A BILL FOR AN ACT

RELATING TO THE MERGER, ACQUISITION, AND CONSOLIDATION OF ELECTRIC UTILITIES.

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

- 1 SECTION 1. The legislature finds that the merger,
- 2 acquisition, or consolidation of an electric utility could have
- 3 far-reaching effects on the health of the State's citizens,
- 4 local industries, and environment. Therefore, it is necessary
- 5 that the proposed merger, acquisition, or consolidation of an
- 6 electric utility be subject to a thorough examination to
- 7 determine whether the transaction is reasonable and in the
- 8 public interest, and whether the successor electric utility is
- 9 fit, willing, and able to perform the service currently offered
- 10 by the existing electric utility.
- 11 The legislature further finds that public participation in
- 12 the examination of any electric utility merger, acquisition, or
- 13 consolidation is essential to safequard the public interest when
- 14 a proposed merger, acquisition, or consolidation is considered.
- 15 The purpose of this Act is to:

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         (1)
              Establish standards to evaluate a proposed merger,
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              acquisition, or consolidation of an electric utility;
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              and
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              Afford a reasonable opportunity for public
         (2)
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              participation in the evaluation process.
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         SECTION 2. Section 269-19, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§269-19
                   Merger and consolidation of public utilities.
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         Except as provided in subsection (b), no public utility
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    shall [sell, lease, assign, mortgage, or otherwise dispose of or
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    encumber the whole or any part of its road, line, plant, system,
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    or other property necessary or useful in the performance of its
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    duties to the public, or any franchise or permit, or any right
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    thereunder, nor by any means, directly or indirectly, merge or
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    consolidate with any other public utility without first having
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    secured from the public utilities commission an order
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    authorizing it so to do. Every such [sale, lease, assignment,
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    mortgage, disposition, encumbrance, merger [-] or
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    consolidation[-] made other than in accordance with the order of
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    the commission shall be void.
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1	(b) When	never proposing a transaction covered by subsection	
2	(a), the elect	tric utility shall file an application with the	
3	public utilit	ies commission in a form as the commission may	
4	require. Upon	n filing of the application, the commission shall	
5	open a docket	to determine whether the transaction is reasonable	
6	and in the pul	olic interest and whether the successor electric	
7	utility is fit, willing, and able to perform the service		
8	currently provided by the electric utility. In their evaluation		
9	of the application, the commission and division of consumer		
10	advocacy shall:		
11	(1) Cons	sider the impact of the proposed transaction upon	
12	the	following elements of the public interest:	
13	(A)	Affordability of electric service;	
14	<u>(B)</u>	Safety and reliability of electric service;	
15	(C)	Access to onsite generation and other options for	
16		customers to manage their energy usage;	
17	(D)	Achievement of clean energy goals and related	
18		public policy objectives articulated by the State	
19		and the commission; and	
20	(E)	Economic benefits to Hawaii, including employment	
21		and industries in the State;	

1	(2)	In de	etermining whether the successor electric utility
2		is fit, willing, and able to perform the service	
3		curre	ently offered, consider whether the utility has
4		the o	commitment and demonstrated ability to:
5		(A)	Provide safe and reliable electric service at
6			just and reasonable rates;
7		(B)	Implement the clean energy goals and related
8			public policy objectives articulated by the State
9			and the commission;
10		<u>(C)</u>	Develop and maintain the transmission and
11			distribution infrastructure to optimize the
12			system and maximize customer benefits; and
13		(D)	Expand customer energy options, including energy
14			efficiency and distributed energy resources;
15	(3)	Revie	ew the electric utility's franchise in light of
16		the e	elements of the public interest set forth in
17		parag	graph (1) and recommend to the legislature whether
18		the 1	language of the franchise should be revised; and
19	(4)	Affor	rd a reasonable opportunity for interested persons
20		to be	e heard, by:

1	(A)	In so far as practicable, holding a public
2		hearing in each service territory affected by the
3		proposed transaction; and
4	<u>(B)</u>	Liberally construing any applicable standard of
5		intervention for interested persons to become
6		parties to the proceeding in order to enable the
7		participation of a diverse group of stakeholders.
8	If the commiss	ion approves the application, the commission may
9	impose terms a	nd conditions as the commission determines are
10	necessary for	the transaction to satisfy the standards set forth
11	in paragraphs	(1) through (4).
12	[(b)] <u>(c)</u>	A public utility, under circumstances that it
13	deems exigent	and in its judgment require a response that
14	rapidly restor	es one of its customers to normal, or near normal,
15	operating stat	us in order to prevent serious disruption of
16	essential publ	ic services, or avoid serious risk to public
17	safety, or to	mitigate severe economic losses to that customer,
18	may transfer,	assign, or otherwise dispose of its property
19	without prior	approval from the public utilities commission as
20	required in su	bsection (a); provided that in so doing:

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1	(1)	The public utility does not unduly hinder or degrade	
2		the public utility's operation with respect to its	
3		services or other customers;	
4	(2)	The public utility is duly compensated for its	
5		property; and	
6	(3)	The public utility reports in detail to the public	
7		utilities commission within thirty days of any such	
8		action unless otherwise approved by the public	
9		utilities commission for good cause shown.	
10	For	purposes of this subsection, "property" does not	
11	include real property."		
12	SECT	ION 3. Statutory material to be repealed is bracketed	
13	and stric	ken. New statutory material is underscored.	
14	SECT	ION 4. This Act shall take effect on July 1, 2112.	

Report Title:

Public Utilities Commission; Division of Consumer Advocacy; Electric Utility Companies; Mergers and Consolidations; Standards; Hearings

Description:

Establishes standards and criteria for the Public Utilities Commission and Division of Consumer Advocacy to apply when determining whether to approve a merger, acquisition, or consolidation of an electric utility. (HB619 HD2)

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