A BILL FOR AN ACT

RELATING TO TELECOMMUNICATIONS.

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

1 SECTION 1. Chapter 269, Hawaii Revised Statutes, is 2 amended by adding a new section to be appropriately designated 3 and to read as follows: 4 "§269-Public utility; basic exchange service; 5 exemption; consumer complaints. (a) Except for any 6 requirements under federal law and sections 269-7 and 269-16.9, 7 no public utility providing basic exchange service to every 8 county in the State or any affiliate or parent of such public 9 utility shall be subject to the regulatory requirements of this 10 chapter or the jurisdiction of the public utilities commission 11 or the consumer advocate. All rules, regulations, decisions, 12 orders, and other regulatory provisions, except federal 13 requirements, relating to the regulation of public utilities 14 providing basic exchange service to every county in the State as 15 public utilities pursuant to this chapter may be invalid beginning on the effective date of Act , Session Laws of 16



1	Hawaii 2019, at the discretion of the public utility providing
2	basic exchange service to every county in the State.
3	(b) Consumer complaints relating to the basic exchange
4	service shall be referred to the office of consumer protection
5	within the department of commerce and consumer affairs."
6	SECTION 2. Section 269-8.5, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"[4]§269-8.5[4] Annual financial reports. All annual
9	financial reports required to be filed with the commission by
10	public utilities shall include a certification that such report
11	conforms with the applicable uniform system of accounts adopted
12	by the commission. Notwithstanding any law to the contrary, a
13	public utility providing basic exchange service to every county
14	in the State and whose stock or that of its parent is directly
15	or indirectly publicly traded, shall not be required to file any
16	financial reports with the commission."
17	SECTION 3. Section 269-16.85, Hawaii Revised Statutes, is
18	amended by amending subsection (a) to read as follows:
19	"(a), Notwithstanding section 269-16.9 or any other law to
20	the contrary, the public utilities commission shall treat retail
21	intrastate telecommunications services, under the commission's



1 classification of services relating to costs, rates, and 2 pricing, as fully competitive and apply all commission rules in 3 accordance with that designation. In addition, a 4 telecommunications carrier shall not be required to obtain 5 approval or provide any cost support or other information to 6 establish or otherwise modify in any manner its rates, fares, 7 and charges, or to bundle any service offerings into a single or 8 combined price package [; provided that a telecommunications 9 carrier, except upon receiving the approval of the commission, 10 shall not charge a higher rate for any retail telecommunications 11 basic exchange service than the rate for the same service 12 included in the telecommunications carrier's filed tariff. All 13 rates, fares, charges, and bundled service offerings shall be 14 filed with the public utilities commission for information 15 purposes only]."

16 SECTION 4. Section 269-17, Hawaii Revised Statutes, is 17 amended to read as follows:

18 "§269-17 Issuance of securities. [A] (a) Except as
19 provided in subsection (c), a public utility corporation may, on
20 securing the prior approval of the public utilities commission,
21 and not otherwise, issue stocks and stock certificates, bonds,



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notes, and other evidences of indebtedness, payable at periods 1 2 of more than twelve months after the date thereof, for the following purposes and no other, namely: for the acquisition of 3 property or for the construction, completion, extension, or 4 5 improvement of or addition to its facilities or service, or for 6 the discharge or lawful refunding of its obligations or for the 7 reimbursement of moneys actually expended from income or from 8 any other moneys in its treasury not secured by or obtained from 9 the issue of its stocks or stock certificates, or bonds, notes, 10 or other evidences of indebtedness, for any of the aforesaid purposes except maintenance of service, replacements, and 11 12 substitutions not constituting capital expenditure in cases 13 where the corporation has kept its accounts for such 14 expenditures in such manner as to enable the commission to 15 ascertain the amount of moneys so expended and the purposes for 16 which the expenditures were made, and the sources of the funds 17 in its treasury applied to the expenditures. As used herein, 18 "property" and "facilities", mean property and facilities used 19 in all operations of a public utility corporation whether or not 20 included in its public utility operations or rate base. A 21 public utility corporation may not issue securities to acquire

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1 property or to construct, complete, extend or improve or add to 2 its facilities or service if the commission determines that the 3 proposed purpose will have a material adverse effect on its 4 public utility operations.

5 (b) All stock and every stock certificate, and every bond, 6 note, or other evidence of indebtedness of a public utility 7 corporation not payable within twelve months, issued without an 8 order of the commission authorizing the same, then in effect, 9 shall be void.

(c) Any public utility providing basic exchange service to 10 every county in the State shall be exempt from this section and 11 12 may, without securing approval of the public utilities 13 commission, issue stocks and stock certificates, bonds, notes, 14 and other evidences of indebtedness payable at periods of more than twelve months after the date thereof, for any purpose." 15 SECTION 5. Section 269-17.5, Hawaii Revised Statutes, is 16 amended by amending subsection (c) to read as follows: 17 18 "(c) No more than twenty-five per cent of the issued and 19 outstanding voting stock of a corporation organized under the laws of the State and who owns, controls, operates, or manages 20

any plant or equipment, or any part thereof, as a public utility



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1	within the definition set forth in section 269-1 shall be held,
2	whether directly or indirectly, by any single foreign
3	corporation or any single nonresident alien, or held by any
4	person, unless prior written approval is obtained from the
5	public utilities commission, or unless a transaction is exempt.
6	An exempt transaction is:
7	(1) Any purchase or sale by an underwriter; [or]
8	(2) Any transaction involving a public utility providing
9	basic exchange service to every county in the State;
10	or
11	$\left[\frac{(2)}{(3)}\right]$ A transaction to acquire shares of a corporation
12	with less than one hundred shareholders and less than
13	\$1,000,000 in assets.
14	Every assignment, transfer, contract, or agreement for
15	assignment or transfer of any shares in violation of this
16	section shall be void and of no effect; and no such transfer
17	shall be made on the books of the corporation. Nothing herein
18	shall be construed to make illegal the holding of stock lawfully
19	held, directly or indirectly, prior to June 4, 1977."
20	SECTION 6. Section 269-19, Hawaii Revised Statutes, is
21	amended to read as follows:



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1 "§269-19 Merger and consolidation of public utilities. 2 Except as provided in [subsection (b),] subsections (b) and (a) 3 (c), no public utility shall sell, lease, assign, mortgage, or 4 otherwise dispose of or encumber the whole or any part of its 5 road, line, plant, system, or other property necessary or useful 6 in the performance of its duties to the public, or any franchise 7 or permit, or any right thereunder, nor by any means, directly 8 or indirectly, merge or consolidate with any other public 9 utility without first having secured from the public utilities 10 commission an order authorizing it so to do. Every such sale, lease, assignment, mortgage, disposition, encumbrance, merger, 11 12 or consolidation, made other than in accordance with the order 13 of the commission shall be void [-], except as provided in 14 subsections (b) and (c). 15 (b) A public utility, under circumstances that it deems

16 exigent and in its judgment require a response that rapidly 17 restores one of its customers to normal, or near normal, 18 operating status in order to prevent serious disruption of 19 essential public services, or avoid serious risk to public 20 safety, or to mitigate severe economic losses to that customer, 21 may transfer, assign, or otherwise dispose of its property



1	without prior approval from the public utilities commission as
2	required in subsection (a); provided that in so doing:
3	(1) The public utility does not unduly hinder or degrade
4	the public utility's operation with respect to its
5	services or other customers;
6	(2) The public utility is duly compensated for its
7	property; and
8	(3) The public utility reports in detail to the public
9	utilities commission within thirty days of any such
10	action unless otherwise approved by the public
11	utilities commission for good cause shown.
12	For purposes of this subsection, "property" does not
13	include real property.
14	(c) Notwithstanding any law to the contrary, a public
15	utility providing basic exchange service to every county in the
16	State may sell, lease, assign, or otherwise dispose of or
17	encumber the whole or any part of its road, line, plant, system,
18	or other property necessary or useful in the performance of its
19	duties to the public, or any franchise or permit, or any right
20	thereunder, by any means, directly or indirectly, merge or
21	consolidate with any other public utility; provided that the



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1	public utility shall notify the public utilities commission of
2	such transaction within thirty days thereof."
3	SECTION 7. Section 269-19.5, Hawaii Revised Statutes, is
4	amended by amending subsection (h) to read as follows:
5	"(h) Transactions between affiliated Hawaii based
6	utilities, and any transactions by public utilities providing
7	basic exchange service to every county in the State, shall be
8	exempt from the provisions of this section."
9	SECTION 8. Statutory material to be repealed is bracketed
10	and stricken. New statutory material is underscored.
11	SECTION 9. This Act shall take effect on July 1, 3000;
12	provided that this Act shall be repealed on July 1, 2023.



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Report Title:

Telecommunications; Basic Exchange Service; PUC; Exemptions

Description:

Exempts public telecommunications utilities that provide basic exchange service to every county of the State from the regulatory jurisdiction of the Public Utilities Commission, including provisions governing financial reporting, rate regulation, issuance of securitized assets, disposal of property, and affiliate interests. (HB272 HD1)

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