

#### A BILL FOR AN ACT

RELATING TO PUBLIC UTILITIES.

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

1 SECTION 1. Section 269-1, Hawaii Revised Statutes, is

2 amended by amending the definition of "public utility" to read

3 as follows:

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""Public utility":

(1) Includes every person who may own, control, operate,

6 or manage as owner, lessee, trustee, receiver, or

7 otherwise, whether under a franchise, charter,

8 license, articles of association, or otherwise, any

9 plant or equipment, or any part thereof, directly or

indirectly for public use for the transportation of

11 passengers or freight; for the conveyance or

12 transmission of telecommunications messages; for the

furnishing of facilities for the transmission of

14 intelligence by electricity within the State or

15 between points within the State by land, water, or

air; for the production, conveyance, transmission,

delivery, or furnishing of light, power, heat, cold,

1		wate	r, gas, or oil; for the storage or warehousing of
2		good	s; or for the disposal of sewage; provided that
3		the	term shall include:
4		(A)	An owner or operator of a private sewer company
5			or sewer facility; and
6		(B)	A telecommunications carrier or
7			telecommunications common carrier; and
8	(2)	Shal	l not include:
9		(A)	An owner or operator of an aerial transportation
10			enterprise;
11		(B)	An owner or operator of a taxicab as defined in
12			this section;
13		(C)	Common carriers that transport only freight on
14			the public highways, unless operating within
15			localities, along routes, or between points that
16			the public utilities commission finds to be
17			inadequately serviced without regulation under
18			this chapter;
19		(D)	Persons engaged in the business of warehousing or
20			storage unless the commission finds that
21			regulation is necessary in the public interest;

1	(E)	A carrier by water to the extent that the carrier
2		enters into private contracts for towage,
3		salvage, hauling, or carriage between points
4		within the State; provided that the towing,
5		salvage, hauling, or carriage is not pursuant to
6		either an established schedule or an undertaking
7		to perform carriage services on behalf of the
8		public generally;
9	(F)	A carrier by water, substantially engaged in
10		interstate or foreign commerce, that transports
11		passengers on luxury cruises between points
12		within the State or on luxury round-trip cruises
13		returning to the point of departure;
14	(G)	Any user, owner, or operator of the Hawaii
15		electric system as defined under section 269-141,
16	(H)	A telecommunications provider only to the extent
17	•	determined by the public utilities commission
18		pursuant to section 269-16.9;
19	(I)	Any person who controls, operates, or manages
20		plants or facilities developed pursuant to
21		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

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

. д	(L) Any person who owns, cor	itrois, operates, or
2	2 manages plants or facili	ties primarily used to
3	3 charge or discharge a ve	chicle battery that
4	4 provides power for vehic	:le propulsion;
5	5 (M) Any person who:	,
6	6 (i) Owns, controls, ope	erates, or manages a
7	7 renewable energy sy	stem that is located on a
8	8 customer's property	; and
9	9 (ii) Provides, sells, or	transmits the power
10	10 generated from that	renewable energy system
11	11 to an electric util	ity or to the customer or
12	whose property the	renewable energy system
13	is located; provide	ed that, for purposes of
14	14 this subparagraph,	a customer's property
15	shall include all o	ontiguous property owned
16	or leased by the cu	stomer without regard to
17	17 interruptions in co	ontiguity caused by
18	18 easements, public t	horoughfares,
19	19 transportation right	ts-of-way, and utility
20	20 rights-of-way; [and	<b>!</b> ]

•	(II) TITY	berson who owns, controls, operates, or
2	manaq	ges a renewable energy system that is located
3	on [s	such] the person's property and provides,
4	sells	s, or transmits the power generated from that
5	renev	vable energy system to an electric utility or
6	to le	essees or tenants on the person's property
7	where	e the renewable energy system is located;
8	provi	ded that:
9	(i)	An interconnection, as defined in section
10		269-141, is maintained with an electric
11		public utility to preserve the lessees' or
12		tenants' ability to be served by an electric
13		utility;
14	(ii)	[Such] The person does not use an electric
15		public utility's transmission or
16		distribution lines to provide, sell, or
17		transmit electricity to lessees or tenants;
18	(iii)	At the time that the lease agreement is
19		signed, the rate charged to the lessee or
20		tenant for the power generated by the
21		renewable energy system shall be no greater

1	than the effective rate charged per kilowatt
2	hour from the applicable electric utility
3	schedule filed with the public utilities
4	commission;
5 (iv)	The rate schedule or formula shall be
6	established for the duration of the lease,
7	and the lease agreement entered into by the
8	lessee or tenant shall reflect such rate
9	schedule or formula;
10 (v)	The lease agreement shall not abrogate any
11	terms or conditions of applicable tariffs
12	for termination of services for nonpayment
13	of electric utility services or rules
14	regarding health, safety, and welfare;
15 (vi)	The lease agreement shall disclose: (1) the
16	rate schedule or formula for the duration of
17	the lease agreement; (2) that, at the time
18	that the lease agreement is signed, the rate
19	charged to the lessee or tenant for the
20	power generated by the renewable energy
21	system shall be no greater than the

1		effective rate charged per kilowatt hour
2		from the applicable electric utility
3		schedule filed with the public utilities
4		commission; (3) that the lease agreement
5		shall not abrogate any terms or conditions
6		of applicable tariffs for termination of
7		services for nonpayment of electric utility
8		services or rules regarding health, safety,
9		and welfare; and (4) whether the lease is
10		contingent upon the purchase of electricity
11		from the renewable energy system; provided
12		further that any disputes concerning the
13		requirements of this provision shall be
14		resolved pursuant to the provisions of the
15		lease agreement or chapter 521, if
16		applicable; and
17	(vii)	Nothing in this section shall be construed
18		to permit wheeling[+]; and
19	(O) Any	person who provides water solely to bona fide
20	agri	cultural activities. For purposes of this

1	subpar	ragraph, "bona fide agricultural activities"
2	means	activities for which:
3	<u>(i)</u>	A majority of the cleared land is in regular
4	<u> </u>	production;
5	<u>(ii)</u>	A schedule F was filed on a federal income
6	<u>.</u> <u>t</u>	tax return; and
7	<u>(iii)</u> <u>7</u>	Agricultural activities are the primary
8	<u>ī</u>	ourpose for the holding of land.
9	Bona f	fide agricultural activities include
10	tradit	cional native Hawaiian cultural practices.
11	If the applicati	ion of this chapter is ordered by the
12	commission in any cas	se provided in paragraph (2)(C), (D), (H),
13	and (I), the business	s of any public utility that presents
14	evidence of bona fide	e operation on the date of the commencement
15	of the proceedings re	esulting in the order shall be presumed to
16	be necessary to the p	oublic convenience and necessity, but any
17	certificate issued ur	nder this proviso shall nevertheless be
18	subject to terms and	conditions as the public utilities
<b>,19</b>	commission may prescr	ribe, as provided in sections 269-16.9 and
20	269-20."	

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- 1 SECTION 2. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 3. This Act shall take effect upon its approval.

INTRODUCED BY:

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JAN 2 9 2015

#### Report Title:

Public Utility; Definition; Bona Fide Agricultural Activities

#### Description:

Amends the definition of "public utility" by excluding any person who provides water solely to bona fide agricultural activities.

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