#### HOUSE OF REPRESENTATIVES TWENTY-FOURTH LEGISLATURE, 2008 STATE OF HAWAII

#### H.B. NO. <sup>3331</sup> H.D. 2

## A BILL FOR AN ACT

RELATING TO CONDOMINIUMS.

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

SECTION 1. Section 514A-121.5, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§514A-121.5 Mediation; condominium management dispute 4 resolution; request for hearing; hearing. (a) If an apartment 5 owner or the board of directors requests mediation of a dispute 6 involving the interpretation or enforcement of the association of 7 apartment owners' declaration, bylaws, [or] house rules, or a 8 matter involving section 514A-82(b)(1) to (13), 514A-82.1, 514A-9 82.15, 514A-82.3, 514A-82.5, 514A-82.6, 514A-83, 514A-83.1, 514A-10 83.2, 514A-83.3, 514A-83.4, 514A-83.5, 514A-84, 514A-84.5, or 11 514A-92.5, the other party in the dispute shall be required to 12 participate in mediation. Each party shall be wholly responsible 13 for its own costs of participating in mediation; unless at the end 14 of the mediation process, both parties agree that one party shall 15 pay all or a specified portion of the mediation costs. If an 16 apartment owner or the board of directors refuses to participate in the mediation of a particular dispute, a court may take this 17

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refusal into consideration when awarding expenses, costs, and 1 2 attorney's fees. For the purposes of this subsection, participation in 3 mediation is deemed to have occurred when a party receives written 4 5 notice of the mediation proceedings from the mediator, whether or not it chooses to attend the mediation. The mediation service 6 7 shall notify the parties in writing of the disposition of the 8 mediation, and shall specify the termination date thereof. 9 (b) If a dispute is not resolved by mediation as provided in 10 this section, any party to that mediation may file for arbitration 11 no sooner than thirty days from the termination date of the 12 mediation. 13  $\left[\frac{b}{b}\right]$  (c) If a dispute is not resolved by mediation as provided in subsection (a), [in addition to any other legal. 14 15 remedies that may be available, ] any party to that [participated in the] mediation may file a request for a hearing with the office 16 17 of administrative hearings, department of commerce and consumer 18 affairs, as follows: 19 The party requesting the hearing must be a board of (1)20 directors of a duly registered association of 21 apartment owners, or an apartment owner that is a

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1		member of [ <del>a duly registered</del> ] <u>an</u> association[+] <u>duly</u>
2		registered pursuant to section 514A-95.1;
3	(2)	The request for hearing [must] shall be filed within
4		thirty days from the [final day of mediation;]
5		termination date as specified in writing by the
6		mediator;
7	(3)	The request for hearing [must] shall name one or more
8		parties [that participated] in the mediation as an
9		adverse party and identify the statutory provisions in
10		dispute; and
11	(4)	The subject matter of the hearing before the hearing
12		officer may include any matter that was the subject of
13		the mediation pursuant to subsection (a).
14	[ <del>-(c)</del> -	] (d) For purposes of this section, the office of
15	administra	ative [hearing] hearings for the department of commerce
16	and consur	mer affairs shall accept no more than thirty requests for
17	hearing per fiscal year under this section.	
18	[ <del>-(d)</del> -]	(e) The party requesting the hearing shall pay a
19	filing fee	e of \$25 to the department of commerce and consumer
20	affairs, a	and the failure to do so shall result in the request for
21	hearing be	eing rejected for filing. All other parties shall file a
22	response,	accompanied by a filing fee of \$25 to the department of
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1 commerce and consumer affairs, within twenty days of being served 2 with the request for hearing.

3  $\left[\frac{(e)}{1}\right]$  (f) The hearings officers appointed by the director of commerce and consumer affairs pursuant to section 26-9(f) shall 4 have jurisdiction to review any request for hearing filed under 5 subsection (b). The hearings officers shall have the power to 6 7 issue subpoenas, administer oaths, hear testimony, find facts, make conclusions of law, and issue written decisions that shall be 8 9 final and conclusive, unless a party adversely affected by the 10 decision files an appeal in the circuit court under section 91-14. [(f)] (g) Chapter 16-201, Hawaii Administrative Rules, shall 11 12 govern all proceedings brought under this section. The burden of proof, including the burden of producing the evidence and the 13 14 burden of persuasion, shall be upon the party initiating the proceeding. Proof of a matter shall be by a preponderance of the 15

16 evidence.

17 [(g)] (h) Hearings to review and make determinations upon 18 any requests for hearings filed under subsection (b) shall 19 commence within sixty days following the receipt of the request 20 for hearing. The hearing officer shall issue written findings of 21 fact, conclusions of law, and an order as expeditiously as 22 practicable after the hearing has been concluded.



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[<del>(h)</del>] <u>(i)</u> Each party to the hearing shall bear the party's
 own costs, including attorney's fees, unless otherwise ordered by
 the hearing officer.

[(i)] (j) Any party to a proceedings under this section who
is aggrieved by a final decision of a hearings officer may apply
for judicial review of that decision pursuant to section 91-14;
provided that any party seeking judicial review pursuant to
section 91-14 shall be responsible for the costs of preparing the
record on appeal, including the cost of preparing the transcript
of the hearing.

11 [(j)] (k) The department of commerce and consumer affairs 12 may adopt rules and forms, pursuant to chapter 91, to effectuate 13 the purpose of this section and to implement its provisions."

14 SECTION 2. Section 514B-161, Hawaii Revised Statutes, is 15 amended to read as follows:

16 "§514B-161 Mediation [-]; condominium management dispute
17 resolution; request for hearing; hearing. (a) If [an
18 apartment] a unit owner or the board of directors requests
19 mediation of a dispute involving the interpretation or
20 enforcement of the [association of apartment owners']

21 <u>association's</u> declaration, bylaws, or house rules, <u>or a matter</u>

22 involving part VI, the other party in the dispute shall be



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1	required to participate in mediation. Each party shall be		
2	wholly responsible for its own costs of participating in		
3	mediation[ $_{ au}$ ]; unless at the end of the mediation process, both		
4	parties agree that one party shall pay all or a specified		
5	portion of the mediation costs. If a [ <del>party</del> ] <u>unit owner or the</u>		
6	board of directors refuses to participate in the mediation of a		
7	particular dispute, a court may take this refusal into		
8	consideration when awarding expenses, costs, and attorneys'		
9	fees.		
10	For the purposes of this subsection, participation in		
11	mediation is deemed to have occurred when a party receives written		
12	notice of the mediation proceedings from the mediator, whether or		
13	not it chooses to attend the mediation. The mediator or mediation		
14	service shall notify the parties in writing of the disposition of		
15	the mediation, and shall specify the termination date thereof.		
16	[ <del>(b) Nothing in subsection (a) shall be interpreted to</del>		
17	mandate the mediation of any dispute involving:		
18	(1) Actions seeking equitable relief involving threatened		
19	property damage or the health or safety of association		
20	members or any other person;		
21	(2) Actions to collect assessments;		
22	(3) Personal injury claims; or		



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1	-(-4-)-	Actions against an association, a board, or one or
2		more directors, officers, agents, employees, or other
3		persons for amounts in excess of \$2,500 if insurance
4		coverage under a policy of insurance procured by the
5		association or its board would be unavailable for
6		defense or judgment because mediation was pursued.
7	<del>(c)</del>	If any mediation under this section is not completed
8	within tw	o months from commencement, no further mediation shall
9	<del>be requir</del>	ed unless agreed to by the parties.]
10	(b)	If a dispute is not resolved by mediation as provided in
11	this sect	ion, any party to that mediation may file for arbitration
12	no sooner	than thirty days from the termination date of the
13	mediation	<u>-</u>
14	(C)	If a dispute is not resolved by mediation as provided in
15	subsection	n (a), any party to that mediation may file a request for
16	a hearing	with the office of administrative hearings of the
17	departmen	t of commerce and consumer affairs, as follows:
18	(1)	The party requesting the hearing shall be a board of
19		directors of a duly registered association or a unit
20		owner that is a member of a duly registered
21		association pursuant to section 514B-103;



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1	(2)	The request for hearing shall be filed within thirty
2		days from the termination date as specified in writing
3		by the mediator;
4	(3)	The request for hearing shall name one or more parties
5		in the mediation as an adverse party and identify the
6		statutory provisions in dispute; and
7	(4)	The subject matter of the hearing before the hearing
8	a mana analasina ang sa	officer may include any matter that was the subject of
9		the mediation pursuant to subsection (a).
10	(d)	For purposes of this section, the office of
11	administra	ative hearings of the department of commerce and consumer
12	affairs s	nall accept no more than thirty requests for hearing per
13	fiscal yea	ar under this section.
14	(e)	The party requesting the hearing shall pay a filing fee
15	of \$25 to	the department of commerce and consumer affairs, and the
16	failure t	o do so shall result in the request for hearing being
17	rejected	for filing. All other parties shall file a response,
18	accompani	ed by a filing fee of \$25 to the department of commerce
19	and consu	mer affairs, within twenty days of being served with the
20	request f	or hearing.
21	(f)	The hearings officers appointed by the director of
22	commerce	and consumer affairs pursuant to section 26-9(f) shall



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1	have jurisdiction to review any request for hearing filed under
2	subsection (b). The hearings officers shall have the power to
3	issue subpoenas, administer oaths, hear testimony, find facts,
4	make conclusions of law, and issue written decisions that shall be
5	final and conclusive, unless a party adversely affected by the
6	decision files an appeal in the circuit court under section 91-14.
7	(g) The department of commerce and consumer affairs' rules
8	of practice and procedure shall govern all proceedings brought
9	under this section. The burden of proof, including the burden of
10	producing the evidence and the burden of persuasion, shall be upon
11	the party initiating the proceeding. Proof of a matter shall be
12	by a preponderance of the evidence.
13	(h) Hearings to review and make determinations upon any
14	requests for hearings filed under subsection (b) shall commence
15	within sixty days following the receipt of the request for
16	hearing. The hearings officer shall issue written findings of
17	fact, conclusions of law, and an order as expeditiously as
18	practicable after the hearing has been concluded.
19	(i) Each party to the hearing shall bear the party's own
20	costs, including attorney's fees, unless otherwise ordered by the
21	hearings officer.

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1	(j) Any party to a proceedings under this section who is
2	aggrieved by a final decision of a hearings officer may apply for
3	judicial review of that decision pursuant to section 91-14;
4	provided that any party seeking judicial review pursuant to
5	section 91-14 shall be responsible for the costs of preparing the
6	record on appeal, including the cost of preparing the transcript
7	of the hearing.
8	(k) The department of commerce and consumer affairs may
9	adopt rules and forms, pursuant to chapter 91, to effectuate the
10	purpose of this section and to implement its provisions."
11	SECTION 3. This Act shall take effect on January 1, 2112;
12	provided that the amendments to sections 514A-121.5(b) to (j) in
13	section 2 of this Act shall be repealed on June 30, 2009.



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#### Report Title:

Condominiums; Mediation

#### Description:

Specifies dispute resolution parameters related to the interpretation or enforcement of a condominium association's bylaws, house rules, or certain other matters. Allows parties whose dispute is not resolved by mediation to file for arbitration no sooner than 30 days from the termination date of mediation. Makes more widely available the option for an administrative hearing. (HB3331 HD2)

