JOSH GREEN, M.D. GOVERNOR KE KIA'ĂINA



GOV. MSG. NO. 1257

EXECUTIVE CHAMBERS KE KE'ENA O KE KIA'ĀINA

June 3, 2025

The Honorable Ronald D. Kouchi President of the Senate. and Members of the Senate Thirty-Third State Legislature State Capitol, Room 409 Honolulu, Hawai'i 96813

The Honorable Nadine Nakamura Speaker, and Members of the House of Representatives Thirty-Third State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Aloha President Kouchi, Speaker Nakamura, and Members of the Legislature:

This is to inform you that on June 3, 2025, the following bill was signed into law:

H.B. NO. 70, H.D. 1, S.D. 1, C.D. 1

RELATING TO CONDOMINIUM. ACT 157

Mahalo,

nh Green M.D.

Josh Green, M.D. Governor, State of Hawai'i

Approved by the Governor

on	JUN	3	2025
\mathbf{v}			

HOUSE OF REPRESENTATIVES THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII

ACT 157 H.B. NO. ⁷⁰ H.D. 1 S.D. 1 C.D. 1

A BILL FOR AN ACT

RELATING TO CONDOMINIUM.

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

1 SECTION 1. The legislature finds that condominium unit 2 owners are entitled to disclosure of information about the replacement reserves maintained by the condominium association 3 4 in which they own a unit. Recent efforts to increase 5 transparency and accuracy include Act 62, Session Laws of Hawaii 6 2022 (Act 62), which, among other things, provides for periodic 7 review of a reserve study by an independent reserve study 8 preparer and also lengthens the study period to thirty years. 9 Act 199, Session Laws of Hawaii 2023 (Act 199), requires that a 10 budget summary be prepared, with additional detail, to better 11 inform owners of the financial condition of an association.

Accordingly, the purpose of this Act is to emphasize the importance of compliance with the requirements enacted by Acts Acts Act and 199 by:

15 (1) Specifying that the budget summary must contain all 16 required information without referring the reader to 17 other portions of the budget; and

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1	(2)	Clarifying a unit owner's ability to enforce
2		compliance with budget summary and replacement
3		reserves requirements.
4	SECT	ION 2. Section 514B-148, Hawaii Revised Statutes, is
5	amended a	s follows:
6	1.	By amending subsection (a) to read:
7	"(a)	The budget required under section 514B-144(a) shall
8	include a	summary with at least the following details:
9	(1)	The estimated revenues and operating expenses of the
10		association;
11	(2)	Disclosure as to whether the budget has been prepared
12		on a cash or accrual basis;
13	(3)	The estimated costs of fire safety equipment or
14		installations that meet the requirements of a building
15		fire and life safety evaluation required by the
16		applicable county for any building located in a county
17		with a population greater than five hundred thousand;
18		provided that the reserve study may forecast a loan or
19		special assessment to fund building fire and life
20		safety components or installation;

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1	(4)	The balance of the total replacement reserves fund of
2		the association as of the date of the budget;
3	(5)	The estimated replacement reserves assessments that
4		the association will require to maintain the property
5		based on a reserve study performed by or on behalf of
6		the association; provided that the reserve study, if
7		not prepared by an independent reserve study preparer,
8		shall be reviewed by an independent reserve study
9		preparer [not] <u>no</u> less than every three years;
10		provided further that a managing agent with industry
11	·	reserve study designations shall not be considered as
12		having a conflict of interest for purposes of this
13		paragraph;
14	(6)	A general explanation of how the estimated replacement
15		reserves assessments are computed and detailing:
16		(A) The identity, qualifications, and potential
17		conflicts of interest of the person or entity
18		performing the reserve study, update, or any
19		review thereof;

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1		(B)	Disclosure of any component of association
2			property omitted from the reserve study and the
3			basis for the omission;
4		(C)	Planned increases in the estimated replacement
5			reserve assessments over the thirty-year plan;
6			and
7		(D)	Whether the actual estimated replacement reserves
8			assessments for the prior year as defined in the
9			study [was] were less than the assessments
10			provided for in the reserve study, and, if so, by
11			how much, and explaining the impact of the lesser
12			assessments on future estimated replacement
13		·	reserves assessments;
14	(7)	The a	amount the association must collect for the fiscal
15		year	to fund the estimated replacement reserves
16		asses	ssments; and
17	(8)	Info	rmation as to whether the amount the association
18		must	collect for the fiscal year to fund the estimated
19		repla	acement reserves assessments was calculated using
20		a per	cent funded or cash flow plan. The method or
21		plan	shall not circumvent the estimated replacement

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1	reserves assessments amount determined by the reserve
2	study pursuant to paragraph (5).
3	The budget summary shall contain all required information
4	without referring the reader to other portions of the budget."
5	2. By amending subsection (d) to read:
6	"(d) No association or [unit-owner, director, officer,
7	managing agent, or employee of an association] entity that, and
8	no person who, makes a good faith effort to calculate the
9	estimated replacement reserves assessments [for an association]
10	required by this section shall be liable [if] in the event that
11	the estimate subsequently proves incorrect."
12	3. By amending subsection (g) to read:
13	"(g) [Subject to the procedures of section 514B-157-and
14	any rules adopted by the commission, any unit owner whose
15	association board fails to comply with this section may enforce
16	compliance by the board. In any proceeding to enforce
17	compliance, a board that has not prepared an annual operating
18	budget and reserve-study shall have the burden of proving it has
19	complied with this section.] Any unit owner shall have standing
20	to bring an action alleging a violation of this section against
21	an association that the unit owner is a member of, and may seek

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<u>an injunction to enforce compliance with this section by the</u> <u>association's board.</u>" <u>SECTION 3.</u> Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. <u>SECTION 4.</u> This Act shall take effect upon its approval.



H.B. NO. ⁷⁰ H.D. 1 S.D. 1 C.D. 1

APPROVED this 3rd day of June , 2025

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GOVERNOR OF THE STATE OF HAWAII

THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: April 30, 2025 Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the House of Representatives of the Thirty-Third Legislature of the State of Hawaii, Regular Session of 2025.

Michne K. Micken

Nadine K. Nakamura Speaker House of Representatives

Mi Li, let

Brian L. Takeshita Chief Clerk House of Representatives

THE SENATE OF THE STATE OF HAWAI'I

Date: April 30, 2025 Honolulu, Hawai'i 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the Senate

of the Thirty-Third Legislature of the State of Hawai'i, Regular Session of 2025.

President of the Senate

and

Clerk of the Senate