### A BILL FOR AN ACT

RELATING TO CARGO CARRIERS.

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

1	SECTION 1. Chapter 271G, Hawaii Revised Statutes, is
2	amended by adding two new sections to be appropriately
3	designated and to read as follows:
4	" <u>§271G-</u> Appointment of receiver for water carrier. (a)
5	Whenever the commission finds that a regulated water carrier is
6	failing or that there is an imminent threat of the utility
7	failing to provide adequate and reasonable service to its
8	customers, and that, as a result, there exists a serious and
9	imminent threat to health, safety, and welfare, the commission
10	may appoint a receiver to take any temporary action necessary to
11	ensure continued service or to bring the service up to
12	appropriate regulatory standards. The commission may also
13	appoint a receiver to take any temporary action necessary to
14	ensure continued service if, after notice and hearing, the
15	commission finds that any water carrier regulated under this
16	chapter consistently fails to provide adequate and reasonable
17	service. In carrying out its responsibilities, the receiver and



1	any additional outside legal counsel, consultants, or staff the
2	commission or receiver may deem necessary under the
3	circumstances shall have the authority to gain access to all of
4	the water carrier's assets and records and to manage those
5	assets in a manner that will restore or maintain an acceptable
6	level of service to customers. The receiver shall be authorized
7	to expend existing water carrier revenues for labor and
8	materials and to commit additional resources as are essential to
9	providing an acceptable level of service. These expenditures
10	shall be funded in accordance with generally accepted ratemaking
11	practices. Any costs incurred by the commission, its staff, or
12	the appointed receiver under this section shall be the
13	responsibility of the water carrier in receivership or its
14	ratepayers. Control of and responsibility for the water carrier
15	shall remain with the receiver until the water carrier can be
16	returned to the original owners, transferred to new owners, or
17	liquidated as the commission determines to be in the public
18	interest.
19	(b) If the commission determines that the water carrier's
20	action or inaction that caused it to be placed under the control
21	and responsibility of a receiver under this section was due to



H.B. NO. <sup>2475</sup> H.D. 1 S.D. 1 PROPOSED

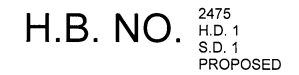
1	intentional misappropriation or wrongful diversion of the assets
2	or income of the water carrier or to other wilful misconduct by
3	any director, officer, or manager of the utility, the commission
4	may require that director, officer, or manager to make
5	restitution to the utility.
6	<b>§271G-</b> Waivers. (a) Notwithstanding any provision of
7	this chapter to the contrary, the commission, upon its own
8	motion or upon the application of a water carrier or the
9	consumer advocate, and upon notice and hearing, may exempt the
10	water carrier from any or all of the provisions of this chapter,
11	upon a determination that the exemption is in the public
12	interest. In determining whether an exemption is in the public
13	interest, the commission shall consider whether the exemption
14	will promote safe, adequate, economical, and efficient service
15	among carriers, encourage the establishment and maintenance of
16	reasonable rates and charges for transportation and related
17	accessorial service, without unjust discrimination, undue
18	preference or advantage, or unfair or destructive competitive
19	practices, and promote the development, coordination, and
20	preservation of a sound transportation system by water.

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1	(b) The commission may condition or limit any exemption as
2	the commission deems necessary in the public interest. The
3	commission may provide a trial period for any exemption and may
4	terminate the exemption or continue it for such period and under
5	such conditions and limitations as the commission deems
6	appropriate.
7	(c) Upon the petition of the water carrier or the consumer
8	advocate, or upon its own motion, the commission may rescind any
9	exemption or waiver granted under this section if, after notice
10	and hearing, it finds that:
11	(1) The conditions prompting the granting of the exemption
12	or waiver no longer apply;
13	(2) The exemption or waiver is no longer in the public
14	interest; or
15	(3) The water carrier has failed to comply with one or
16	more of the conditions of the exemption or applicable
17	statutory or regulatory requirements."
18	SECTION 2. Section 271G-10, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"§271G-10 Applications for certificates of public
21	convenience and necessity. (a) Except as otherwise provided in





1 this section and in sections 271G-6 and 271G-12, no water 2 carrier shall engage in operations between points within the 3 State unless the carrier holds a certificate of public 4 convenience and necessity issued by the public utilities 5 commission authorizing the operation; provided that no new 6 application shall be required for any common carrier by water 7 that is the holder of a certificate of public convenience and 8 necessity issued by the public utilities commission.

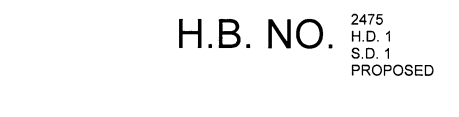
9 (b) Applications for certificates shall be made in writing 10 to the commission, be verified under oath, be presented in a 11 form, contain the information, and be accompanied by proof of 12 service upon interested parties as the commission shall, by 13 rule, require.

(c) The commission shall not approve an application for a certificate or otherwise grant authorization pursuant to an application to operate as a water carrier under this chapter until the commission has given notice and held public hearings conducted in accordance with the procedures under section 271G-23.5.

20 (d) The commission shall issue a certificate to any
21 qualified applicant, authorizing the whole or any part of the

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1 operations proposed in the application only if the commission
2 finds that:

3 (1) The applicant is fit, willing, and able properly to
4 perform the service proposed and to conform to this
5 chapter and the requirements and rules of the
6 commission; and

7 (2) The proposed service, to the extent to be authorized 8 by the certificate, is or will be required by the 9 present or future public convenience and necessity. 10 [(c) The commission shall not make a finding of public 11 convenience and necessity or issue an authorization, whether 12 interim, permanent, or otherwise, to operate as a water carrier 13 without the following specific findings supported by evidence in 14 the record:

15 (1) Existing water carrier services are inadequate to 16 presently service the public or meet demonstrated and 17 quantifiable future demands for service;

18 (2) The proposed service is designed for and necessary to 19 meet demonstrated and quantifiable unmet public needs 20 for present water carrier service or demonstrated and 21 quantifiable future demands for service;



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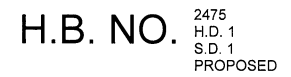


1	<del>(3)</del>	The proposed service will provide demonstrated and
2		quantifiable benefits to the general public, business
3		community, and the economy of all islands that are
4		entitled to notice under section 2716 23.5, including
5		demonstrated and quantifiable benefits with respect to
6		reliability, affordability, and security of the
7		service line;
8	<del>(4)</del>	The specific, identified benefits of the proposed
9		service outweigh its detrimental impact to the
10		public's interest in maintaining services, including:
11		(A) Economics of scale and scope of current water
12		carriers;
13		(B) Future-capital costs of existing water carriers;
14		(C) Ability of existing water carriers to make
15		necessary capital and resource investments;
16		(D) The financial health, stability, and revenue
17		stream-of-existing water-carriers; and
18		(E) The likelihood that existing levels of service
19		will be maintained after the enactment of the
20		proposed_service; and



1	<del>(5)</del>	If the commission's finding of public convenience and
2		necessity differs from the recommendation of the
3		consumer advocate, specific findings to address each
4		ground for objection articulated by the consumer
5		advocate.
6	The commis	sion shall not make a finding of public convenience
7	and necess	sity nor issue a certificate if the evidence in the
8	record ind	licates that the issuance of the certificate would
9	<del>diminish a</del>	an existing water carrier's ability to realize its
10	<del>allowed ra</del>	ate of return or if the certificate would allow an
11	applicant-	to serve only high margin or high profit ports or
12	<del>lines of s</del>	ervice that are currently served by an existing
13	<del>carrier.</del>	
14	<del>(£)</del> ]	(e) Any water carrier transporting passengers under
15	a certific	cate issued pursuant to this chapter may occasionally
16	deviate fr	com the route over which it is authorized to operate
17	under the	certificate pursuant to the rules of the commission.
18	[ <del>(g)</del>	The commission shall not issue any certificate that
19	<del>is designa</del>	ated as interim or temporary or that otherwise does not
20	conform to	the requirements of this chapter except in response
21	<del>to an emer</del>	rgency situation; provided that an emergency situation

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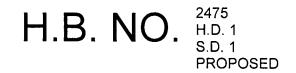
1	shall mean a state of emergency or local state of emergency
2	pursuant to chapter 127A. Any certificate issued pursuant to
3	this subsection shall expire upon the expiration of the state of
4	emergency or local state of emergency or an earlier date
5	determined by the commission in response to prevailing
6	conditions. An extension of a certificate granted under this
7	subsection beyond the expiration of the state of emergency or
8	local state of emergency or date determined by the commission
9	shall be granted only subject to the notice, hearing, and
10	findings requirements of this chapter.
11	(h) The commission shall post a link on the front page of
12	the commission's website to a publicly accessible electronic
13	version of each application for a certificate pursuant to this
14	section and to each order of the commission regarding posted
15	applications, including the commission's final decision and
16	order. Links posted under this subsection shall include a short
17	description of the document to which the link refers, shall be
18	active within twenty four hours of the filing of an application
19	or issuance of an order, and shall remain active for at least
20	thirty days from the filing of the application or the issuance
21	of the order or decision and order.]"

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1	SECTION 3. Section 271G-12, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"[ <b>+]§271G-12[+] Temporary authority.</b> To enable the
4	provision of service for which there is an immediate and urgent
5	need to a point or points or within [ <del>a territory</del> ] <u>the State</u>
6	having no carrier service capable of meeting the need, the
7	public utilities commission [may], in its discretion and without
8	hearings or other proceedings, <u>may</u> grant temporary authority for
9	such service by a water carrier. The temporary authority,
10	unless suspended or revoked for good cause, shall be valid for
11	such time as the commission shall specify, but for no more than
12	a period of one hundred [ <del>twenty</del> ] <u>eighty</u> days [ <del>for any one</del>
13	immediate and urgent need.] unless a longer period is determined
14	to be necessary and appropriate in the discretion of the public
15	utilities commission for good cause. The water carrier shall
16	apply for a certificate of public convenience and necessity
17	within the specified period in order to provide service beyond
18	the specified period."
19	SECTION 4. Statutory material to be repealed is bracketed
20	and stricken. New statutory material is underscored.
21	SECTION 5. This Act shall take effect upon its approval.

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**Report Title:** PUC; Statutory Authority; Water Carrier

#### Description:

Authorizes the Public Utilities Commission to address any situation where the condition of a regulated water carrier of cargo may result in the disruption, reduction, or cessation of essential services. Amends the bases upon which the Commission may issue a certificate of public convenience and necessity to an applicant seeking authority to serve as a regulated water carrier. (SD1 PROPOSED)

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

