A BILL FOR AN ACT

RELATING TO ENERGY.

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

1 The legislature finds that the current public SECTION 1. 2 utility regulatory structure for electricity and fuel resource 3 procurement practices may hinder the development of essential 4 public purpose projects that require utility cooperation and 5 procurement of electricity or fuel. Currently, a public utility 6 is not obligated or incentivized to look beyond its own 7 interests, direct costs to its ratepayers, and regulatory 8 requirements in the procurement of electricity or fuel. As a 9 result, public purpose projects may be stalled unnecessarily, 10 and the public, including the public utilities' ratepayers, may 11 also be negatively impacted. 12 The legislature believes that a simplified regulatory 13 process would allow the State and counties to develop and 14 present public purpose projects that involve a public utility's 15 participation in the procurement of electricity or fuel without 16 the prior approval of the affected public utility. A simplified 17 regulatory process would encourage and facilitate the

H.B. NO. 2081 H.D. 1

- 1 development of projects with important public purpose
- 2 objectives. The role of the public utility in these cases would
- 3 be limited to system integration. Public purpose projects may
- 4 include management of waste and waste water, potable water, law
- 5 enforcement, public health, and other essential public services.
- 6 The legislature notes that in some circumstances, direct
- 7 and indirect public benefits may warrant higher rates for
- 8 electricity or fuel in relation to utility procurement
- 9 \contracts.
- 10 The purpose of this Act is to create a simplified
- 11 regulatory process and procurement mechanism for the public
- 12 utility commission's review and approval of projects and to
- 13 direct public utilities to procure electricity or fuel from
- 14 those projects at a rate authorized by the commission.
- 15 SECTION 2. Chapter 269, Hawaii Revised Statutes, is
- 16 amended by adding a new part to be appropriately designated and
- 17 to read as follows:
- 18 "PART . PUBLIC PURPOSE PROJECTS
- 19 §269-A Definitions. For the purposes of this part:
- 20 "Agency" means each state or county board, commission,
- 21 department, or officer authorized by law to make rules or to

H.B. NO. 4081

- 1 adjudicate contested cases, except those in the legislative or
- 2 judicial branches.
- 3 "Commission" means the public utilities commission.
- 4 "Public purpose project" means a project that is in the
- 5 public interest as determined by an agency.
- 6 §269-B Public purpose project determination by agency. An
- 7 agency shall comply with the following process in determining
- 8 whether a proposed public purpose project is in the public
- 9 interest:
- 10 (1) The agency shall confer with the public utility that

 11 is the intended buyer of the electricity or fuel to be

 12 produced by the public purpose project and shall
- provide the public utility with written notice that
- 14 the agency intends to propose a public purpose
- 15 project. The public utility, within ninety days of
- 16 notice from the agency, shall prepare and provide the
- agency with a feasibility report describing and
- analyzing the feasibility of the proposed public
- 19 purpose project in interconnecting and providing
- 20 electrical energy, or in supplying fuel to the public
- 21 utility for electricity generation. The feasibility

H.B. NO. 4081 H.D. 1

1		report shall be prepared at the cost of the public
2		utility; provided that the commission shall allow the
3		public utility to recover reasonable costs in
4		preparing the feasibility studies from its ratepayers
5		pursuant to a methodology approved by the commission.
6		If the agency disagrees with the public utility, the
7		agency may appoint an independent engineer or
8		consultant at its own cost to validate or contest the
9		<pre>public utility's findings;</pre>
10	(2)	The agency shall formulate a proposal for a public
11		purpose project. The proposal shall include, at a
12		minimum, the following:
13		(A) The location of the facility;
14		(B) A brief description of the facility, including a
15		statement and agency determination that the plan
16		is for a public purpose project as defined in
17		this part;
18		(C) The primary energy source used or to be used by
19		the facility;
20		(D) The power production capacity of the facility;
21		(E) The public benefit created by the project.

H.B. NO. 4081

i	(F) The proposed rates for the public purpose
2	project; and
3	(G) The feasibility of the proposed public purpose
4	project in interconnecting and providing
5	renewable electricity or in supplying renewable
6	fuel to the public utility; and
7	(3) The agency shall determine whether the planned public
8	purpose project is in the public interest pursuant to
9	its authority under all governing and applicable laws
10	The determination shall be supported by written
1	findings of the agency.
12	§269-C Commission review of public purpose project. The
13	commission shall, by January 1, 2017, establish a simplified
14	regulatory process and procurement mechanism for the
15	commission's review and approval of public purpose projects
16	proposed by public agencies and to direct public utilities to
17	procure electricity or fuel from approved projects at a rate
18	authorized by the commission.
19	§269-D Public purpose project implementation. Following
20	approval of the public purpose project, the agency and public
21	utility shall implement the project as provided in this part.

H.B. NO. 2081 H.D. 1

- 1 §269-E Limitations of part. Nothing in this part shall
- 2 prohibit an agency from directly approaching a public utility to
- 3 discuss or negotiate an agreement for the purchase and sale of
- 4 renewable electrical energy or renewable fuel from a public
- 5 purpose project.
- 6 §269-F Role of consumer advocate. The consumer advocate,
- 7 in addition to other considerations within its authority and
- 8 responsibilities, shall consider the benefits of the public
- 9 purpose project, as determined by an agency in this part."
- 10 SECTION 3. In codifying the new sections added by section
- 11 2 of this Act, the revisor of statutes shall substitute
- 12 appropriate section numbers for the letters used in designating
- 13 the new sections in this Act.
- 14 SECTION 4. This Act shall take effect on January 1, 2045.

H.B. NO. 2081 H.D. 1

Report Title:

Public Utilities; Public Agencies; Public Purpose Projects; Commission

Description:

Authorizes public agencies to initiate public purpose projects through which a public utility will purchase fuel or electricity. (HB2081 HD1)

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