A BILL FOR AN ACT

RELATING TO TIME SHARE PLANS.

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

1	SECT	TION 1. Chapter 514E, Hawaii Revised Statutes, is	
2	amended b	y adding a new section to be appropriately designated	
3	and to re	ad as follows:	
4	" <u>§51</u>	4E- Existing owner purchase exemptions. (a)	
5	Notwithst	anding any other provision of this chapter, the offer	
6	or sale,	in this State, of an additional interest in a time	
7	share plan to an existing purchaser in the same time share plan		
8	shall not	be subject to this chapter if:	
9	(1)	The contract for purchase signed by the purchaser	
10		includes a notice that is the same as or similar to	
11		the rescission notice required pursuant to section	
12		514E-9(a)(7), and the rescission period shall be at	
13		least seven days;	
14	(2)	In satisfaction of the disclosure requirements of	
15		section 514E-9, the purchaser is provided the time	
16		share disclosure documents the purchaser would have	
17		received if the purchase had occurred in the state or	

1		jurisdiction where the purchaser initially purchased
2		the time share interest;
3	(3)	All funds and any negotiable instruments received
4		during the seven day rescission period shall be placed
5		in an escrow account in Hawaii. The escrow agent
6		shall be a bank, savings and loan association, or
7		trust company authorized to do business in the State
8		under an escrow arrangement or a corporation licensed
9		as an escrow depository under chapter 449. The funds
10		or negotiable instruments may be released from escrow
11		in accordance with sections 514E-17 or 514E-18. Any
12		escrow account established for any out-of-state time
13		share plan offered under this subsection may be
14		maintained in the state where the time share plan is
15		located; provided that the escrow agent submits to
16		personal jurisdiction in this State;
17	(4)	The contract for purchase shall contain the following
18		statement in conspicuous type:
19		"This time share plan has not been reviewed or
20		approved by the State of Hawaii.";
21	<u>(5)</u>	The offer complies with sections 514E-11(2) to
22		514E-11(9), 514E-11(11) to 514E-11(13), and 514E-11.1;

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2		has a time share plan currently registered with the
3		department; provided that the registration was
4		originally approved or amended within seven years from
5		the date of the offer or disposition, and the
6		registration has been neither terminated or withdrawn;
7		and
8	(7)	The developer has not, during the two year period
9		preceding the time of the offer, had a time share
10		registration suspended, restricted or revoked in any
11		state or been convicted of an offense involving fraud
12		or dishonesty. If the developer satisfies the
13		requirement under paragraph (6) through an affiliated
14		entity, the developer has not, during the twenty year
15		period preceding the time of the offer, had a time
16		share registration suspended, restricted, or revoked
17		in any state or been convicted of an offense involving
18		fraud or dishonesty.
19	<u>(b)</u>	Notwithstanding any other provision of this chapter,
20	the offer	or sale by a developer, in this State, of a time share
21	interest :	in a time share plan located outside of this State, but
22	within the	e United States, to an individual who currently owns a
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(6) The developer or an affiliated entity of the developer

1	time shar	e interest that was purchased from that developer, or
2	from an a	ffiliated entity of that developer, will be exempt from
3	the requi	rements under sections 514E-3, 514E-4, 514E-5, 514E-6,
4	<u>514E-7, 5</u>	14E-10.5 and 514E-14, the disclosure statement
5	requireme	nts under sections 514E-9 and 514E-11(1), and the
6	registrat	ion requirements under section 514E-10; provided that:
7	(1)	The developer shall provide the purchaser with all
8		time share disclosure documents required to be
9		provided to purchasers as if the offer occurred in the
10		state where the time share plan is located;
11	(2)	The contract for purchase shall include a notice that
12		is the same as or similar to the rescission notice
13		required pursuant to section 514E-9(a)(7), and the
14		rescission period shall be at least seven days;
15	(3)	In satisfaction of section 514E-16, all funds and any
16		negotiable instruments received during the seven day
17		rescission period shall be placed in an escrow account
18		in this State. The escrow agent shall be a bank,
19		savings and loan association, or trust company
20		authorized to do business in the State under an escrow
21		arrangement or a corporation licensed as an escrow
22		depository under chapter 449. The funds or negotiable

1		<u>inst</u>	ruments may be released from escrow in accordance
2		with	sections 514E-17 or 514E-18. Any escrow account
3		<u>esta</u>	ablished for any out-of-state time share plan
4		offe	ered under this subsection may be maintained in the
5		stat	e where the time share plan is located; provided
6		that	the escrow agent submits to personal jurisdiction
7		<u>in t</u>	his State;
8	(4)	The	developer shall provide the purchaser, in writing,
9		eith	er in the disclosure documents or otherwise, all
10		of t	he following:
11		<u>(A)</u>	A description of the type of time share plan
12			offered, including the duration and operation of
13			the time share plan;
14		<u>(B)</u>	A description of the existing or proposed
15			accommodations and amenities in the time share
16			<pre>plan;</pre>
17		<u>(C)</u>	A description of the method and timing for
18			performing maintenance on the accommodations;
19		<u>(D)</u>	If applicable, copies of the declaration,
20			association articles of incorporation,
21			association bylaws, and association rules and
22			regulations; and

1		(E) The current annual budget for the time share
2		plan;
3	<u>(5)</u>	The developer or an affiliated entity has a time share
4		plan currently registered with the department;
5		provided that the registration was originally approved
6		or amended within seven years from the date of the
7		offer or disposition, and the registration has not
8		been terminated or withdrawn;
9	<u>(6)</u>	The time share plan being offered is registered in the
10		state where the time share plan is located; or in the
11		event registration of the time share plan is not
12		required in the state where the time share plan is
13		located, the time share plan being offered is in
14		compliance with the applicable laws of that state;
15	<u>(7)</u>	The contract for purchase shall contain the following
16		statements in conspicuous type:
17		"This time share plan has not been reviewed or
18		approved by the State of Hawaii. The time share
19		interest you are purchasing requires certain
20		procedures to be followed in order for you to use
21		your interest. These procedures may be different
22		from those followed in other time share plans.

1		You should read and understand these procedures
2		prior to purchasing."; and
3	(8)	The developer has not, during the two year period
4		preceding the time of the offer, had a time share
5		registration suspended, restricted, or revoked in any
6		state, or been convicted of an offense involving fraud
7		or dishonesty. If the developer satisfies the
8		requirement under paragraph (5) through an affiliated
9		entity, the developer has not, during the twenty year
10		period preceding the time of the offer, had a time
11		share registration suspended, restricted, or revoked
12		in any state, or been convicted of an offense
13		involving fraud or dishonesty.
14	<u>(c)</u>	The developer of an out-of-state time share plan
15	offered p	ursuant to subsection (b) shall be required to provide
16	notice of	the plan to the department on a form as set forth in
17	subsection	n (e), along with payment of a one-time fee of \$1,000
18	per time	share plan. Upon receipt by the department of the
19	notice and	d fee, the filing shall be deemed accepted, and the
20	offering o	of the time share plan will be permitted in accordance
21	with the	terms of this section.

1	<u>(d)</u>	If at any time the department determines that any
2	requireme	nt of this section has not been complied with, the
3	developer	shall be subject to any remedies set forth in section
4	514E-12.	
5	<u>(e)</u>	The notice as described under subsection (c) shall be
6	signed by	an officer or principal of the developer, and shall
7	contain t	he following information:
8	(1)	The name and principal address of the developer;
9	(2)	The name and address of the time share plan being
10		offered;
11	(3)	The name and address of the managing entity of the
12		time share plan;
13	(4)	The form of business entity of the developer; and
14	(5)	The name, address, and telephone number of the officer
15		or principal signing the notice on behalf of the
16		developer.
17	<u>(f)</u>	For purposes of this section:
18	"Aff	iliated entity" means a person or other entity that,
19	directly	or indirectly through one or more intermediaries, is
20	controlle	d by or under common control with the developer.
21	"Con	trol", "controlled by", or "under control with" means
22	the posses	ssion of the power to direct or cause the direction of

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- 1 the management and policies of another person or entity, other
- 2 than by commercial contract for goods or services. Control
- 3 shall be presumed to exist if the developer has an ownership
- 4 interest of at least fifty per cent in the other person or
- 5 entity; or the developer has the same parent corporation as the
- 6 other entity."
- 7 SECTION 2. This Act does not affect rights and duties that
- 8 matured, penalties that were incurred, and proceedings that were
- 9 begun, before its effective date.
- 10 SECTION 3. New statutory material is underscored.
- 11 SECTION 4. This Act shall take effect on July 1, 2050.

Report Title:

Time Share Plans; Exemptions

Description:

Exempts from the time share law the offer or sale of an additional interest in a time share plan to an existing purchaser in the same time share plan; provided that certain conditions are met. Exempts from the time share law the offer or sale by a developer, in Hawaii, of a time share interest in a time share plan located outside of Hawaii to an individual who currently owns a time share interest that was purchased from the developer; provided that certain requirements are met. (SD1)