**JOSH GREEN, M.D.** GOVERNOR KE KIA'ÁINA



GOV. MSG. NO. (380

#### EXECUTIVE CHAMBERS KE KE'ENA O KE KIA'ĂINA

July 2, 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 July 2, 2025, the following bill was signed into law:

S.B. NO. 1500, S.D. 2, H.D. 1, C.D. 1 RELATING TO ELECTRIC UTILITIES. ACT 277

Mahalo,

nh Green M.D.

Josh Green, M.D. Governor, State of Hawaiʻi

Approved by the Governor

on\_\_\_\_\_JUL 2 2025

THE SENATE THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII

### ACT 277 S.B. NO. <sup>1500</sup> <sup>S.D. 2</sup> <sup>H.D. 1</sup> <sup>C.D. 1</sup>

## A BILL FOR AN ACT

RELATING TO ELECTRIC UTILITIES.

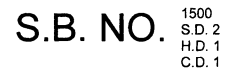
#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

SECTION 1. The legislature finds that the health and
 welfare of the residents of the State depend largely on
 residents' abilities to access reliable and reasonably priced
 electric utility services. The public utilities commission is
 tasked with regulating public utilities in the State, including
 the provision of electric services.

7 The legislature notes that the financial condition of an 8 electric utility is essential to its ability to render services 9 to its customers. It is widely recognized that public utilities 10 must be fit, willing, and able to properly perform the services 11 offered and conform to the terms, conditions, and rules set 12 forth by the public utilities commission.

13 The legislature further finds that recent events have
14 threatened the financial well-being of a certain investor-owned
15 electric utility in the State, thereby potentially threatening
16 the well-being of the public, specifically their health, safety,
17 welfare, and economic viability.

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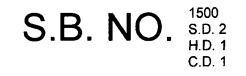


The legislature also finds that the State's largest
 investor-owned electric utility has undercapitalized its
 wildfire mitigation investments, upgrades, and modernization of
 its distribution and transmission grid infrastructure and
 generation facilities.

6 Although existing law provides the public utilities 7 commission with the authority to appoint a receiver to operate a 8 failed or failing regulated water or sewer utility if it ceases 9 to operate or operates on a substandard or unacceptable level, 10 existing law does not contain express authority for the commission to act on behalf of an electric utility's customers 11 12 if the utility experiences an urgent, serious, and imminent 13 threat to its ability to provide adequate services.

To ensure that the public utilities commission has the necessary authority to take proactive measures on behalf of customers when an investor-owned electric utility fails to provide adequate and reasonable service to its customers or creates a serious and imminent threat to the health and welfare of its customers, the legislature believes that the commission should have the power to appoint a receiver to ensure that

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electric services are continued or brought back up to
 appropriate standards.

The legislature further notes that the goal of a receivership is to protect a troubled company and to help the company return to profitability, thereby allowing it to thrive when the receivership period ends. An appointed receiver can also ensure that employees are compensated during the protected period and that operations continue to comply with government regulations and standards.

10 Accordingly, the purpose of this Act is to authorize the 11 public utilities commission to appoint a receiver to take 12 temporary action, should the commission find it necessary, to 13 assure continued adequate electric services from a failing 14 investor-owned electric utility.

15 SECTION 2. Section 269-14.5, Hawaii Revised Statutes, is16 amended by amending subsection (a) to read as follows:

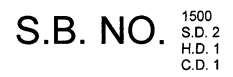
17 "(a) Whenever the commission finds that a regulated water 18 utility, regulated investor-owned electric utility, or regulated 19 sewer utility is failing, or that there is an imminent threat of 20 the utility failing, to provide adequate and reasonable service 21 to its customers, and that the failure is a serious and imminent

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1 threat to health, safety, and welfare, the commission may 2 appoint a receiver to take any temporary action necessary to assure continued service or to bring the service up to 3 4 appropriate regulatory standards. The commission may also appoint a receiver to take any temporary action necessary to 5 assure continued service if, after notice and hearing, the 6 commission finds that any water, electric, or sewer utility 7 regulated under this chapter consistently fails to provide 8 adequate and reasonable service. In carrying out its 9 10 responsibilities, the receiver and any additional outside legal 11 counsel, consultants, or staff the commission or receiver may deem necessary under the circumstances, shall have the authority 12 to gain access to all of the utility company assets and records 13 and to manage those assets in a manner that will restore or 14 maintain an acceptable level of service to customers. The 15 receiver shall be authorized to expend existing utility company 16 revenues for labor and materials and to commit additional 17 18 resources as are essential to providing an acceptable level of 19 service. [These] The appointed receiver shall recognize and 20 maintain the terms and conditions of any existing collective bargaining agreement at the time of and throughout receivership 21

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1	and shall not induce or cause a reduction in force, or terminate
2	a covered employee, other than for a cause consistent with any
3	collective bargaining agreement. Any expenditures shall be
4	funded in accordance with generally accepted ratemaking
5	practices. Any costs incurred by the commission, its staff, or
6	the appointed receiver under this section shall be the
7	responsibility of the utility in receivership or its ratepayers.
8	Control of and responsibility for the utility shall remain with
9	the receiver until the utility can be returned to the original
10	owners, transferred to new owners, or liquidated as the
11	commission determines to be in the public interest."
12	SECTION 3. Statutory material to be repealed is bracketed
13	and stricken. New statutory material is underscored.
14	SECTION 4. This Act shall take effect upon its approval.

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#### S.B. NO. <sup>1500</sup> S.D. 2 H.D. 1 C.D. 1

APPROVED this 2nd day of July , 2025

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GOVERNOR OF THE STATE OF HAWAI'I

S.B. No. 1500, S.D. 2, H.D. 1, C.D. 1

### 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

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Clerk of the Senate

#### 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.

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Nadine K. Nakamura Speaker House of Representatives

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Brian L. Takeshita Chief Clerk House of Representatives