A BILL FOR AN ACT

RELATING TO ELECTRIC UTILITIES.

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

1	SECTION 1. The legislature finds that electric public
2	utilities provide an important and essential service to the
3	State's citizens and businesses. As regulated utilities,
4	electric companies have been granted a franchise by the State
5	that results in the electric utilities having a monopoly over
6	the provision of service to customers in their service
7	territories. In return, the utilities have agreed to be
8	regulated by the public utilities commission and must serve all
9	customers that meet the terms and conditions of receiving
10	electrical service. The utilities' franchise agreements grant
11	their monopolies, and only the legislature may, at any time,
12	alter, amend, or repeal these agreements.
13	The legislature further finds that Hawaii's ratepayers have
14	persistently paid the highest electricity rates in the nation.
15	This hinders the State's economic growth and imposes a severe
16	financial challenge on many families. The electric utilities'
17	heavy reliance on oil-derived fuels is a leading cause of the
18	State's high electricity rates. As a result, the State has

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- 1 established aggressive clean energy goals to displace expensive
- 2 imported fuels with lower cost clean energy sources that are
- 3 indigenous to Hawaii. The State has recognized that this
- 4 transition will require upgrades to utilities' grid
- 5 infrastructure and to traditional operating practices, which
- 6 will occur over the next several decades.
- 7 The legislature further finds that Hawaii's ratepayers are
- 8 highly frustrated with sustained high rates of electricity,
- 9 limited options to manage their utility bills, and a perceived
- 10 lack of urgency by the utilities in addressing their needs.
- 11 Under these conditions, in a competitive market, new companies
- 12 would emerge to better serve their competitor's customers.
- 13 The legislature further finds that these conditions
- 14 primarily apply to the State's investor-owned electric public
- 15 utilities. The State's member-owned cooperative is accountable
- 16 through periodic elections of its board of directors.
- 17 The legislature concludes that periodic performance review
- 18 of franchise agreements held by the State's investor-owned
- 19 electric public utilities is necessary to ensure that the public
- 20 good is served and for an evolving electricity market.

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1	1 Accordingly, the purpose of this Act	is to establish a								
2	$oldsymbol{2}$ legislative task force to review the Stat	e's franchises held by								
3	$oldsymbol{3}$ investor-owned electric public utilities.									
4	4 SECTION 2. The Hawaii Revised Statu	tes is amended by								
5	5 adding a new chapter to be appropriately	designated and to read								
6	as follows:									
7	"CHAPTER									
8	LEGISLATIVE UTILITY OVERSIGHT TASK FORCE									
9	9 \S -1 Legislative utility oversig	ht task force,								
10	$oldsymbol{0}$ established. (a) There is established t	he legislative utility								
11	$oldsymbol{1}$ oversight task force. The task force sha	ll review franchises								
12	$oldsymbol{2}$ held by investor-owned electric public ut	ilities to ensure that								
13	3 these utilities are adequately providing	services that serve the								
14	4 public.									
15	5 (b) The task force shall be compose	d of the following								
16	6 members:									
17	7 (1) The chair and vice chair of the	standing committee of								
18	8 the senate whose subject matter	relates to energy and								
19	<pre>9 environment;</pre>									
20	$oldsymbol{0}$ (2) The chair and vice chair of the	standing committee of								
21	1 the house of representatives wh	ose subject matter								
22	2 relates to energy and environme	ntal protection;								

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l	(3)	The	chair	and	vice	chair	of	the	standing	COMI	mittee	of
2		the	senate	who	se s	ubject	mat	ter	relates	to c	ommerc	е
3		and	consum	ner p	rote	ction;	and	ł.				

- 4 (4) The chair and vice chair of the standing committee of 5 the house of representatives whose subject matter 6 relates to consumer protection and commerce.
- The chairs of the standing committees of both houses of the legislature whose subject matter relates to energy and the environment shall serve as the co-chairs of the task force.
- 10 (c) The committee shall meet publicly for input and
 11 recommendations regarding franchises held by investor-owned
 12 electric public utilities.
- (d) Where appropriate, the task force shall seek input
 from the public utilities commission and the consumer advocate.
- 15 (e) The task force shall submit a written report of its
 16 findings and recommendations to the legislature no later than
 17 twenty days prior to the convening of the regular session of
 18 2015 and every five regular sessions thereafter.
- 19 (f) The task force shall reconvene every five years.
- 20 (g) For purposes of this section "task force" means the
 21 legislative utility oversight task force."
- 22 SECTION 3. This Act shall take effect upon its approval.

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Report Title:

Electric Utilities; Franchise; Legislative Utility Oversight Task Force

Description:

Establishes the Legislative Utility Oversight Task Force to review franchises held by investor-owned electric utilities. Requires a report to the Legislature, commencing in 2015 and every five years thereafter. (HB1999 HD1 PROPOSED)

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