A BILL FOR AN ACT

RELATING TO THE USE OF ELECTRONIC FILING BY THE PUBLIC UTILITIES COMMISSION.

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

SECTION 1. Section 269-5, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§269-5 Annual report and register of orders. The public 4 utilities commission shall prepare and present to the governor 5 in the month of January in each year a report respecting its 6 actions during the preceding fiscal year. This report shall include summary information and analytical, comparative, and 7 8 trend data concerning major regulatory issues acted upon and 9 pending before the commission; cases processed by the 10 commission, including their dispositions; utility company 11 operations, capital improvements, and rates; utility company 12 performance in terms of efficiency and quality of services 13 rendered; financing orders issued, adjustments made to the 14 public benefits fee, and repayments or credits provided to 15 electric utility customers pursuant to part X or chapter 196, 16 part IV; a summary of power purchase agreements, including

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1 pricing, in effect during the fiscal year; environmental matters 2 having a significant impact upon public utilities; actions of 3 the federal government affecting the regulation of public utilities in Hawaii; long and short-range plans and objectives 4 5 of the commission; together with the commission's 6 recommendations respecting legislation and other matters 7 requiring executive and legislative consideration. [Copies] 8 Electronic copies of the annual reports shall be furnished by 9 the governor to the legislature. In addition, the commission 10 shall establish and maintain a register of all its orders and 11 decisions, which shall be open and readily available for public 12 inspection, and no order or decision of the commission shall take effect until it is filed and recorded in this register." 13 14 SECTION 2. Section 269-6.5, Hawaii Revised Statutes, is 15 amended by amending subsections (a) and (b) to read as follows: 16 No later than July 1, 2011, the public utilities "(a) 17 commission shall accept from any person who submits a document 18 to the commission the original [and] or one electronic copy of 19 each application, complaint, pleading, brief, or other document 20 required to be filed with the commission pursuant to this 21 chapter, and the consumer advocate shall accept service of one



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1 paper [copy and one] or electronic copy of each application, 2 complaint, pleading, brief, or other document filed with the 3 commission.

4 (b) The commission shall adopt rules pursuant to 5 chapter 91 to effectuate the purposes of this section. Until 6 the final adoption by the commission of rules governing the 7 electronic filing of documents with the commission, the 8 following requirements shall apply to all documents submitted to 9 the commission pursuant to this section; provided that 10 additional requirements with regard to document format may be 11 established by the commission through written guidelines: 12 Unless otherwise required by this chapter or the (1) 13 [rules-or] guidelines of the commission, each person 14 who submits or files an application, complaint, 15 pleading, brief, or other document shall submit to or 16 file with the commission an original [and] or one 17 electronic copy of each document and shall serve one 18 paper [copy and one] or electronic copy of each 19 document on the consumer advocate;



1 (2)All paper documents submitted to or filed with the 2 commission shall be printed on one side of the page 3 only and, if practicable, in portrait orientation; 4 (3) Original paper documents submitted to or filed with the commission shall not be stapled but shall be 5 clipped together or placed in a clearly marked 6 three-ring binder, as appropriate; 7 8 (4) All paper documents filed or submitted to the 9 commission shall include appropriately labeled 10 separator pages in addition to tabbed dividers, as 11 applicable; 12 (5) All confidential documents filed under confidential 13 seal shall be clearly designated in accordance with 14 the requirements of any applicable protective order, 15 and the sealed envelope in which the confidential 16 documents are enclosed shall clearly indicate the 17 appropriate docket number and subject; and 18 (6) Electronic documents shall be submitted on a clearly 19 marked compact disk and shall be in portable document 20 format saved in separate files corresponding to the 21 original paper document submission; provided that



1 electronic documents submitted under confidential seal 2 shall be submitted on a separate compact disk, clearly 3 marked as confidential and indicating the appropriate 4 docket number and subject; and 5 (7) (6) Electronic documents shall be named using the 6 filing party's name, docket number, date of filing, 7 and name of document as part of the document title. 8 Upon final adoption of rules pursuant to chapter 91, the 9 rules of the commission governing submission or filing of 10 electronic documents shall supersede the provisions of this 11 subsection." 12 SECTION 3. Section 269-7.5, Hawaii Revised Statutes, is 13 amended by amending subsection (a) to read as follows: 14 "(a) No public utility, as defined in section 269-1, shall 15 commence its business without first having obtained from the 16 commission a certificate of public convenience and necessity. 17 Applications for certificates shall be made in writing, on paper 18 or electronically, to the commission and shall comply with the 19 requirements prescribed in the commission's rules. The 20 application shall include the type of service to be performed, 21 the geographical scope of the operation, the type of equipment



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1 to be employed in the service, the name of competing utilities 2 for the proposed service, a statement of its financial ability 3 to render the proposed service, a current financial statement of 4 the applicant, and the rates or charges proposed to be charged 5 including the rules governing the proposed service."

6 SECTION 4. Section 269-15, Hawaii Revised Statutes, is
7 amended to read as follows:

"§269-15 Commission may institute proceedings to enforce 8 chapter. (a) If the public utilities commission is of the 9 10 opinion that any public utility or any person is violating or 11 neglecting to comply with any provision of this chapter or of 12 any rule, [regulation,] order, or other requirement of the commission, or of any provisions of its franchise, charter, or 13 articles of association, if any, or that changes, additions, 14 extensions, or repairs are desirable in its plant or service to 15 16 meet the reasonable convenience or necessity of the public, or 17 to insure greater safety or security, or that any rates, fares, 18 classifications, charges, or rules are unreasonable or unreasonably discriminatory, or that in any way it is doing what 19 20 it ought not to do, or not doing what it ought to do, it shall in writing, on paper or electronically, inform the public 21

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1 utility or the person and may institute [such] proceedings 2 before it, as may be necessary to require the public utility or 3 the person to correct [any such] the deficiency. [In such event, the] The commission may, by order, direct the consumer 4 5 advocate to appear in [such] the proceeding $[\tau]$ to carry out the 6 purposes of this section. The commission may examine into any 7 of the matters referred to in section 269-7, notwithstanding 8 that the same may be within the jurisdiction of any court or 9 other body; provided that this section shall not be construed as 10 in any manner limiting or otherwise affecting the jurisdiction 11 of [any such] the court or other body.

(b) In addition to any other remedy available, the commission or its enforcement officer may issue citations to any person acting in the capacity of or engaging in the business of a public utility within the State, without having a certificate of public convenience and necessity or other authority previously obtained under and in compliance with this chapter or the rules adopted thereunder.

19 (1) The citation may contain an order of abatement and an
 20 assessment of civil penalties as provided in section
 269-28(c). All penalties collected under this



subsection shall be deposited in the treasury of the State. Service of a citation issued under this subsection shall be made by personal service whenever possible, or by certified mail, restricted delivery, sent to the last known business or residence address of the person cited.

7 (2) Any person served with a citation under this 8 subsection may submit a written request, on paper or <u>electronically</u>, to the commission for a hearing $[\tau]$ 9 10 within twenty days from the receipt of the citation, 11 with respect to the violations alleged, the scope of 12 the order of abatement, and the amount of civil 13 penalties assessed. If the person cited under this 14 subsection timely notifies the commission of the 15 request for a hearing, the commission shall afford an 16 opportunity for a hearing under chapter 91. The 17 hearing shall be conducted by the commission, or the 18 commission may designate a hearings officer to hold 19 the hearing.

20 (3) If the person cited under this subsection does not
21 submit a written request, on paper or electronically,



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1 to the commission for a hearing within twenty days from the receipt of the citation, the citation shall 2 be deemed a final order of the commission. 3 The commission may apply to the appropriate court for a 4 judgment to enforce the provisions of any final order, 5 6 issued by the commission or designated hearings officer pursuant to this subsection, including the 7 8 provisions for abatement and civil penalties imposed. 9 In any proceeding to enforce the provisions of the 10 final order of the commission or designated hearings 11 officer, the commission need only show that the notice was given, a hearing was held, or the time granted for 12 13 requesting the hearing has run without such a request, 14 and a certified copy of the final order of the 15 commission or designated hearings officer. If any party is aggrieved by the decision of the 16 (4) 17 commission or the designated hearings officer, the 18 party may appeal to the intermediate appellate court, subject to chapter 602, in the manner provided for 19 20 civil appeals from the circuit court; provided that the operation of an abatement order shall not be 21



1 stayed on appeal unless specifically ordered by a 2 court of competent jurisdiction after applying the 3 stay criteria enumerated in section 91-14(c). The 4 sanctions and disposition authorized under this 5 subsection shall be separate and in addition to all 6 other remedies either civil or criminal provided in 7 any other applicable statutory provision. The 8 commission may adopt rules under chapter 91 as may be 9 necessary to fully effectuate this subsection." 10 SECTION 5. Section 269-16, Hawaii Revised Statutes, is 11 amended as follows:

12 1. By amending subsection (d) to read:

13 The commission shall make every effort to complete "(d) 14 its deliberations and issue its decision as expeditiously as 15 possible and before nine months from the date the public utility 16 filed its completed application; provided that in carrying out 17 this mandate, the commission shall require all parties to a proceeding to comply strictly with procedural time schedules 18 19 that it establishes. If a decision is rendered after the 20 nine-month period, the commission shall report in writing, on

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paper or electronically, the reasons therefor to the legislature
 within thirty days after rendering the decision.

3 Notwithstanding subsection (c), if the commission has not issued its final decision on a public utility's rate application 4 within the nine-month period stated in this section, the 5 commission, within one month after the expiration of the 6 nine-month period, shall render an interim decision allowing the 7 increase in rates, fares and charges, if any, to which the 8 commission, based on the evidentiary record before it, believes 9 the public utility is probably entitled. The commission may 10 postpone its interim rate decision for thirty days if the 11 12 commission considers the evidentiary hearings incomplete. In the event interim rates are made effective, the commission shall 13 require by order the public utility to return, in the form of an 14 15 adjustment to rates, fares, or charges to be billed in the future, any amounts with interest, at a rate equal to the rate 16 of return on the public utility's rate base found to be 17 reasonable by the commission, received under the interim rates 18 that are in excess of the rates, fares, or charges finally 19 determined to be just and reasonable by the commission. 20 Interest on any excess shall commence as of the date that any 21



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rate, fare, or charge goes into effect that results in the
 excess and shall continue to accrue on the balance of the excess
 until returned.

4 The nine-month period in this subsection shall begin only after a completed application has been filed with the commission 5 6 and a paper or an electronic copy served on the consumer 7 advocate. The commission shall establish standards concerning 8 the data required to be set forth in the application in order 9 for it to be deemed a completed application. The consumer 10 advocate may, within twenty-one days after receipt, object to 11 the sufficiency of any application, and the commission shall 12 hear and determine any objection within twenty-one days after it 13 is filed. If the commission finds that the objections are 14 without merit, the application shall be deemed to have been 15 completed upon original filing. If the commission finds the 16 application to be incomplete, it shall require the applicant to 17 submit an amended application consistent with its findings, and 18 the nine-month period shall not commence until the amended 19 application is filed."

20

2. By amending subsection (f) to read:





1 "(f) Notwithstanding any law to the contrary, for public 2 utilities having annual gross revenues of less than \$2,000,000, 3 the commission may make and amend its rules and procedures to 4 provide the commission with sufficient facts necessary to 5 determine the reasonableness of the proposed rates without 6 unduly burdening the utility company and its customers. In the 7 determination of the reasonableness of the proposed rates, the 8 commission shall:

9 Require the filing of a standard form application to (1) 10 be developed by the commission. The standard form 11 application for general rate increases shall describe 12 the specific facts that shall be submitted to support 13 a determination of the reasonableness of the proposed 14 rates, and require the submission of financial 15 information in conformance with a standard chart of 16 accounts to be approved by the commission, and other 17 commission guidelines to allow expeditious review of a 18 requested general rate increase application; 19 (2) Hold a public hearing as prescribed in 20 section 269-12(c), at which the consumers or patrons

of the public utility may present testimony to the



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commission concerning the increase. The public 1 2 hearing shall be preceded by proper notice, as prescribed in section 269-12; and 3 (3) Make every effort to complete its deliberations and 4 5 issue a proposed decision and order within six months 6 from the date the public utility files a completed application with the commission; provided that all 7 8 parties to the proceeding strictly comply with the 9 procedural schedule established by the commission and 10 no person is permitted to intervene. If a proposed 11 decision and order is rendered after the six-month 12 period, the commission shall report in writing, on 13 paper or electronically, the reasons therefor to the 14 legislature within thirty days after rendering the 15 proposed decision and order. Prior to the issuance of 16 the commission's proposed decision and order, the 17 parties shall not be entitled to a contested case 18 hearing.

19 If all parties to the proceeding accept the 20 proposed decision and order, the parties shall not be 21 entitled to a contested case hearing, and



section 269-15.5 shall not apply. If the commission permits a person to intervene, the six-month period shall not apply and the commission shall make every effort to complete its deliberations and issue its decision within the nine-month period from the date the public utility's completed application was filed, pursuant to subsections (b), (c), and (d).

8 If a party does not accept the proposed decision 9 and order, either in whole or in part, that party 10 shall give notice of its objection or nonacceptance 11 within the timeframe prescribed by the commission in 12 the proposed decision and order, setting forth the 13 basis for its objection or nonacceptance; provided 14 that the proposed decision and order shall have no 15 force or effect pending the commission's final decision. If notice is filed, the above six-month 16 17 period shall not apply and the commission shall make 18 every effort to complete its deliberations and issue 19 its decision within the nine-month period from the 20 date the public utility's completed application was 21 filed as set forth in subsection (d). Any party that

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does not accept the proposed decision and order under
 this paragraph shall be entitled to a contested case
 hearing; provided that the parties to the proceeding
 may waive the contested case hearing.

5 Public utilities subject to this subsection shall follow 6 the standard chart of accounts to be approved by the commission 7 for financial reporting purposes. The public utilities shall 8 file a certified copy of the annual financial statements in 9 addition to an updated chart of accounts used to maintain their 10 financial records with the commission and consumer advocate 11 within ninety days from the end of each calendar or fiscal year, 12 as applicable, unless this timeframe is extended by the 13 commission. The owner, officer, general partner, or authorized 14 agent of the utility shall certify that the reports were 15 prepared in accordance with the standard chart of accounts." 16 SECTION 6. Section 269-19.5, Hawaii Revised Statutes, is 17 amended by amending subsection (c) to read as follows: 18 "(C) No contract or agreement providing for the furnishing 19 of management, supervisory, construction, engineering,

20 accounting, legal, financial, or similar services, and no
21 contract or agreement for the purchase, sale, lease, furnishing,





1 or exchange of any real or personal property rights, including but not limited to real estate, improvements on land, equipment, 2 3 leasehold interests, easements, rights-of-way, franchises, licenses, permits, trademarks, and copyrights, made or entered 4 5 into after July 1, 1988, between a public utility and any affiliated interest shall be valid or effective unless and until 6 7 the contract or agreement has been received by the commission. 8 It shall be the duty of every public utility to file with the 9 commission a verified paper or electronic copy of any contract 10 or agreement with an affiliate having a face value of at least 11 \$300,000, or a verified summary of any unwritten contract or 12 agreement having a face value of at least \$300,000 within forty-five days of the effective date of the contract or 13 14 agreement. Each and every contract or agreement between a 15 public utility and an affiliate for capital expenditures, other 16 than for real property or an interest therein, shall be 17 accompanied with price quotations provided by at least two 18 nonaffiliated suppliers, providers, or purveyors, or if [such] 19 the price quotations cannot be obtained without substantial 20 expense to the utility, [that] the public utility shall verify that fact by affidavit; provided that all contracts or 21

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1 agreements effective at the time of a general rate proceeding, 2 which were discoverable and subject to review by the commission, 3 shall be valid and not subject to subsequent regulatory review 4 and action by the commission; provided further[, however,] that 5 notwithstanding any other provision to the contrary, there shall 6 be no transfer of real property, or interest in real property, 7 between a public utility and an affiliate [-7] without prior 8 approval of the commission, after hearing, wherein the public 9 utility must show that the transfer is in the best interest of 10 the public utility and all of its customers.

11 No affirmative action is required by the commission [in 12 regards] with regard to the filing of the contract or agreement; 13 provided [however,] that if the commission, in its discretion, 14 determines that the terms and conditions of the contract or 15 agreement to be unreasonable or otherwise contrary to the public 16 interest, the commission shall notify the public utility of its 17 determination, whereupon the public utility shall have the 18 option to alter, revise, amend, or terminate the contract or 19 agreement, or assume the risk that future payments for 20 performance of the contract or agreement will be deemed



unreasonable and excluded by the commission for ratemaking
 purposes."

3 SECTION 7. Section 271-9.5, Hawaii Revised Statutes, is 4 amended by amending subsections (a) and (b) to read as follows: 5 "(a) No later than July 1, 2011, the public utilities 6 commission shall accept from any person who submits a document 7 to the commission the original [and] or one electronic copy of 8 each application, complaint, pleading, brief, or other document 9 required to be filed with the commission pursuant to this 10 chapter, and the consumer advocate shall accept service of one 11 paper [copy and one] or electronic copy of each application, 12 complaint, pleading, brief, or other document filed with the 13 commission.

14 The commission shall adopt rules pursuant to chapter (b) 15 91 to effectuate the purposes of this section. Until the final 16 adoption by the commission of rules governing the electronic 17 filing of documents with the commission, the following 18 requirements shall apply to all documents submitted to the 19 commission pursuant to this section; provided that additional 20 requirements with regard to document format may be established 21 by the commission through written guidelines:



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1 (1)Unless otherwise required by this chapter or the 2 [rules or] guidelines of the commission, each person 3 who submits or files an application, complaint, 4 pleading, brief, or other document shall submit to or 5 file with the commission an original [and] or one 6 electronic copy of each document and shall serve one 7 paper [copy and one] or electronic copy of each 8 document on the consumer advocate; 9 (2) All paper documents submitted to or filed with the 10 commission shall be printed on one side of the page only and, if practicable, in portrait orientation; 11 12 (3) Original paper documents submitted to or filed with 13 the commission shall not be stapled but shall be 14 clipped together or placed in a clearly marked three-15 ring binder, as appropriate; 16 (4) All paper documents filed or submitted to the 17 commission shall include appropriately labeled 18 separator pages in addition to tabbed dividers, as 19 applicable; 20 All confidential documents filed under confidential (5) 21 seal shall be clearly designated in accordance with



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1		the requirements of any applicable protective order,
2		and the sealed envelope in which the confidential
3		documents are enclosed shall clearly indicate the
4		appropriate docket number and subject; and
5	[(6)	Electronic documents shall be submitted on a clearly
6		marked compact disk and shall be in portable document
7		format saved in separate files corresponding to the
8		original paper document submission; provided that
9		electronic documents submitted under confidential scal
10		shall be submitted on a separate compact disk, clearly
11		marked as confidential and indicating the appropriate
12		docket number and subject; and
13	-(7)]	(6) Electronic documents shall be named using the
14		filing party's name, docket number, date of filing,
15		and name of document as part of the document title.
16	Upon	final adoption of rules pursuant to chapter 91, the
17	rules of	the commission governing submission or filing of
18	electroni	c documents shall supersede the provisions of this
19	subsectio	n."
20	SECT	ION 8. Section 271-10, Hawaii Revised Statutes, is

21 amended to read as follows:



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1 "§271-10 Reports and decisions of commission. (a) 2 Whenever the public utilities commission inquires into the 3 operations, operating rights, or rates, or directs inquiry and investigation into motor carrier activities regulated under this 4 chapter, and holds public hearing thereon, it shall make a 5 6 report in writing, on paper or electronically, in respect 7 thereto, which shall state its findings of fact and conclusions 8 of law, together with its decision, order, or requirement in the 9 premises.

10 (b) All reports issued under subsection (a) shall be 11 entered of record, and a <u>paper or an electronic</u> copy thereof 12 shall be furnished to parties of record in [any such] <u>the</u> 13 proceeding.

14 The commission may provide for the publication of its (C) 15 reports and decisions in [such] a form and manner as may be best 16 adapted for public information and use, and these authorized 17 publications shall be competent evidence of the reports and 18 decisions of the commission therein contained in all courts of 19 this State without any further proof or authentication thereof. 20 The commission may also cause to be printed for early 21 distribution its annual reports."

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SECTION 9. Section 271-13, Hawaii Revised Statutes, is
 amended to read as follows:

"\$271-13 Permits for contract carriers by motor vehicle.
(a) Except as otherwise provided in this section and in
section 271-16, no person shall engage in the business of a
contract carrier by motor vehicle over any public highway in
this State unless there is in force, with respect to [such] the
carrier, a permit issued by the public utilities commission
authorizing the person to engage in this business.

(b) Applications for permits shall be made in writing, on
paper or electronically, to the commission, be verified under
oath, and shall be in [such] <u>a</u> form [and], contain [such] <u>the</u>
information, and be accompanied by proof of service upon
interested parties, as the commission shall[7] by [regulation,]
rule require.

(c) Subject to section 271-15, a permit shall be issued to any qualified applicant therefor, authorizing in whole or in part the operations covered by the application, if it is found that the applicant is fit, willing, and able [properly] to <u>properly</u> perform the service of a contract carrier by motor vehicle, and to conform to this chapter and the lawful





1 requirements [-7] and rules [-7] and regulations of the commission 2 thereunder, and that the proposed operation to the extent 3 authorized by the permit will be consistent with the public 4 interest and the transportation policy declared in this chapter; otherwise, the application shall be denied. In determining 5 6 whether issuance of a permit will be consistent with the public 7 interest and the transportation policy, the commission shall 8 consider the number of shippers to be served by the applicant, 9 the nature of the service proposed, whether the proposed service can be or is being properly performed by existing common 10 11 carriers, the effect [which] that granting the permit would have 12 upon the services of the protesting carriers, the effect [which] 13 that denying the permit would have upon the applicant's proposed shipper or shippers, and the changing character of shipper 14 15 requirements; provided[, however,] that a permit shall not be 16 issued in any case where it has been established that an 17 existing common carrier is properly performing $[\tau]$ the proposed 18 service. The commission shall specify in the permit the 19 business of the contract carrier covered thereby and the scope thereof, and it shall attach to it at the time of issuance, and 20 21 from time to time thereafter [such] the reasonable terms,





1 conditions, and limitations consistent with the character of the 2 holder of the permit as a contract carrier, including terms, conditions, and limitations respecting the person or persons, 3 4 their names, the number or class thereof for which the contract 5 carrier may perform transportation service, as may be necessary 6 to assure that the business is that of a contract carrier and 7 within the scope of the permit, and to carry out with respect to the operation of the carrier the requirements established by the 8 9 commission under sections 271-9(a)(2) and 271-9(a)(4). Any 10 permit covering the transportation of passengers may include 11 authority to transport, in the same vehicle with the passengers, 12 baggage of passengers $[\tau]$ and also authority to transport baggage of passengers in a separate vehicle; provided that within the 13 14 scope of the permit and any terms, conditions, or limitations 15 attached thereto, the carrier shall have the right to substitute 16 or add to its equipment and facilities as the development of its 17 business may require; and provided further that no motor carrier 18 shall commence operations under any contract carrier authority 19 granted under this section until it has filed with the 20 commission a certified copy or an electronic copy of a written 21 contract or contracts executed with the shipper or shippers for

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1 whom the service is authorized in the permit to be provided, the 2 contract or contracts to be bilateral and impose specific 3 obligations upon both carrier and shipper or shippers, and to 4 set forth all terms and conditions of any transportation 5 agreement obtaining between the motor carrier and the shipper or 6 shippers."

7 SECTION 10. Section 271-31, Hawaii Revised Statutes, is
8 amended by amending subsection (b) to read as follows:

9 "(b) Complaints may be made[7] in writing, on paper or
10 electronically, by the commission on its own motion or by any
11 person or body politic, setting forth any act or thing done, or
12 omitted to be done, by any motor carrier, including any rule,
13 [regulation,] rate, or charge[7] heretofore established or fixed
14 by or for any motor carrier, in violation or claimed to be in
15 violation, of any law or of any order or rule of the

16 commission."

SECTION 11. Section 271G-7.5, Hawaii Revised Statutes, is amended by amending subsections (a) and (b) to read as follows: "(a) No later than July 1, 2011, the public utilities commission shall accept from any person who submits a document to the commission the original [and] or one electronic copy of

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each application, complaint, pleading, brief, or other document required to be filed with the commission pursuant to this chapter, and the consumer advocate shall accept service of one paper [copy-and one] or electronic copy of each application, complaint, pleading, brief, or other document filed with the commission.

The commission shall adopt rules pursuant to 7 (b) 8 chapter 91 to effectuate the purposes of this section. Until 9 the final adoption by the commission of rules governing the 10 electronic filing of documents with the commission, the 11 following requirements shall apply to all documents submitted to 12 the commission pursuant to this section; provided that 13 additional requirements with regard to document format may be 14 established by the commission through written guidelines: 15 (1) Unless otherwise required by this chapter or the

16 [rules or] guidelines of the commission, each person 17 who submits or files an application, complaint, 18 pleading, brief, or other document shall submit to or 19 file with the commission an original [and] or one 20 electronic copy of each document and shall serve one

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1 paper [copy and one] or electronic copy of each 2 document on the consumer advocate; 3 (2) All paper documents submitted to or filed with the 4 commission shall be printed on one side of the page 5 only and, if practicable, in portrait orientation; 6 Original paper documents submitted to or filed with (3) 7 the commission shall not be stapled but shall be 8 clipped together or placed in a clearly marked 9 three-ring binder, as appropriate; 10 (4) All paper documents filed or submitted to the 11 commission shall include appropriately labeled 12 separator pages in addition to tabbed dividers, as 13 applicable; 14 (5) All confidential documents filed under confidential 15 seal shall be clearly designated in accordance with 16 the requirements of any applicable protective order, 17 and the sealed envelope in which the confidential 18 documents are enclosed shall clearly indicate the 19 appropriate docket number and subject; and 20 [(6) Electronic documents shall be submitted on a clearly . 21 marked compact disk and shall be in portable document



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1	format saved in separate files corresponding to the
2	original paper-document submission; provided that
3	electronic documents submitted under confidential seal
4	shall be submitted on a separate compact disk, clearly
5	marked as confidential and indicating the appropriate
6	docket number and subject; and
7	(7)] (6) Electronic documents shall be named using the
8	filing party's name, docket number, date of filing,
9	and name of document as part of the document title.
10	Upon final adoption of rules pursuant to chapter 91, the
11	rules of the commission governing submission or filing of
12	electronic documents shall supersede the provisions of this
13	subsection."
14	SECTION 12. Section 271G-19, Hawaii Revised Statutes, is
15	amended by amending subsections (d) and (e) to read as follows:
16	"(d) Any water carrier, or any officer, agent, employee,
17	or representative thereof, who shall fail or refuse to comply
18	with any provision of this chapter, or any rule, [regulation,]
19	filed tariff or requirement or order thereunder, shall pay a
20	civil penalty to the State in the sum of not less than $100[-7]$
21	nor more than \$5,000 for each offense[$ au$] and, in the case of a

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1 continuing violation, not to exceed \$5,000 for each additional 2 day during which the failure or refusal continues. A penalty 3 shall become due and payable when the person incurring it 4 receives a notice in writing, on paper or electronically, 5 reasonably describing the violation and advising that the 6 penalty is due.

(e) In addition to any other remedy available, the
commission or its enforcement officer may issue citations to
persons acting in the capacity of or engaging in the business of
a water carrier within the State, without having a certificate
of public convenience and necessity or other authority
previously obtained under and in compliance with this chapter
and the rules adopted thereunder.

14 (1) The citation may contain an order of abatement and an 15 assessment of civil penalties of not less than $$100[_7]$ 16 nor more than \$500 for each [such] offense[τ] and, in 17 the case of a continuing violation, not less than \$200 18 nor more than \$500 for each day that uncertified 19 activity continues. All penalties collected under 20 this subsection shall be deposited in the treasury of 21 the State. Service of a citation issued under this

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subsection shall be made by personal service whenever
 possible, or by certified mail, restricted delivery,
 sent to the last known business or residence address
 of the person cited.

5 (2) Any person served with a citation under this 6 subsection may submit a written request, on paper or 7 electronically, to the commission for a hearing [-7]within twenty days from the receipt of the citation, 8 9 with respect to the violations alleged, the scope of the order of abatement, and the amount of civil 10 penalties assessed. If the person cited under this 11 12 subsection timely notifies the commission of the 13 request for a hearing, the commission shall afford an 14 opportunity for a hearing under chapter 91. The hearing shall be conducted by the commission, or the 15 16 commission may designate a hearings officer to hold 17 the hearing.

18 (3) If the person cited under this subsection does not
19 submit a written request, on paper or electronically,
20 to the commission for a hearing within twenty days
21 from the receipt of the citation, the citation shall

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1 be deemed a final order of the commission. The 2 commission may apply to the appropriate court for a 3 judgment to enforce the provisions of any final 4 order $[\tau]$ issued by the commission or designated 5 hearings officer pursuant to this subsection, 6 including the provisions for abatement and civil 7 penalties imposed. In any proceeding to enforce the 8 provisions of the final order of the commission or 9 designated hearings officer, the commission need only 10 show that the notice was given, a hearing was held, or the time granted for requesting the hearing has run 11 12 without [such] a request, and a certified copy of the 13 final order of the commission or designated hearings officer. 14

15 (4) If any party is aggrieved by the decision of the
16 commission or the designated hearings officer, the
17 party may appeal, subject to chapter 602, in the
18 manner provided for civil appeals from the circuit
19 courts; provided that the operation of an abatement
20 order shall not be stayed on appeal unless
21 specifically ordered by a court of competent





1 jurisdiction after applying the stay criteria 2 enumerated in section 91-14(c). The sanctions and disposition authorized under this subsection shall be 3 4 separate and in addition to all other remedies, either civil or criminal, provided in any other applicable 5 statutory provision. The commission may adopt rules 6 under chapter 91 as may be necessary to fully 7 8 effectuate this subsection."

9 SECTION 13. The public utilities commission shall conform 10 its electronically filed documents and its electronic filing 11 processes to comply with the Americans with Disabilities Act and 12 all existing federal laws and regulations to ensure equal access 13 for individuals with disabilities.

SECTION 14. Statutory material to be repealed is bracketedand stricken. New statutory material is underscored.

16

SECTION 15. This Act shall take effect on July 1, 2050.



Report Title: PUC; Electronic Filing

Description:

Allows the Public Utilities Commission to use electronic filing processes and similar practices. Requires the Public Utilities Commission to conform its electronic forms and electronic filing processes to comply with the Americans with Disabilities Act and other federal laws and regulations to ensure equal access for individuals with disabilities. Effective 7/1/2050. (SD2)

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

