall have the full force and effect of law on all
15	electric u	tilities and any user, owner, or operator of the
16	Hawaii ele	ctric system. The commission shall not contract for
17	the perfor	mance of the functions under this subsection to any
18	other enti	ty as provided under section 269-G.
19	(b)	The commission may develop reliability standards and
20	interconne	ction requirements as it determines necessary or upon
21	recommenda	tion from any entity, including an entity contracted
22	by the com	mission to serve as the Hawaii electricity reliability
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- 1 administrator provided for under this part, for the continuing
- 2 reliable design and operation of the Hawaii electric system.
- 3 Any reliability standard or interconnection requirement
- 4 developed by the commission shall be adopted by the commission
- 5 in accordance with subsection (a) in order to be effective. The
- 6 commission shall not contract for the performance of the
- 7 functions under this subsection to any other entity as provided
- 8 under section 269-G.
- 9 (c) The commission shall have jurisdiction over matters
- 10 concerning interconnection requirements and interconnections
- 11 located in the State between electric utilities, any user,
- 12 owner, or operator of the Hawaii electric system, or any other
- 13 person, business, or entity connecting to the Hawaii electric
- 14 system or otherwise applying to connect generation or equipment
- 15 providing ancillary services to, or operate generation and
- 16 equipment providing ancillary services in parallel with the
- 17 Hawaii electric system under processes established in accordance
- 18 with section 269-E. Nothing in this subsection is intended to
- 19 give the commission general supervision authority over any user,
- 20 owner, or operator of the Hawaii electric system or any other
- 21 person, business, or entity that is not a utility as defined in
- 22 section 269-1.

1 **§269-C Monitoring.** (a) The commission shall have the 2 authority to monitor the reliability and operation of the Hawaii electric system using any data, files, maps, reports, or any 3 4 other information concerning any electric utility, any user, 5 owner, or operator of the Hawaii electric system, or any person, 6 business, or entity connecting to the Hawaii electric system, 7 considered by the commission to be necessary for ensuring the 8 reliable operation of the Hawaii electric system. The authority 9 of the commission to monitor information in this section shall 10 include but not be limited to the authority to request, acquire, 11 or otherwise accumulate real-time data on any matter the 12 commission deems necessary to monitor the reliable design and 13 operation of the Hawaii electric system. 14 (b) The commission shall have the authority to monitor and 15 compel the production of data, files, maps, reports, or any other information concerning any electric utility, any user, 16 17 owner, or operator of the Hawaii electric system, or other 18 person, business, or entity, considered by the commission to be 19 necessary for exercising jurisdiction over interconnection to 20 the Hawaii electric system, or for administering the process for 21 interconnection to the Hawaii electric system under section 22 269-E.



- 1 (c) Any and all data, files, maps, reports, or any other 2 information the commission requests under subsection (a) and 3 subsection (b) above shall be produced in a timely manner. 4 commission may institute proceedings in accordance with section 5 269-15 upon a determination that any party for or on behalf of 6 an electric utility, any other user, owner, or operator of the 7 Hawaii electric system, or other person, business, or entity, 8 has refused to provide or is causing unreasonable delay or 9 expense in providing information requested under this section. 10 §269-D Compliance and enforcement. (a) The commission 11 shall take all necessary steps, including but not limited to 12 audits, spot checks, data requests, report requests, and 13 internal monitoring procedures, to ensure that any electric 14 utility, any user, owner, or operator of the Hawaii electric 15 system, or any other person, business, or entity connecting to 16 the Hawaii electric system is in compliance with all adopted **17** reliability standards and interconnection requirements as 18 appropriate. 19 The commission may impose reasonable penalties on any
- user, owner, or operator of the Hawaii electric system, or any other person, business, or entity connecting to the Hawaii electric system acting in violation of an adopted reliability 2012-0904 SB2787 SD1 SMA.doc

- 1 standard after notice as provided under section 269-12 and an
- 2 opportunity for a proceeding under section 269-15 has been
- 3 given. The commission shall adopt rules pursuant to chapter 91
- 4 for the issuance of any penalty under this section. In adopting
- 5 rules, the commission may make provisions for the Hawaii
- 6 electric reliability administrator to recommend penalties and
- 7 enforcement to the commission.
- 8 §269-E Grid access; procedures for interconnection;
- 9 dispute resolution. (a) Each user, owner, or operator of the
- 10 Hawaii electric system, or any other person, business, or entity
- 11 seeking to make an interconnection on the Hawaii electric system
- 12 shall do so in accordance with procedures to be established by
- 13 the commission by rule or order.
- 14 (b) The commission shall have the authority to make final
- 15 determinations regarding any dispute between any user, owner, or
- 16 operator of the Hawaii electric system, or any other person,
- 17 business, or entity connecting to the Hawaii electric system,
- 18 concerning either an existing interconnection on the Hawaii
- 19 electric system or an interconnection to the Hawaii electric
- 20 system created under the processes established by the commission
- 21 under this section.

1 §269-F Hawaii electricity reliability surcharge;

- 2 authorization; cost recovery. (a) The commission may require,
- 3 by rule or order, that all utilities, persons, businesses, or
- 4 entities connecting to the Hawaii electric system, or any other
- 5 user, owner, or operator of any electric element that is a part
- 6 of an interconnection on the Hawaii electric system shall pay a
- 7 surcharge that shall be collected by Hawaii's electric
- 8 utilities. The commission shall not contract or otherwise
- 9 delegate the ability to create the Hawaii electricity
- 10 reliability surcharge under this section to any other entity.
- 11 This surcharge amount shall be known as the Hawaii electricity
- 12 reliability surcharge.
- 13 (b) Amounts collected through the Hawaii electricity
- 14 reliability surcharge shall be transferred in whole or in part
- 15 to any entity contracted by the commission to act as the Hawaii
- 16 electricity reliability administrator provided for under this
- 17 part.
- 18 (c) The Hawaii electricity reliability surcharge shall be
- 19 used for the purposes of ensuring the reliable operation of the
- 20 Hawaii electric system and overseeing grid access on the Hawaii
- 21 electric system through the activities of the Hawaii electricity
- 22 reliability administrator contracted under section 269-G;

- 1 provided that amounts collected under the Hawaii electricity
- 2 reliability surcharge shall not be available to meet any current
- 3 or past general obligations of the State.
- 4 (d) The commission may allow a utility to recover
- 5 appropriate and reasonable costs under the Hawaii electricity
- 6 reliability surcharge for any interconnection to the Hawaii
- 7 electric system, including but not limited to interconnection
- 8 studies and other analysis associated with studying the impact
- 9 or necessary infrastructure and operational requirements needed
- 10 to reliably interconnect a generator, as well as from electric
- 11 utility customers through a surcharge or assessment subject to
- 12 review and approval by the commission under section 269-16.
- (e) Nothing in this section shall create or be construed
- 14 to cause amounts collected through the Hawaii electricity
- 15 reliability surcharge to be considered state or public moneys
- 16 subject to appropriation by the legislature or be required to be
- 17 deposited into the state treasury.
- 18 §269-G Hawaii electricity reliability administrator;
- 19 contracting. (a) The commission may contract for the
- 20 performance of its functions under this part for a person,
- 21 business, or organization, except for a public utility as
- 22 defined under this chapter, that will serve as the Hawaii



- 1 electricity reliability administrator provided for under this
- 2 part; provided that the commission shall not contract for the
- 3 performance of its functions under sections 269-B(a) and (b) and
- 4 269-F.
- 5 (b) Any entity contracted by the commission to serve as
- 6 the Hawaii electricity reliability administrator under this
- 7 section shall be selected by the commission in accordance with
- 8 state law, including chapter 103D. The Hawaii electricity
- 9 reliability administrator shall, if so enabled by the commission
- 10 through mutual agreement under the laws of the State of Hawaii,
- 11 hold the powers and rights delegated by the commission under
- 12 this part for the term of the executed contract; provided that
- 13 the commission shall retain both full authority over the Hawaii
- 14 electricity reliability administrator and the exclusive
- 15 authority to carry out functions and responsibilities enumerated
- 16 under sections 269-B(a) and (b) and 269-F.
- 17 §269-H Hawaii electricity reliability administrator;
- 18 qualifications. Any entity contracted by the commission to
- 19 serve as the Hawaii electricity reliability administrator shall:
- 20 (1) Satisfy the qualification requirements established by
- the commission by rule or order;

I	(2)	Maintain the reasonable and necessary staffing with
2		the appropriate skills and expertise to offer prudent
3		and reasonable recommendations on the development of
4		reliability standards and interconnection requirements
5		adopted by the commission under this part, including
6		the technical skills required to properly monitor
7		operations of the Hawaii electric system using
8		information provided under section 269-C; and
9	(3)	Maintain the reasonable and necessary staffing with
10		the appropriate level of independence to fairly and
11		impartially review matters concerning interconnection
12		to the Hawaii electric system under section 269-E,
13		including independence of the entity from any electric
14		utility, any user, owner, or operator of the Hawaii
15		electric system, or any other person, business, or
16		entity connecting to the Hawaii electric system.
17	§269	-I Funding; reporting. (a) The Hawaii electricity
18	reliabili	ty administrator shall use funds collected through the
19	Hawaii el	ectricity reliability surcharge provided for under
20	section 2	69-F to carry out its operations, including any and all
21	administr	ative, technological, or other related requirements for

- 1 effectively ensuring the reliability of the Hawaii electric
- 2 system.
- 3 (b) The Hawaii electricity reliability administrator shall
- 4 report to the commission each year on the date of agreement
- 5 under section 269-G following the original contracting between
- 6 the Hawaii electricity reliability administrator and the
- 7 commission the status of its operations, its financial position,
- 8 and a projected operational budget for the fiscal year following
- 9 the date of the report.
- 10 (c) The Hawaii electricity reliability administrator shall
- 11 be subject to regulation by the commission under any provision
- 12 applicable to a public utility in sections 269-7, 269-8,
- 13 269-8.2, 269-8.5, 269-9, 269-10, 269-13, 269-15, 269-19.5, and
- 14 269-28. Notwithstanding any other provision of law to the
- 15 contrary, the Hawaii electricity reliability administrator shall
- 16 not be an electric public utility or an electric public utility
- 17 affiliate."
- 18 SECTION 3. Section 269-1, Hawaii Revised Statutes, is
- 19 amended by amending the definition of "public utility" to read
- 20 as follows:
- ""Public utility":

1	(\(\(\(\) \)	includes every person who may own, control, operate,
2		or manage as owner, lessee, trustee, receiver, or
3		otherwise, whether under a franchise, charter,
4		license, articles of association, or otherwise, any
5		plant or equipment, or any part thereof, directly or
6		indirectly for public use for the transportation of
7		passengers or freight; for the conveyance or
8		transmission of telecommunications messages; for the
9		furnishing of facilities for the transmission of
10		intelligence by electricity within the State or
11		between points within the State by land, water, or
12		air; for the production, conveyance, transmission,
13		delivery, or furnishing of light, power, heat, cold,
14		water, gas, or oil; for the storage or warehousing of
15		goods; or for the disposal of sewage; provided that
16		the term shall include:
17		(A) An owner or operator of a private sewer company
18		or sewer facility; and
19		(B) A telecommunications carrier or
20		telecommunications common carrier; and
21	(2)	Shall not include:

1	(A)	An owner of operator of an aerial transportation
2		enterprise;
3	(B)	An owner or operator of a taxicab as defined in
4		this section;
5	(C)	Common carriers that transport only freight on
6		the public highways, unless operating within
7		localities, along routes, or between points that
8		the public utilities commission finds to be
9		inadequately serviced without regulation under
10		this chapter;
11	(D)	Persons engaged in the business of warehousing or
12		storage unless the commission finds that
13		regulation is necessary in the public interest;
14	(E)	A carrier by water to the extent that the carrier
15		enters into private contracts for towage,
16		salvage, hauling, or carriage between points
17		within the State; provided that the towing,
18		salvage, hauling, or carriage is not pursuant to
19		either an established schedule or an undertaking
20		to perform carriage services on behalf of the
21		<pre>public generally;</pre>

1	(F)	A carrier by water, substantially engaged in
2		interstate or foreign commerce, that transports
3		passengers on luxury cruises between points
4		within the State or on luxury round-trip cruises
5		returning to the point of departure;
6	(G)	[Any person who:
7		(i) Controls, operates, or manages plants or
8		facilities for the production, transmission,
9		or furnishing of power primarily or entirely
10		from nonfossil fuel sources; and
11		(ii) Provides, sells, or transmits all of that
12		power, except as is used in its own internal
13		operations, directly to a public utility for
14		transmission to the public; Any user,
15		owner, or operator of the Hawaii electric
16		system as defined under section 269-A;
17	(H)	A telecommunications provider only to the extent
18		determined by the public utilities commission
19		pursuant to section 269-16.9;
20	(I)	Any person who controls, operates, or manages
21		plants or facilities developed pursuant to
22		chapter 167 for conveying, distributing, and

1	tran	smitting water for irrigation and other
2	purp	oses for public use and purpose;
3	(J) Any	person who owns, controls, operates, or
4	mana	ges plants or facilities for the reclamation
5	of w	astewater; provided that:
6	(i)	The services of the facility are provided
7		pursuant to a service contract between the
8		person and a state or county agency and at
9		least ten per cent of the wastewater
10		processed is used directly by the state or
11		county agency that entered into the service
12		contract;
13	(ii)	The primary function of the facility is the
14		processing of secondary treated wastewater
15		that has been produced by a municipal
16		wastewater treatment facility owned by a
17		state or county agency;
18	(iii)	The facility does not make sales of water to
19		residential customers;
20	(iv)	The facility may distribute and sell
21		recycled or reclaimed water to entities not
22		covered by a state or county service

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1		contract; provided that, in the absence of
2		regulatory oversight and direct competition,
3		the distribution and sale of recycled or
4		reclaimed water shall be voluntary and its
5		pricing fair and reasonable. For purposes
6		of this subparagraph, "recycled water" and
7		"reclaimed water" means treated wastewater
8		that by design is intended or used for a
9		beneficial purpose; and
10		(v) The facility is not engaged, either directly
11		or indirectly, in the processing of food
12		wastes;
13	(K)	Any person who owns, controls, operates, or
14		manages any seawater air conditioning district
15		cooling project; provided that at least fifty per
16		cent of the energy required for the seawater air
17		conditioning district cooling system is provided
18		by a renewable energy resource, such as cold,
19		deep seawater;
20	(L)	Any person who owns, controls, operates, or
21		manages plants or facilities primarily used to

1	charge or discharge a vehicle battery that
2	provides power for vehicle propulsion; and
3	(M) Any person who:
4	(i) Owns, controls, operates, or manages a
5	renewable energy system that is located on a
6	customer's property; and
7	(ii) Provides, sells, or transmits the power
8	generated from that renewable energy system
9	to an electric utility or to the customer or
10	whose property the renewable energy system
11	is located; provided that, for purposes of
12	this [clause,] subparagraph, a customer's
13	property shall include all contiguous
14	property owned or leased by the customer
15	without regard to interruptions in
16	contiguity caused by easements, public
17	thoroughfares, transportation rights-of-way
18	and utility rights-of-way.
19	If the application of this chapter is ordered by the
20	commission in any case provided in [paragraphs] paragraph
21	(2)(C), $[\frac{(2)(D)}{(2)(H)}$, and $(2)(I)$, $[\frac{(D)}{(1)}$, $[\frac{(D)}{(1)}$, and (I) , the
22	business of any public utility that presents evidence of bona
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- 1 fide operation on the date of the commencement of the
- 2 proceedings resulting in the order shall be presumed to be
- 3 necessary to the public convenience and necessity, but any
- 4 certificate issued under this proviso shall nevertheless be
- 5 subject to terms and conditions as the public utilities
- 6 commission may prescribe, as provided in sections 269-16.9 and
- 7 269-20."
- 8 SECTION 4. In codifying the new part and sections added to
- 9 chapter 269, Hawaii Revised Statutes, by section 2 of this Act,
- 10 the revisor of statutes shall substitute appropriate section
- 11 numbers for the letters used in designating and referring to the
- 12 new sections in this Act.
- 13 SECTION 5. Statutory material to be repealed is bracketed
- 14 and stricken. New statutory material is underscored.
- 15 SECTION 6. This Act shall take effect on July 1, 2012.

Report Title:

Electricity; Reliability Standards; Grid Interconnection; Hawaii Electricity Reliability Administrator; Hawaii Electricity Reliability Surcharge

Description:

Authorizes the public utilities commission to develop, adopt, and enforce reliability standards and interconnection requirements; authorizes the commission to contract for the performance of related duties with a party that will serve as the Hawaii electricity reliability administrator. Authorizes the collection of a Hawaii electricity reliability surcharge to be collected by Hawaii's electric utilities. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.