S.B. NO. ⁹⁹¹ 5.D. 1 H.D. 1

A BILL FOR AN ACT

RELATING TO TELECOMMUNICATIONS.

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

SECTION 1. Section 269-16.85, Hawaii Revised Statutes, is amended to read as follows:

3 "§269-16.85 Retail intrastate services; fully competitive. 4 Notwithstanding section 269-16.9 or any other law to the (a) 5 contrary, the public utilities commission shall treat retail 6 intrastate telecommunications services, under the commission's 7 classification of services relating to costs, rates, and 8 pricing, as fully competitive and apply all commission rules in 9 accordance with that designation. In addition, a 10 telecommunications carrier shall not be required to obtain 11 approval or provide any cost support or other information to 12 establish or otherwise modify in any manner its rates, fares, 13 [and] charges, and terms and conditions, or to bundle any 14 service offerings into a single or combined price package [+ 15 provided that a telecommunications carrier, except upon 16 receiving the approval of the commission, shall not charge a 17 higher rate for any retail telecommunications basic exchange

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1	service than the rate for the same service included in the
2	telecommunications carrier's filed tariff.] and shall not be
3	subject to sections 269-16 and 269-39; provided that on an
4	annual basis, the monthly rate increase for basic exchange
5	service in any county with a population of less than five
6	hundred thousand shall not exceed \$6.50 without the public
7	utilities commission's approval. All rates, fares, charges,
8	[and] bundled service offerings, and service terms and
9	conditions shall be [filed with the public utilities commission
10	for information purposes only.] posted on the local exchange
11	carrier's website.
12	(b) This section shall apply to retail rates charged for
13	service to end-user consumers only and shall not apply to
14	wholesale rates charged for services provided by a
15	telecommunications carrier to another telecommunications
16	provider, a wireless communications provider, a voice over
17	internet protocol communications provider, or other similar
18	communications provider.

19 (c) Nothing herein shall modify any requirements of a20 telecommunications carrier to provide lifeline telephone

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1	service, comply with carrier of last resort obligations, or
2	comply with applicable service quality standards.
3	(d) Notwithstanding section 269-17, any telecommunications
4	service provider providing fully competitive retail services
5	shall not be required to seek commission approval for the
6	issuance of stocks, stock certificates, bonds, notes, and other
7	evidences of indebtedness; provided that the telecommunications
8	service provider notifies the public utilities commission, with
9	a copy to the consumer advocate, of all issuances upon execution
10	of the transaction.
11	(e) Notwithstanding section 269-19, any telecommunications
11 12	(e) Notwithstanding section 269-19, any telecommunications service provider providing fully competitive retail services
12	service provider providing fully competitive retail services
12 13	service provider providing fully competitive retail services shall not be required to seek commission approval for the sale,
12 13 14	service provider providing fully competitive retail services shall not be required to seek commission approval for the sale, lease, mortgage, assignment, or other disposition or encumbrance
12 13 14 15	service provider providing fully competitive retail services shall not be required to seek commission approval for the sale, lease, mortgage, assignment, or other disposition or encumbrance of the whole or any part of its road, line, plant, system, or
12 13 14 15 16	service provider providing fully competitive retail services shall not be required to seek commission approval for the sale, lease, mortgage, assignment, or other disposition or encumbrance of the whole or any part of its road, line, plant, system, or other property; provided that any telecommunications service
12 13 14 15 16 17	service provider providing fully competitive retail services shall not be required to seek commission approval for the sale, lease, mortgage, assignment, or other disposition or encumbrance of the whole or any part of its road, line, plant, system, or other property; provided that any telecommunications service provider shall not, directly or indirectly, merge or consolidate



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1 (f) Notwithstanding section 269-9, any telecommunications 2 service provider providing fully competitive retail services 3 shall not be required to file accident reports with the 4 commission." 5 SECTION 2. Section 269-17.5, Hawaii Revised Statutes, is 6 amended by amending subsection (c) to read as follows: 7 "(c) No more than twenty-five per cent of the issued and 8 outstanding voting stock of a corporation organized under the 9 laws of the State and who owns, controls, operates, or manages 10 any plant or equipment, or any part thereof, as a public utility 11 within the definition set forth in section 269-1 shall be held, 12 whether directly or indirectly, by any single foreign 13 corporation or any single nonresident alien, or held by any 14 person, unless prior written approval is obtained from the 15 public utilities commission, or unless a transaction is exempt. 16 An exempt transaction is: 17 Any purchase or sale by an underwriter; [or] (1) 18 (2) Any transaction involving a public utility providing 19 basic exchange service to every county in the State 20 that consists of less than fifty per cent of the



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1	issued and outstanding voting stock of a corporation
2	organized under the laws of the State; or
3	[(2)] <u>(3)</u> A transaction to acquire shares of a corporation
4	with less than one hundred shareholders and less than
5	\$1,000,000 in assets.
6	Every assignment, transfer, contract, or agreement for
7	assignment or transfer of any shares in violation of this
8	section shall be void and of no effect; and no such transfer
9	shall be made on the books of the corporation. Nothing herein
10	shall be construed to make illegal the holding of stock lawfully
11	held, directly or indirectly, prior to June 4, 1977."
12	SECTION 3. Section 269-19.5, Hawaii Revised Statutes, is
13	amended by amending subsection (h) to read as follows:
14	"(h) Transactions between affiliated Hawaii based
15	utilities, and any transactions by public utilities providing
16	basic exchange service to every county in the State, shall be
17	exempt from the provisions of this section."
18	SECTION 4. Section 269-38, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"[+]§269-38[+] Regulatory flexibility for effectively
21	competitive services. The commission may allow



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1	telecommunications carriers to have pricing flexibility for
2	services that the commission finds are effectively competitive;
3	provided that [the rates for:
4	(1) Basic-telephone service and for services that are not
5	effectively competitive are cost-based and remain
6	just, reasonable, and nondiscriminatory; and
7	(2) Universal] universal service is preserved and
8	advanced."
9	SECTION 5. Section 269-40, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"[+]§269-40[+] Access to advanced services. The
12	commission shall ensure that all consumers are provided with
13	nondiscriminatory, reasonable, and equitable access to high
14	quality telecommunications network facilities and capabilities
15	that provide subscribers with sufficient network capacity to
16	access information services that provide a combination of voice,
17	data, image, and video[, and that are available at just,
18	reasonable, and nondiscriminatory rates that are based on
19	reasonably-identifiable costs of providing the services]."



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SECTION 6. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.

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3 SECTION 7. This Act shall take effect on July 1, 3000.



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Report Title: Telecommunications; Basic Exchange Service; Regulation

Description:

Creates regulatory flexibility for providers of basic landline telephone services. Allows retail rate increases up to a cap amount without PUC approval for providers in rural counties. Exempts providers from PUC approval for issuance of securities, disposition of property, sale of stock, and competitive procurement requirements. (SB991 HD1)

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

