BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF HAWAII

In the Matter of the Application of
HAWAIIAN ELECTRIC COMPANY, INC.
DOCKET NO. 03-0166
For Approval of a Residential
Direct Load Control Program, and
Recovery of Program Costs.

DECISION AND ORDER NO. 21725

Filed April 8, 2005
At 3:00 o'clock P.M.

Karen Higashi
Chief Clerk of the Commission

ATTEST: A True Copy
KAREN HIGASHI
Chief Clerk, Public Utilities
Commission, State of Hawaii.
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For Approval of a Residential ) Decision and Order No. 21725
Direct Load Control Program, and )
Recovery of Program Costs. )

DECISION AND ORDER

By this Decision and Order, the commission approves
HAWAIIAN ELECTRIC COMPANY, INC.'s ("HECO") request to modify the
eligibility criteria for its Residential Direct Load Control
("RDLC") Program to include residential customers that are master
metered.

I.

Introduction

By Decision and Order No. 21415 ("Decision and
Order No. 21415"), filed on October 14, 2004, the commission
approved HECO's requests for: (1) approval of its RDLC Program;
(2) recovery of its program costs for the first five years of the
program, which are estimated to be approximately $12,205,955 (and
associated revenue taxes, if applicable), using HECO's Integrated
Resource Plan ("IRP") Cost Recovery Provision and incorporated into
rates as a result of the next rate case if Demand Side Management
("DSM") costs are not recovered through the IRP Cost Recovery
Provision after the next rate case; and (3) program flexibility as described within the application filed in this docket.

On January 11, 2005, HECO filed a letter ("HECO's Letter") requesting modification of the eligibility criteria to include not only customers who have water heaters with a capacity of at least forty (40) gallons and live in single-family homes or multi-family homes that are individually metered, but also customers who live in master metered single family homes or master metered multi-family homes. HECO states that the DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS, DIVISION OF CONSUMER ADVOCACY ("Consumer Advocate"), the only other party to this docket, does not object to the proposed modification to the RDLC Program's eligibility criteria.

II. Motion to Reopen this Docket

The commission will treat HECO's Letter as a motion to reopen this docket, pursuant to HAR § 6-61-41 ("Motion"). The commission possesses the ability to reopen this docket to consider the change in the eligibility requirements that were approved by the commission, pursuant to its investigative powers set forth in HRS § 269-7. Since the eligibility criteria differs

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1 HRS § 269-7 provides the commission with the power to examine the condition of a public utility, the manner in which it is operated with reference to the safety or accommodation of the public, the value of its physical property, all of the utility's financial transactions, its business relations with other persons, companies or corporations, its compliance with all applicable state and federal laws and with the provisions of its franchise, charter, and articles of association, and generally any and all matters of
from that presented in this docket, the commission finds good cause to reopen this docket solely to allow the commission to review HECO’s request. Accordingly, the commission concludes that HECO’s Motion should be granted.

HECO advises that it makes this request in an effort to extend its RDLC Program to more of its residential customers. It further states that the proposed modification is consistent with the inclusion of master metered homes in both the Residential Efficient Water Heating Program, approved in Docket No. 94-0206, and the Residential New Construction Program, approved in Docket No. 94-0216.

While the inclusion of master metered homes in the RDLC Program may reach a greater number of residents, their inclusion may also cause confusion or irritation to residents who are unaware of the possibility that their water heaters can be disconnected. For example, this could occur when landlords of master metered properties agree to participate in the RDLC Program and fail to notify their tenants of their potential water heater disconnection. In an effort to guard against such surprise disconnections, the commission suggests that HECO require the customers who participate in its RDLC Program provide notice to all persons who may potentially have their water heaters disconnected under the Program.

every nature affecting the relations and transactions between the utility and the public, persons or corporations.
Based upon a review of the record, as supplemented by HECO's Letter, the commission finds that HECO's request to amend the RDLC Program eligibility criteria is reasonable and in the public interest. Accordingly, the commission concludes that HECO's request to amend the RDLC Program to include customers who live in master metered single family homes or master metered multi-family homes should be approved as a pilot program, subject to the conditions contained in Decision and Order No. 21415, the settlement agreement filed by HECO and the Consumer Advocate on June 30, 2004 ("Settlement Agreement"), and provided that HECO requires its master metered customers participating in the RDLC Program to notify all persons who may have their water heaters disconnected of the potential for such an event to occur.

III.

THE COMMISSION ORDERS:

1. HECO's Motion to reopen this docket solely to allow the commission to review the change in the RDLC Program eligibility requirements is granted.

2. HECO's RDLC Program, as amended to include customers who live in master metered single family homes or master metered multi-family homes, is approved as a pilot program, effective from the date of this decision and order, and subject to the terms and conditions set forth in Decision and Order No. 21415 and in the Settlement Agreement, and provided that HECO requires its master metered customers participating in the RDLC Program to notify all
persons who may have their water heaters disconnected of the potential for such an event to occur.

DONE at Honolulu, Hawaii APR - 8 2005.

PUBLIC UTILITIES COMMISSION
OF THE STATE OF HAWAII

By Carlito P. Caliboso, Chairman

By Wayne H. Kimura, Commissioner

By Janet E. Kawelo, Commissioner

APPROVED AS TO FORM:

Catherine P. Awakuni
Commission Counsel
CERTIFICATE OF SERVICE

I hereby certify that I have this date served a copy of the foregoing Decision and Order No. 21725 upon the following parties, by causing a copy hereof to be mailed, postage prepaid, and properly addressed to each such party.

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DATED: APR - 8 2005

Karen Higashi