JAN 18 2008

A BILL FOR AN ACT

RELATING TO CONDOMINIUMS: MAKING VARIOUS TECHNICAL AMENDMENTS TO THE HAWAII REVISED STATUTES FOR THE PURPOSE OF CORRECTING ERRORS AND REFERENCES, AND CLARIFYING LANGUAGE.

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

PART I

1	SECTION 1. In 1961, Hawaii became the first state in the
2	nation to enact a comprehensive framework recognizing and
3	incorporating the creation of condominium property regimes (Act
4	180, Session Laws of Hawaii 1961). Codified as chapter 170A,
5	Revised Laws of Hawaii, this landmark legislation now stands as
6	chapter 514A, Hawaii Revised Statutes.
7	The four decades that passed since the establishment of the
8	Hawaii Horizontal Property Regimes Act have seen enormous
9	economic growth and population disbursal on a very limited land
10	base, resulting in a concomitant explosion in the creation of
11	condominiums throughout the islands that has fostered debate
12	over the fundamental issues of housing needs, land tenure, and
13	property rights in the State. The legislature has, through the
14	years, responded to ever increasing demands to clarify these
15	issues as they relate to condominiums through piecemeal

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- 1 amendments to chapter 514A, Hawaii Revised Statutes, resulting
- 2 in a cumbersome and overwhelming document.
- 3 Recognizing the need to clarify and update the condominium
- 4 laws in the State, in 2000 the legislature mandated the real
- 5 estate commission of the department of commerce and consumer
- 6 affairs to conduct a comprehensive review and recodification of
- 7 chapter 514A (Act 213, Session Laws of Hawaii 2000, and Act 131,
- 8 Session Laws of Hawaii 2003).
- 9 The results of the commission's study were reported to the
- 10 legislature in December, 2003, and included proposed legislation
- 11 (S.B. 2210 (2004)) that repealed the existing chapter 514A,
- 12 replaced it with a new comprehensive condominiums law, and made
- 13 amendments to existing statutes to conform to this change. The
- 14 final version of that measure that passed the legislature and
- 15 was signed into law, however, veered significantly from the
- 16 original vision of the real estate commission's study. Act 164,
- 17 Session Laws of Hawaii 2004, not only removed parts of the new
- 18 condominium law, but also retained parts of the existing chapter
- 19 514A. The legislature again revisited the issue of condominium
- 20 regulation in the 2005, 2006, and 2007 sessions, fine-tuning the
- 21 "new" condominium law (codified as chapter 514B) and reinstating
- 22 the "old" condominium law (chapter 514A) resulting in two



- 1 separate chapters on condominiums in the Hawaii Revised
- 2 Statutes.
- 3 The purpose of this Act is to amend various sections of the
- 4 Hawaii Revised Statutes to reflect the existence of the two
- 5 chapters on condominiums.
- 6 The substantive portions of this Act are divided into three
- 7 parts:
- Part II amends sections of the Hawaii Revised Statutes
- 9 amended by Act 164, Session Laws of Hawaii 2004, to
- 10 reinstate references to chapter 514A and its various
- sections deleted by that Act;
- 12 Part III amends statutes that have been enacted or
- amended since 2004 and that refer only to chapter 514B
- 14 and its sections, to include references to chapter 514A
- and its sections; and
- Part IV amends statutes to conforming terminology
- 17 differences found between chapters 514A and 514B, Hawaii
- 18 Revised Statutes.
- 19 PART II
- 20 SECTION 2. The real estate commission's final report to
- 21 the legislature on the recodification of chapter 514A, Hawaii
- Revised Statutes, recommended that the existing condominium law SB LRB 08-1168.doc



- 1 be repealed and replaced with a new chapter setting forth
- 2 updated statutory provisions. Senate Bill 2210 (2004)
- 3 incorporated the commission's recommendations. That bill not
- 4 only proposed the repeal of chapter 514A and the enactment of
- 5 its replacement chapter, but also made numerous amendments to
- 6 existing sections of the Hawaii Revised Statutes to change
- 7 references to chapter 514A and its sections to reflect the new
- 8 chapter (codified as chapter 514B, Hawaii Revised Statutes) and
- 9 its sections. The final version of S.B. 2210 that was enacted
- 10 (Act 164, Session Laws of Hawaii 2004) retained both the "old"
- 11 chapter 514A and the "new" chapter 514B; however, the amendments
- 12 to other sections of the Hawaii Revised Statutes in the original
- 13 proposed language to change references to chapter 514A and its
- 14 sections to chapter 514B and its sections, were not corrected to.
- 15 reflect this two-chapter scheme. Thus, the various statutes
- 16 amended by Act 164 apply only to condominiums under chapter
- 17 514B, and not to condominiums under chapter 514A.
- 18 The purpose of this part is to amend sections of the Hawaii
- 19 Revised Statutes amended by Act 164, Session Laws of Hawaii
- 20 2004, to reinstate references to chapter 514A and its various
- 21 sections, deleted by that Act.

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         SECTION 3. Section 26-9, Hawaii Revised Statutes, is
    amended as follows:
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         1. By amending subsection (c) to read:
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         "(c) The board of acupuncture, board of public
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    accountancy, board of barbering and cosmetology, boxing
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    commission, board of chiropractic examiners, contractors license
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    board, board of dental examiners, board of electricians and
8
    plumbers, elevator mechanics licensing board, board of
9
    professional engineers, architects, surveyors, and landscape
10
    architects, board of massage therapy, board of medical
11
    examiners, motor vehicle industry licensing board, motor vehicle
12
    repair industry board, board of examiners in naturopathy, board
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    of nursing, board of examiners in optometry, pest control board,
    board of pharmacy, board of physical therapy, board of
14
15
    psychology, board of private detectives and quards, real estate
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    commission, board of veterinary examiners, board of speech
17
    pathology and audiology, and any board, commission, program, or
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    entity created pursuant to or specified by statute in
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    furtherance of the purpose of this section including but not
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    limited to section 26H-4, or chapters 484, 514A, 514B, and 514E
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    shall be placed within the department of commerce and consumer
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affairs for administrative purposes."

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         2. By amending subsection (o) to read:
         "(o) Every person licensed under any chapter within the
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    jurisdiction of the department of commerce and consumer affairs
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    and every person licensed subject to chapter 485A or registered
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    under chapter 467B shall pay upon issuance of a license, permit,
    certificate, or registration a fee and a subsequent annual fee
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7
    to be determined by the director and adjusted from time to time
    to ensure that the proceeds, together with all other fines,
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9
    income, and penalties collected under this section, do not
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    surpass the annual operating costs of conducting compliance
    resolution activities required under this section. The fees may
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12
    be collected biennially or pursuant to rules adopted under
    chapter 91, and shall be deposited into the special fund
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    established under this subsection. Every filing pursuant to
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    chapter 514E or section [+]485A-202(a)(26)[+] shall be assessed,
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    upon initial filing and at each renewal period in which a
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    renewal is required, a fee that shall be prescribed by rules
    adopted under chapter 91, and that shall be deposited into the
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19
    special fund established under this subsection. Any unpaid fee
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    shall be paid by the licensed person, upon application for
    renewal, restoration, reactivation, or reinstatement of a
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    license, and by the person responsible for the renewal,
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- 1 restoration, reactivation, or reinstatement of a license, upon
- 2 the application for renewal, restoration, reactivation, or
- 3 reinstatement of the license. If the fees are not paid, the
- 4 director may deny renewal, restoration, reactivation, or
- 5 reinstatement of the license. The director may establish,
- 6 increase, decrease, or repeal the fees when necessary pursuant
- 7 to rules adopted under chapter 91. The director may also
- 8 increase or decrease the fees pursuant to section 92-28.
- 9 There is created in the state treasury a special fund to be
- 10 known as the compliance resolution fund to be expended by the
- 11 director's designated representatives as provided by this
- 12 subsection. Notwithstanding any law to the contrary, all
- 13 revenues, fees, and fines collected by the department shall be
- 14 deposited into the compliance resolution fund. Unencumbered
- 15 balances existing on June 30, 1999, in the cable television fund
- 16 under chapter 440G, the division of consumer advocacy fund under
- 17 chapter 269, the financial institution examiners' revolving
- 18 fund, section 412:2-109, the special handling fund, section
- 19 414-13, and unencumbered balances existing on June 30, 2002, in
- 20 the insurance regulation fund, section 431:2-215, shall be
- 21 deposited into the compliance resolution fund. This provision
- 22 shall not apply to the drivers education fund underwriters fee,



- 1 section 431:10C-115, insurance premium taxes and revenues,
- 2 revenues of the workers' compensation special compensation fund,
- 3 section 386-151, the captive insurance administrative fund,
- 4 section 431:19-101.8, the insurance commissioner's education and
- 5 training fund, section 431:2-214, the medical malpractice
- 6 patients' compensation fund as administered under section 5 of
- 7 Act 232, Session Laws of Hawaii 1984, and fees collected for
- 8 deposit in the office of consumer protection restitution fund,
- 9 section 487-14, the real estate appraisers fund, section 466K-1,
- 10 the real estate recovery fund, section 467-16, the real estate
- 11 education fund, section 467-19, the contractors recovery fund,
- 12 section 444-26, the contractors education fund, section 444-29,
- 13 the condominium management education fund, section 514A-131, and
- 14 the condominium education trust fund, section 514B-71. Any law
- 15 to the contrary notwithstanding, the director may use the moneys
- 16 in the fund to employ, without regard to chapter 76, hearings
- 17 officers and attorneys. All other employees may be employed in
- 18 accordance with chapter 76. Any law to the contrary
- 19 notwithstanding, the moneys in the fund shall be used to fund
- 20 the operations of the department. The moneys in the fund may be
- 21 used to train personnel as the director deems necessary and for
- 22 any other activity related to compliance resolution.



1	As u	sed in this subsection, unless otherwise required by				
2	the conte	xt, "compliance resolution" means a determination of				
3	whether:					
4	(1)	Any licensee or applicant under any chapter subject to				
5		the jurisdiction of the department of commerce and				
6		consumer affairs has complied with that chapter;				
7	(2)	Any person subject to chapter 485A has complied with				
8		that chapter;				
9	(3)	Any person submitting any filing required by chapter				
10		514E or section [+]485A-202(a)(26)[+] has complied				
11		with chapter 514E or section [+]485A-202(a)(26)[+];				
12	(4)	Any person has complied with the prohibitions against				
13		unfair and deceptive acts or practices in trade or				
14		commerce; or				
15	(5)	Any person subject to chapter 467B has complied with				
16		that chapter;				
17	and inclu	des work involved in or supporting the above functions,				
18	licensing	, or registration of individuals or companies regulated				
19	by the department, consumer protection, and other activities of					
20	the depar	tment.				
21	The	director shall prepare and submit an annual report to				
22	the gover	nor and the legislature on the use of the compliance				
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- 1 resolution fund. The report shall describe expenditures made
- 2 from the fund including non-payroll operating expenses."
- 3 SECTION 4. Section 237-16.5, Hawaii Revised Statutes, is
- 4 amended by amending subsection (e) to read as follows:
- 5 "(e) As used in this section:
- 6 "Lease" means the rental of real property under an
- 7 instrument in writing by which one conveys real property for a
- 8 specified term and for a specified consideration, and includes
- 9 the written extension or renegotiation of a lease, and any
- 10 holdover tenancy.
- "Lessee" means one who holds real property under lease, and
- 12 includes a sublessee.
- "Lessor" means one who conveys real property by lease, and
- 14 includes a sublessor.
- "Real property or space" means the area actually rented and
- 16 used by the lessee, and includes common elements as defined in
- 17 section 514A-3 or 514B-3.
- 18 "Sublease" includes the rental of real property which is
- 19 held under a lease and is made in a written document by which
- 20 one conveys real property for a specified term and for a
- 21 specified consideration. Sublease includes the written

- 1 extension or renegotiation of a sublease and any holdover
- 2 tenancy under the written sublease.
- 3 "Sublessee" means one who holds real property under a
- 4 sublease.
- 5 "Sublessor" means one who conveys real property by
- 6 sublease."
- 7 SECTION 5. Section 237D-1, Hawaii Revised Statutes, is
- 8 amended by amending the definitions of "lease", "let", or
- 9 "rental" and "transient accommodations" to read as follows:
- ""Lease", "let", or "rental" means the leasing or renting
- 11 of living quarters or sleeping or housekeeping accommodations in
- 12 hotels, apartment hotels, motels, condominium property regimes
- 13 or apartments defined in chapter 514A or units defined in
- 14 chapter 514B, cooperative apartments, rooming houses, or other
- 15 places in which lodgings are regularly furnished to transients
- 16 for a consideration, without transfer of the title of such
- 17 property.
- 18 "Transient accommodations" [mean] means the furnishing of a
- 19 room, apartment, suite, or the like which is customarily
- 20 occupied by a transient for less than one hundred eighty
- 21 consecutive days for each letting by a hotel, apartment hotel,
- 22 motel, condominium property regime or apartment as defined in



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    chapter 514A or unit defined in chapter 514B, cooperative
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    apartment, or rooming house that provides living quarters,
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    sleeping, or housekeeping accommodations, or other place in
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    which lodgings are regularly furnished to transients for
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    consideration."
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         SECTION 6. Section 302A-1312, Hawaii Revised Statutes, is
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    amended by amending subsection (a) to read as follows:
               The department of education shall prepare a six-year
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         "(a)
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    program and financial plan for school repair and maintenance
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    that shall be:
         (1) Based on:
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                   Estimated preventive and scheduled maintenance
              (A)
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                   costs;
              (B)
                   Budgeted recurring maintenance;
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              (C)
                   Health and safety requirements; and
                   Legal mandates;
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              (D)
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         (2) Insofar as is practical, prepared in accordance with
              the principles and procedures contained in section
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              514A-83.6 or 514B-148; and
         (3) Submitted initially to the legislature not less than
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21
              thirty days prior to the convening of the 2002 regular
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              session, with annual funding requirements for the
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1	physical plant operations and maintenance account
2	submitted not less than thirty days prior to the
3	convening of the 2002 regular session and each regular
4	session thereafter;
5	provided that the governor may incorporate the six-year program
6	and financial plan required by this subsection into the six-year
7	program and financial plan required by section 37-69, if the
8	plan required by this subsection is incorporated without
9	reductions or restrictions."
10	SECTION 7. Section 378-2.5, Hawaii Revised Statutes, is
11	amended by amending subsection (d) to read as follows:
12	"(d) Notwithstanding subsections (b) and (c), the
13	requirement that inquiry into and consideration of a prospective
14	employee's conviction record may take place only after the
15	individual has received a conditional job offer, and the
16	limitation to the most recent ten-year period, excluding the
17	period of incarceration, shall not apply to employers who are
18	expressly permitted to inquire into an individual's criminal
19	history for employment purposes pursuant to any federal or state
20	law other than subsection (a), including:

1	(1)	The State or any of its branches, political
2		subdivisions, or agencies pursuant to [section]
3		sections 78-2.7 and 831-3.1 [and section 78-2.7];
4	(2)	The department of education pursuant to section
5		302A-601.5;
6	(3)	The department of health with respect to employees,
7		providers, or subcontractors in positions that place
, 8		them in direct contact with clients when providing
9		non-witnessed direct mental health services pursuant
10		to section 321-171.5;
11	(4)	The judiciary pursuant to section 571-34;
12	(5)	The counties pursuant to section 846-2.7;
13	(6)	Armed security services pursuant to section 261-17(b);
14	(7)	Providers of a developmental disabilities domiciliary
15		home pursuant to section 333F-22;
16	(8)	Private schools pursuant to [section] sections 302C-1
17		and 378-3(8) [and section 302C-1];
18	(9)	Financial institutions in which deposits are insured
19		by a federal agency having jurisdiction over the
20		financial institution pursuant to section 378-3(9);
21	(10)	Detective agencies and security guard agencies
22		pursuant to sections 463-6(b) and 463-8(b);



1	(11)	Employers in the business of insurance pursuant to
2		section 431:2-201.3;
3	(12)	Employers of individuals or supervisors of individuals
4		responsible for screening passengers or property under
5		49 U.S.C. §44901 or individuals with unescorted access
6		to an aircraft of an air carrier or foreign carrier or
7		in a secured area of an airport in the United States
8		pursuant to 49 U.S.C. §44936(a);
9	(13)	The department of human services pursuant to sections
10		346-97 and 352-5.5;
11	(14)	The public library system pursuant to section
12		302A-601.5;
13	(15)	The department of public safety pursuant to section
14		353C-5;
15	(16)	The board of directors of a cooperative housing
16		corporation or the manager of a cooperative housing
17		project pursuant to section 421I-12;
18	(17)	The board of directors of an association of apartment
19		owners[$_{ au}$] or unit owners' association, or the manager
20		of a condominium project pursuant to section 514A-82.1
21		or 514B-133; and



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        (18) The department of health pursuant to section 321-
              15.2."
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         SECTION 8. Section 414D-311, Hawaii Revised Statutes, is
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    amended to read as follows:
         "§414D-311 Superseding chapters. In the event of any
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    conflict between the provisions of this chapter and the
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    provisions of chapter 421J, 514A, 514B, or 514E, the provisions
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    of chapter 421J, 514A, 514B, or 514E shall supersede and control
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    the provisions of this chapter."
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         SECTION 9. Section 421I-9, Hawaii Revised Statutes, is
    amended to read as follows:
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         "$421I-9 Mediation and arbitration of disputes. At the
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    request of any party, any dispute concerning or involving one or
    more shareholders and a corporation, its board of directors,
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    managing agent, resident manager, or one or more other
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    shareholders relating to the interpretation, application, or
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    enforcement of this chapter or the corporation's articles of
    incorporation, bylaws, or rules adopted in accordance with its
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    bylaws shall be submitted first to mediation. When all
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    reasonable efforts for mediation have been made and the dispute
    is not settled either in conference between the parties or
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    through mediation, the dispute shall be submitted to arbitration
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- 1 in the same manner and subject to the same requirements, to the
- 2 extent practicable, which now apply to condominium property
- 3 regimes under part VII of chapter 514A or section 514B-162."
- 4 SECTION 10. Section 467-1, Hawaii Revised Statutes, is
- 5 amended by amending the definition of "hotel" to read as
- 6 follows:
- 7 ""Hotel" includes a structure or structures used primarily
- 8 for the business of providing transient lodging for periods of
- 9 less than thirty days and which furnishes customary hotel
- 10 services including[7] but not limited to[7] front desk,
- 11 restaurant, daily maid and linen service, bell service, or
- 12 telephone switchboard; provided that for the purposes of this
- 13 chapter, apartments or units in a project as defined by section
- 14 514A-3 or 514B-3 that provide customary hotel services shall be
- 15 excluded from the definition of hotel. The definition of hotel
- 16 as set forth in this section shall be in addition to and
- 17 supplement the definition of "hotel" as set forth in the various
- 18 county ordinances."
- 19 SECTION 11. Section 484-3, Hawaii Revised Statutes, is
- 20 amended by amending subsection (a) to read as follows:
- "(a) Unless the method of disposition is adopted for the
- 22 purpose of evasion of this chapter, or unless the subdivider



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- 1 files in writing with the director that this chapter shall apply
- 2 to the subdivider's subdivision, this chapter shall not apply to
- 3 offers or dispositions of an interest in land:
- 4 (1) By a purchaser of subdivided lands for the purchaser's
- 5 own account in a single or isolated transaction;
- 6 (2) If fewer than twenty separate lots, parcels, units, or
- 7 interests in subdivided lands are offered by a person
- 8 in a period of twelve months;
- **9** (3) Where the division of lands is a leasehold
- 10 agricultural lot within state agricultural districts
- on which no dwelling structures are constructed as
- provided in section 205-4.5(e);
- 13 (4) On which there is a residential, commercial, or
- industrial building, or as to which there is a legal
- obligation on the part of the seller to construct a
- 16 building on the land within two years from the date of
- disposition; provided that the obligation to construct
- shall not be, directly [+]or[+] indirectly,
- transferred to or otherwise imposed upon the
- 20 purchaser;
- 21 (5) To persons who are engaged in, and are duly licensed
- to engage in, the business of construction of



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1		buildings for resale, or to persons who acquire an
2		interest in subdivided lands for the purpose of
3		engaging, and do engage in, and are duly licensed to
4		engage in, the business of construction of buildings
5		for resale;
6	(6)	Pursuant to court order;
7	(7)	By any government or government agency;
8	(8)	As cemetery lots or interests; or
9	(9)	Registered as a condominium property regime pursuant
10		to chapter 514A or 514B."
11	SECT	ION 12. Section 501-106, Hawaii Revised Statutes, is
12	amended by	y amending subsection (a) to read as follows:
13	"(a)	No new certificate of title shall be entered, and no
14	memorandu	m shall be made upon any certificate of title by the
15	registrar	or assistant registrar, except:
16	(1)	In pursuance of any deed or other voluntary
17		instrument;
18	(2)	Upon the recording of a certificate of merger that
19		merges two or more condominium projects as provided by
20		section <u>514A-19 or</u> 514B-46;
21	(3)	Upon the recording of an amendment to a declaration of
22		condominium property regime which alters the

1		percentage interest of the respective apartment or
2		unit owners in the common element;
3	(4)	In cases expressly provided for in this chapter; or
4	(5)	Upon the order of the court, for cause shown."
5	SECT	ION 13. Section 502C-1, Hawaii Revised Statutes, is
6	amended b	y amending the definitions of "common elements" or
7	"common a	rea", "declaration", and "townhouse" to read as
8	follows:	
9	""Co	mmon elements" or "common area" means:
10	(1)	The same as "common elements" as defined in section
11		514A-3 or 514B-3; and
12	(2)	Real property within a planned community that is owned
13		or leased by the association or is otherwise available
14		for the use of its members or designated as common
15		area in or pursuant to the declaration.
16	"Dec	laration" means:
17	(1)	The instrument by which property is submitted to
18		chapter 514A or 514B, as provided in [that chapter,]
19		those chapters, and such declaration as from time to
20		time amended; and
21	(2)	Any recorded instrument, however denominated, that
22		imposes on an association maintenance or operational

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	rosponoration for the common area and ordered and
2	authority in the association to impose on units, or on
3	the owners or occupants of the units, any mandatory
4	payment of money as a regular annual assessment or
5	otherwise in connection with the provisions,
6	maintenance, or services for the benefit of some or
7	all of the units, the owners, or occupants of the
8	units or the common areas, including any amendment or
9	supplement to the instrument.
10	. "Townhouse" means a series of individual apartments or
11	units having architectural unity and common elements, with each
12	apartment or unit extending from ground to roof or from the
13	first or second floor to roof, and where apartments or units may
14	share a common wall or be freestanding structures, including
15	townhouse projects that are created pursuant to chapters 514A,
16	514B, and 421J, as well as projects that are not created
17	pursuant to those chapters but are governed by an association;
18	provided that "townhouse" shall not include any apartments or
19	units located in a building of more than three stories."
20	SECTION 14. Section 514C-22, Hawaii Revised Statutes, is
21	amended to read as follows:

1	"§514C-22 Power of association of apartment owners or unit
2	owners' association to negotiate, purchase, and sell lessor's
3	interest. (a) The association of apartment owners or unit
4	owners' association may purchase the lessor's interest in the
5	condominium project; provided that the declaration of
6	condominium property regime shall either contain or be amended
7	to include a provision authorizing the board of directors to
8	effectuate such a purchase. If the lessor is also a condominium
9	unit lessee, the lessor's lessee interest shall be disregarded
10	in the computation of the percentage of condominium unit lessees
11	needed to achieve the vote or written consent required to amend
12	the declaration of condominium property regime.
13	(b) If the association of apartment owners or unit owners'
14	association is authorized to purchase the lessor's interest
15	pursuant to this section, the following powers, in addition to
16	any other existing powers, shall be conferred upon the
17	association [of apartment owners]:
18	(1) To purchase or otherwise acquire, own, improve, use,
19	and deal in and with the lessor's interest in the
20	leased fee interest appurtenant to the various
21	condominium units in the condominium project and in
22	the various apartment, unit, and ground leases

1		including but not limited to the interest of any
2		sublessor or any or all undivided interests therein;
3	(2)	To incur liabilities, borrow money, and secure any of
4		its obligations by mortgage or pledge $\underline{\text{of}}$ all or any
5		portion of its property, assessments, and funds to
6		effectuate acquisition of the lessor's interest;
7	(3)	To assess, except as provided in subsection (d), as a
8		common expense, the expenses incurred in acquiring and
9		holding the leased fee interest, and to service any
10		debt associated therewith; and
11	(4)	To sell the leased fee interest in a condominium unit
12		and acquired from the lessor by the association of
13		apartment owners[$_{\tau}$] or unit owners' association, to
14		the then condominium unit lessee or subsequent
15		purchaser of such unit; provided that if the lessee or
16		subsequent purchaser declines to purchase the leased
17		fee interest, the leased fee interest may be sold to
18		other persons so long as reasonable disclosure is made
19		of the [association of apartment ewners!]
20		association's intent to sell the leased fee interest
21		to such other persons, and the disclosure includes a
22		statement that the lessees may have no legal remedy if

1	they subsequently wish to purchase the leased fee
2	interest and the other persons refuse to sell or will
3	sell only at a price unacceptable to the lessees.
4	(c) No condominium unit lessee shall be compelled to
5	purchase the leased fee interest in such condominium unit and
6	acquired from the lessor by the association of apartment
7	owners[7] or unit owners' association, but may instead pay lease
8	rent to the association [of apartment owners] together with the
9	lessee's share of the common expenses incurred in acquiring the
10	leased fee interest in the condominium units in the project
11	including any debt associated therewith.
12	(d) If some, but not all, lessees have purchased the
13	leased fee interest in their condominium units directly from the
14	lessor, (other than purchases by the lessor or the association
15	of apartment owners or unit owners' association), the
16	association [of apartment owners] may undertake the purchase of
17	all or any part of the leased fee interest in the remaining
18	leasehold condominium units in the project in accordance with
19	subsection (b); provided that:
20	(1) Sixty-seven per cent of the remaining lessees approve
21	an amendment to the declaration authorizing the

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L	purchase or	f the	lease	d fee	inter	est	рy	the	associati	on
2	consistent	with	the re	equire	ements	of	thi	.S S	ection;	

- of acquiring and holding the leased fee interest and to service any debt associated therewith shall be separately assessed or credited to the condominium units of the remaining lessees in the same ratio that the common interest appurtenant to each remaining lessees' apartment or unit bears to the total common interest appurtenant to all of the remaining lessees' condominium units:
- 12 (3) The association of apartment owners or unit owners' association shall sell the leased fee interest in a 13 condominium unit only to the lessee of the condominium 14 unit or to the permitted assigns or successors of the 15 lessee; provided that if the lessee or the lessee's 16 17 permitted assigns or successors decline to purchase the leased fee interest, the leased fee interest may 18 19 be sold to other persons so long as reasonable 20 disclosure is made of the [association of apartment owners'] association's intent to sell the leased fee 21 22 interest to the other persons and the disclosure

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1	includes a statement that the lessees may have no
2	legal remedy if they subsequently wish to purchase the
3	leased fee interest and the other persons refuse to
4	sell or will sell only at a price unacceptable to the
5	lessees: and

- (4) The association of apartment owners[7] or unit owners' association, through its board of directors in the exercise of its authority, may decide not to accept an offer from the lessor to sell all of the remaining portion of the lessor's interest to the association [of apartment owners] on the basis that the purchase is not financially feasible or is otherwise not in the best interests of the association. In that event, the board shall adopt a resolution containing written findings as to its reasons for not accepting the offer and shall distribute the resolution to the remaining lessees.
- (e) If the association of apartment owners or unit owners' association acquires all of the remaining portion of the lessor's interest in accordance with subsection (d), any debt associated therewith shall be secured only by the interests so

- 1 acquired and by the common expense assessments upon the
- 2 condominium units of the remaining lessees.
- 3 (f) For purposes of this section:
- 4 "Remaining lessees" means the lessees of condominium units
- 5 in a condominium project who have not purchased the leased fee
- 6 interest in their condominium units as of the effective date of
- 7 the amendment referred to in subsection (d)(1).
- 8 "Condominium unit" has the same meaning as the term
- 9 "apartment" or "unit" as defined in section 514A-3 or 514B-3."
- 10 SECTION 15. Section 514E-1, Hawaii Revised Statutes, is
- 11 amended by amending the definition of "blanket lien" to read as
- 12 follows:
- ""Blanket lien" means any mortgage, deed of trust, option
- 14 to purchase, master lease, vendor's lien or interest under a
- 15 contract or agreement of sale, or any other lien or encumbrance
- 16 that (i) affects more than one time share interest either
- 17 directly or by reason of affecting an entire time share unit or
- 18 the property upon which the time share unit to be used by the
- 19 purchasers is located, and (ii) secures or evidences the
- 20 obligation to pay money or to sell or convey the property and
- 21 that authorizes, permits, or requires the foreclosure and sale
- 22 or other defeasance of the property affected; provided that for



1	tue barbo	se of this chapter, the following shall not be	
2	considered blanket liens:		
3	(1)	The lien of current real property taxes;	
4	(2)	Taxes and assessments levied by public authority and	
5		that are not yet due and payable;	
6	(3)	A lien for common expenses under chapter 514A or 514B	
7		or a lien on an individual time share unit for similar	
8		expenses in favor of a homeowners or community	
9		association;	
10	(4)	An apartment lease or condominium conveyance document	
11		conveying or demising a single condominium apartment	
12		or unit or a lease of a single cooperative apartment;	
13		and	
14	(5)	Any lien for costs or trustee's fees charged by a	
15		trustee holding title to time share units pursuant to	
16		a trust created under section 514E-19; provided that	
17		the costs or trustee's fees are not yet due and	
18		payable."	
19	SECT	ION 16. Section 514E-29, Hawaii Revised Statutes, is	
20	amended b	y amending subsection (d) to read as follows:	

1	(d) Notice of any definquent frem created pursuant to
2	subsection (c) shall be recorded in the bureau of conveyances
3	and upon recordation shall be prior to all other liens, except:
4	(1) Liens for taxes and assessments lawfully imposed by
5	governmental authority against the time share
6	interest;
7	(2) All sums unpaid on any mortgage of record encumbering
8	the time share interest which was recorded prior to
9	the recordation of a notice of a lien by the
10	association; and
11	(3) For a time share interest subject to a condominium
12	property regime, the lien of the association of
13	apartment owners or unit owners' association created
14	pursuant to section 514A-90 or 514B-146."
15	SECTION 17. Section 516D-1, Hawaii Revised Statutes, is
16	amended to read as follows:
17	"\$516D-1 Applicability. This chapter applies to all lands
18	on which are situated either residential condominium property
19	regimes created under chapter 514A or 514B, or cooperative
20	housing corporations, which are owned or held privately or by
21	the State or by the counties, except Hawaiian home lands subject

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to [Article] article XII of the [State Constitution] state
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    constitution and lands owned or held by the federal government."
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         SECTION 18. Section 521-38, Hawaii Revised Statutes, is
    amended to read as follows:
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         "§521-38 Tenants subject to rental agreement; notice of
6
    conversions. When a period of tenancy is pursuant to any rental
7
    agreement and where a landlord contemplates conversion to a
    condominium property regime under chapter 514A or 514B, the
8
    landlord shall provide notice to the tenant at least one hundred
9
10
    twenty days in advance of the termination of the rental
    agreement."
11
         SECTION 19. Section 521-71, Hawaii Revised Statutes, is
12
13
    amended by amending subsection (c) to read as follows:
14
         "(c) Before a landlord terminates a month-to-month tenancy
    where the landlord contemplates voluntary demolition of the
15
    dwelling units, conversion to a condominium property regime
16
    under chapter 514A or 514B, or changing the use of the building
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    to transient vacation rentals, the landlord shall provide notice
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    to the tenant at least one hundred twenty days in advance of the
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    anticipated demolition or anticipated termination. If notice is
    revoked or amended and reissued, the notice period shall begin
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    from the date it was reissued or amended. Any notice provided,
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- 1 revoked, or amended and reissued shall be in writing. When the
- 2 landlord provides notification of termination pursuant to this
- 3 subsection, the tenant may vacate at any time within the one-
- 4 hundred-twenty-day period between the notification and the
- 5 termination date, but the tenant shall notify the landlord of
- 6 the date the tenant will vacate the dwelling unit and shall pay
- 7 a prorated rent for that period of occupation."
- 8 PART III
- 9 SECTION 20. Since the 2004 landmark legislation that
- 10 enacted the new condominium law (chapter 514B, Hawaii Revised
- 11 Statutes), numerous sections of the Hawaii Revised Statutes have
- 12 been enacted or amended that contain references only to the new
- 13 condominium regulatory scheme in chapter 514B, Hawaii Revised
- 14 Statutes. As Hawaii now has two condominium laws, many of these
- 15 provisions should be amended to apply to both condominiums under
- 16 the "old" chapter 514A as well as under the "new" chapter 514B.
- 17 The purpose of this part is to amend sections of the Hawaii
- 18 Revised Statutes that have been enacted or amended since the
- 19 2004 condominium legislation and that refer only to chapter
- 20 514B, Hawaii Revised Statutes, to include reference to chapter
- 21 514A, Hawaii Revised Statutes.

1	SECT	ION 21. Section 235-7, Hawaii Revised Statutes, is
2	amended b	y amending subsection (a) to read as follows:
3	"(a)	There shall be excluded from gross income, adjusted
4	gross inc	ome, and taxable income:
5	(1)	Income not subject to taxation by the State under the
6		Constitution and laws of the United States;
7	(2)	Rights, benefits, and other income exempted from
8		taxation by section 88-91, having to do with the state
9		retirement system, and the rights, benefits, and other
10		income, comparable to the rights, benefits, and other
11		income exempted by section 88-91, under any other
12		<pre>public retirement system;</pre>
13	(3)	Any compensation received in the form of a pension for
14		past services;
15	(4)	Compensation paid to a patient affected with Hansen's
16		disease employed by the State or the United States in
17		any hospital, settlement, or place for the treatment
18		of Hansen's disease;
19	(5)	Except as otherwise expressly provided, payments made
20		by the United States or this State, under an act of
21		Congress or a law of this State, which by express
22		provision or administrative regulation or

1		interpretation are exempt from both the normal and
2		surtaxes of the United States, even though not so
3		exempted by the Internal Revenue Code itself;
4	(6)	Any income expressly exempted or excluded from the
5		measure of the tax imposed by this chapter by any
6		other law of the State, it being the intent of this
7		chapter not to repeal or supersede any express
8		exemption or exclusion;
9	(7)	Income received by each member of the reserve
10		components of the Army, Navy, Air Force, Marine Corps,
11		or Coast Guard of the United States of America, and
12		the Hawaii national guard as compensation for
13		performance of duty, equivalent to pay received for
14		forty-eight drills (equivalent of twelve weekends) and
15		fifteen days of annual duty, at an:
16		(A) E-1 pay grade after eight years of service;
17		provided that this subparagraph shall apply to
18		taxable years beginning after December 31, 2004;
19		(B) E-2 pay grade after eight years of service;
20		provided that this subparagraph shall apply to
21		taxable years beginning after December 31, 2005;

1		(C)	E-3 pay grade after eight years of service;
2			provided that this subparagraph shall apply to
3			taxable years beginning after December 31, 2006;
4		(D)	E-4 pay grade after eight years of service;
5			provided that this subparagraph shall apply to
6			taxable years beginning after December 31, 2007;
7			and
8		(E)	E-5 pay grade after eight years of service;
9			provided that this subparagraph shall apply to
10			taxable years beginning after December 31, 2008;
11	(8)	Inco	me derived from the operation of ships or aircraft
12		if t	he income is exempt under the Internal Revenue
13		Code	pursuant to the provisions of an income tax
14		trea	ty or agreement entered into by and between the
15		Unit	ed States and a foreign country; provided that the
16		tax	laws of the local governments of that country
17		reci	procally exempt from the application of all of
18		thei	r net income taxes, the income derived from the
19		oper	ation of ships or aircraft that are documented or
20		regi	stered under the laws of the United States;

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2		legal service plan to a taxpayer, the taxpayer's
3		spouse, and the taxpayer's dependents;
4	(10)	Amounts paid, directly or indirectly, by a prepaid
5		legal service plan to a taxpayer as payment or
6		reimbursement for the provision of legal services to
7		the taxpayer, the taxpayer's spouse, and the
8		taxpayer's dependents;
9	(11)	Contributions by an employer to a prepaid legal
10		service plan for compensation (through insurance or
11		otherwise) to the employer's employees for the costs
12		of legal services incurred by the employer's
13		employees, their spouses, and their dependents;
14	(12)	Amounts received in the form of a monthly surcharge by
15		a utility acting on behalf of an affected utility

(9) The value of legal services provided by a prepaid

(13) One hundred per cent of the gain realized by a fee simple owner from the sale of a leased fee interest in

under section 269-16.3 shall not be gross income,

adjusted gross income, or taxable income for the

acting utility under this chapter. Any amounts

retained by the acting utility for collection or other

costs shall not be included in this exemption; and



1	units within a condominium project, cooperative
2	project, or planned unit development to the
3	association of apartment owners, unit owners'
4	association, or the residential cooperative
5	corporation of the leasehold units.
6	For purposes of this paragraph:
7	"Fee simple owner" shall have the same meaning as
8	provided under section 516-1; provided that it shall
9	include legal and equitable owners;
10	"Legal and equitable owner", and "leased fee
11	interest" shall have the same meanings as provided
12	under section 516-1; and
13	"Condominium project" and "cooperative project"
14	shall have the same meanings as provided under section
15	514C-1."
16	SECTION 22. Section 281-1, Hawaii Revised Statutes, is
17	amended as follows:
18	1. By amending the definition of "condominium hotel" to
19	read:
20	""Condominium hotel" means an establishment consisting of
21	one or more buildings that includes:

1	(1)	Guest rooms that are apartments, as defined in section
2		514A-3, or units, as defined in section 514B-3, which
3		are used to provide transient lodging for periods of
4		less than thirty days under a written contract with
5		the owner of [a] the apartment or unit in the
6		condominium hotel operation;
7	(2)	Guest rooms that are units, owned or managed by the
8		condominium hotel operator providing transient lodging
9		for periods of less than thirty days, which are
10		offered for adequate pay to transient guests; and
11	(3)	A suitable and adequate kitchen and dining room, where
12		meals are regularly prepared and served to guests and
13		other customers.
14	A "condom	inium hotel" does not include a hotel that may be part
15	of a cond	ominium property regime established under chapter 514A
16	<u>or</u> 514B,	that does not have guest rooms that are separate
17	apartment	s, as defined in section 514A-3, or units, as defined
18	in section	n 514B-3."
19	2.	By amending the definition of "premises" or "licensed
20	premises"	to read:
21	""Pr	emises" or "licensed premises" means the building and

property that houses the establishment for which a license has

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- 1 been or is proposed to be issued; provided that in the case of
- 2 class 12 hotel license, "premises" includes the hotel premises;
- 3 provided further that in the case of a class 15 condominium
- 4 hotel license, "premises" includes apartments as defined in
- 5 section 514A-3 or units[τ] as defined in section 514B-3, that
- 6 are used to provide transient lodging for periods of less than
- 7 thirty days under a written contract with the owner or owners of
- 8 each unit in, and common elements for access purposes as
- 9 established by the declaration of condominium property regime
- 10 of, the condominium hotel; and provided further that if an
- 11 establishment is in a retail shopping complex the businesses of
- 12 which have formed a merchants association, "premises" means the
- 13 establishment. As used in this definition, "establishment"
- 14 means a single physical location where the selling of liquor
- 15 takes place."
- 16 SECTION 23. Section 485A-202, Hawaii Revised Statutes, is
- 17 amended by amending subsection (a) to read as follows:
- 18 "(a) The following transactions are exempt from the
- 19 requirements of sections 485A-301 to 485A-305 and 485A-504:
- 20 (1) An isolated nonissuer transaction, whether or not
- 21 effected by or through a broker-dealer;

1	(2)	A nonissuer transaction by or through a broker-dealer
2		registered[$ au$] or exempt from registration under this
3		chapter, and a resale transaction by a sponsor of a
4		unit investment trust registered under the Investment
5		Company Act of 1940, in a security of a class that has
6		been outstanding in the hands of the public for at
7		least ninety days, if, at the date of the transaction:
8		(A) The issuer of the security is engaged in
9		business, the issuer is not in the organizational
10		stage or in bankruptcy or receivership, and the
11		issuer is not a blank check, blind pool, or shell
12		company that has no specific business plan or
13		purpose or has indicated that its primary
14		business plan is to engage in a merger or
15		combination of the business with, or an
16		acquisition of, an unidentified person;
17		(B) The security is sold at a price reasonably

- (B) The security is sold at a price reasonably related to its current market price;
- (C) The security does not constitute the whole or part of an unsold allotment to, or a subscription or participation by, the broker-dealer as an underwriter of the security or a redistribution;

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	(b) 11 114	cronarry recognized becarrered mandar or res
2	elec	tronic equivalent designated by rule adopted
3	or o	rder issued under this chapter or a record
4	file	d with the Securities and Exchange Commission
5	that	is publicly available and contains:
6	(i)	A description of the business and operations
7		of the issuer;
8	(ii)	The names of the issuer's executive officers
9		and the names of the issuer's directors, if
10		any;
11	(iii)	An audited balance sheet of the issuer as of
12		a date within eighteen months before the
13		date of the transaction or, in the case of a
14		reorganization or merger when the parties to
15		the reorganization or merger each had an
16		audited balance sheet, a pro forma balance
17		sheet for the combined organization; and
18	(iv)	An audited income statement for each of the
19		issuer's two immediate previous fiscal years
20		or for the period of existence of the
21		issuer, whichever is shorter, or, in the
22	·	case of a reorganization or merger when each

1		party to the reorganization or merger had
2		audited income statements, a pro forma
3		income statement; and
4	(E) Any	one of the following requirements is met:
5	(i)	The issuer of the security has a class of
6		equity securities listed on a national
7		securities exchange registered under Section
8		6 of the Securities Exchange Act of 1934 or
9		designated for trading on the National
10		Association of Securities Dealers' Automated
11		Quotation System;
12	(ii)	The issuer of the security is a unit
13		investment trust registered under the
14		Investment Company Act of 1940;
15	(iii)	The issuer of the security, including its
16		predecessors, has been engaged in continuous
17		business for at least three years; or
18	(iv)	The issuer of the security has total assets
19		of at least \$2,000,000 based on an audited
20		balance sheet as of a date within eighteen
21		months before the date of the transaction
22		or, in the case of a reorganization or

1		merger when the parties to the
2		reorganization or merger each had such an
3		audited balance sheet, a pro forma balance
4		sheet for the combined organization;
5	(3)	A nonissuer transaction by or through a broker-dealer
6		registered or exempt from registration under this
7		chapter in a security of a foreign issuer that is a
8		margin security defined in regulations or rules
9		adopted by the Board of Governors of the Federal
10		Reserve System;
11	(4)	A nonissuer transaction by or through a broker-dealer
12		registered or exempt from registration under this
13		chapter in an outstanding security if the guarantor of
14		the security files reports with the Securities and
15		Exchange Commission under the reporting requirements
16		of Section 13 or 15(d) of the Securities Exchange Act
17		of 1934 (15 U.S.C. 78m or 78o(d));
18	(5)	A nonissuer transaction by or through a broker-dealer
19		registered or exempt from registration under this
20		chapter in a security that:
21		(A) Is rated at the time of the transaction by a
22		nationally recognized statistical rating

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1	organ	ization in one of its four highest rating
2	categ	pories; or
3	(B) Has a	fixed maturity or a fixed interest or
4	divid	lend, if:
5	(i)	A default has not occurred during the
6		current fiscal year or within the three
7		previous fiscal years or during the
8		existence of the issuer and any predecessor
9		if less than three fiscal years, in the
10		payment of principal, interest, or dividends
11		on the security; and
12	(ii)	The issuer is engaged in business, is not in
13		the organizational stage or in bankruptcy or
14		receivership, and is not and has not been
15		within the previous twelve months a blank
16		check, blind pool, or shell company that has
17		no specific business plan or purpose or has
18		indicated that its primary business plan is
19		to engage in a merger or combination of the
20		business with, or an acquisition of, an
21		unidentified person;

	(0)	in iteminate crampaceron by or enroagis a proper acarer
2	•	registered or exempt from registration under this
3		chapter effecting an unsolicited order or offer to
4		purchase;
5	(7)	A nonissuer transaction executed by a bona fide
6		pledgee without the purpose of evading this chapter;
7	(8)	A nonissuer transaction by a federal covered
8		investment adviser with investments under management
9		in excess of \$100,000,000, acting in the exercise of
10		discretionary authority in a signed record for the
11		account of others;
12	(9)	A transaction between the issuer or other person on
13		whose behalf the offering is made and an underwriter,
14		or among underwriters;
15	(10)	A transaction in a note, bond, debenture, or other
16		evidence of indebtedness secured by a mortgage or
17		other security agreement if:
18		(A) The note, bond, debenture, or other evidence of
19		indebtedness is offered and sold with the
20		mortgage or other security agreement as a unit;
21		(B) A general solicitation or general advertisement
22		of the transaction is not made; and

1		(C) A commission or other remuneration is not paid or
2		given, directly or indirectly, to a person not
3		registered under this chapter as a broker-dealer
4		or as an agent;
5	(11)	A transaction by an executor, administrator of an
6		estate, personal representative, sheriff, marshal,
7		receiver, trustee in bankruptcy, guardian, or
8		conservator;
9	(12)	A sale or offer to sell to:
10		(A) An institutional investor;
11		(B) A federal covered investment adviser; or
12		(C) Any other person exempted by rule adopted or
13		order issued under this chapter;
14	(13)	Any transaction pursuant to a sale or an offer to sell
15		securities of an issuer, if the transaction is part of
16		an issue in which:
17		(A) There are no more than twenty-five purchasers
18		(other than those designated in paragraph (12)),
19		wherever located, during any twelve consecutive
20		months;
21		(B) The issuer reasonably believes that all
22		purchasers (other than those designated in

		paragraph (12)), wherever located, are purchasing
		for investment purposes and not with the view to,
		or for sales in connection with, a distribution
		of the security. The purchase shall be presumed
		to be made with a view to distribute and not to
		invest if any resale of a security sold in
		reliance on this exemption is within twelve
		months of sale, except a resale pursuant to a
		registration statement effective under section
		485A-301, or to an accredited investor pursuant
		to an exemption available under this chapter;
	(C)	No commission, discount, or other remuneration is
		paid or given, directly or indirectly, to a
		person, other than a broker-dealer or agent
		registered under this chapter, for soliciting a
		prospective purchaser in this State; and
	(D)	The securities of the issuer are not offered or
		sold by general solicitation or any general
		advertisement or other advertising medium;
(14)	A tr	ansaction under an offer to existing security
	hold	ers of the issuer, including persons [that] who at
	the	date of the transaction are holders of convertible

1		securitie	s, options, or warrants, if a commission or
2		other rem	uneration, other than a standby commission,
3		is not pa	id or given, directly or indirectly, for
4		solicitin	g a security holder in this State;
5	(15)	(A) A tr	ansaction involving the offer or sale of a
6		secu	rity by an issuer to an accredited investor
7		that	meets the following requirements:
8		(i)	The issuer reasonably believes that the sale
9			is to persons who are accredited investors;
10		(ii)	The issuer is not in the development stage,
11			without specific business plan or purpose;
12		(iii)	The issuer has not indicated that the
13			issuer's business plan is to engage in a
14			merger or acquisition with an unidentified
15			company or companies, or other entity or
16			person; and
17		(iv)	The issuer reasonably believes that all
18			purchasers are purchasing for investment
19			purposes and not with the view to, or for
20			sales in connection with, a distribution of
21			the security. The purchase shall be
22			presumed to be made with a view to

1		distribute and not to invest if any resale
2		of a security sold in reliance on this
3		exemption is within twelve months of sale,
4		except a resale pursuant to a registration
5		statement effective under section 485A-301,
6		or to an accredited investor pursuant to an
7		exemption available under this chapter;
8	(B)	The exemption under this paragraph shall not
9		apply to an issuer if the issuer; any affiliated
10		issuer; any beneficial owner of ten per cent or
11		more of any class of the issuer's equity
12		securities; any issuer's predecessor, director,
13		officer, general partner, or promoter presently
14		connected in any capacity with the issuer; and
15		any underwriter or partner, director, or officer
16		of the underwriter of the securities to be
17		offered:
18		(i) Within the last five years has filed a
19		registration statement that is the subject
20		of a currently effective registration stop
21		order entered by any state securities

1		administrator or the Securities and Exchange
2		Commission;
3	(ii)	Within the last five years has been
4		convicted of any criminal offense in
5		connection with the offer, purchase, or sale
6		of any security, or involving fraud or
7		deceit;
8	(iii)	Is currently subject to any state or federal
9		administrative enforcement order or judgment
10		entered within the last five years, finding
11		fraud or deceit in connection with the
12		purchase or sale of any security; or
13	(iv)	Is currently subject to any order, judgment,
14		or decree of any court of competent
15		jurisdiction, entered within the last five
16		years, temporarily, preliminarily, or
17		permanently restraining or enjoining such
18		party from engaging in or continuing to
19		engage in any conduct or practice involving
20		fraud or deceit in connection with the
21		purchase or sale of any security;
22	(C) Subp	aragraph (B) shall not apply if:

1	(i) T	he party subject to the disqualification is
2	1	icensed or registered to conduct
3	s	ecurities-related business in the state in
4	w	hich the order, judgment, or decree
5	C	reating the disqualification was entered
6	a	gainst such party;
7	(ii) B	efore the first offer under this exemption,
8	ti	he commissioner, or the court or regulatory
9	а	uthority that entered the order, judgment,
10	0	r decree waives the disqualifications; or
11	(iii) T	he issuer establishes that the issuer did
12	n	ot know and in the exercise of reasonable
13	C	are, based on a factual inquiry, could not
14	h	ave known that a disqualification existed
15	u	nder this paragraph; and
16	(D) An iss	uer claiming the exemption under this
17	paragra	aph, within fifteen days after the first
18	sale i	n this State, shall file with the
19	commis	sioner a notice of transaction, a consent
20	to ser	vice of process, a copy of the offering
21	circula	ar or similar document provided to the
22	accred	ited investor and a \$200 filing fee.

. 1		FOL	the purposes of this paragraph, "accredited
2		inve	stor" shall have the same meaning as provided in
3		Rule	501(a) adopted under the Securities Act of 1933
4		(17	C.F.R. 230.501(a));
5	(16)	An o	ffer to sell, but not a sale, of a security not
6		exem	pt from registration under the Securities Act of
7		1933	if:
8		(A)	A registration or offering statement or similar
9			record as required under the Securities Act of
10			1933 has been filed, but is not effective, or the
11			offer is made in compliance with Rule 165 adopted
12			under the Securities Act of 1933 (17 C.F.R.
13			230.165); and
14		(B)	A stop order of which the offeror is aware has
15			not been issued against the offeror by the
16			commissioner or the Securities and Exchange
17			Commission, and an audit, inspection, or
18			proceeding that is public and that may culminate
19			in a stop order is not known by the offeror to be
20			pending;
21	(17)	An o	ffer to sell, but not a sale, of a security exempt
22		from	registration under the Securities Act of 1933 if:

1		(A)	A registration statement has been filed under
2			this chapter, but is not effective;
3		(B)	A solicitation of interest is provided in a
4			record to offerees in compliance with a rule
5			adopted by the commissioner under this chapter;
6			and
7		(C)	A stop order of which the offeror is aware has
8			not been issued by the commissioner under this
9			chapter and an audit, inspection, or proceeding
10			that may culminate in a stop order is not known
11			by the offeror to be pending;
12	(18)	A tr	ansaction involving the distribution of the
13		secu	rities of an issuer to the security holders of
14		anot	her person in connection with a merger,
15		cons	olidation, exchange of securities, sale of assets
16		or o	ther reorganization to which the issuer, or its
17		pare	nt or subsidiary and the other person, or its
18		pare	nt or subsidiary, are parties;
19	(19)	A re	scission offer, sale, or purchase under section
20		485A	-510;
21	(20)	An o	ffer or sale of a security to a person not a
22		resi	dent of this State and not present in this State

1		if the offer or sale does not constitute a violation
2		of the laws of the state or foreign jurisdiction in
3		which the offeree or purchaser is present and is not
4		part of an unlawful plan or scheme to evade this
5		chapter;
6	(21)	Employees' stock purchase, savings, option, profit-
7		sharing, pension, or similar employees' benefit plan,
8		including any securities, plan interests, and
9		guarantees issued under a compensatory benefit plan or
10		compensation contract, contained in a record,
11		established by the issuer, its parents, its
12		majority-owned subsidiaries, or the majority-owned
13		subsidiaries of the issuer's parent for the
14		participation of their employees, including offers or
15		sales of such securities to:
16		(A) Directors; general partners; trustees, if the
17		issuer is a business trust; officers;
18		consultants; and advisors;
19		(B) Family members who acquire the securities from
20		those persons through gifts or domestic relations
21		orders;

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1		(C)	Former employees, directors, general partners,
2			trustees, officers, consultants, and advisors if
3			those individuals were employed by or providing
4			services to the issuer when the securities were
5			offered; and
6		(D)	Insurance agents who are exclusive insurance
7			agents of the issuer, or the issuer's
8			subsidiaries or parents, or who derive more than
9			fifty per cent of their annual income from those
10			organizations;
11	(22)	A tr	ansaction involving:
12		(A)	A stock dividend or equivalent equity
13			distribution, whether or not the corporation or
14			other business organization distributing the
15			dividend or equivalent equity distribution is the
16			issuer, if nothing of value is given by
17			stockholders or other equity holders for the
18			dividend or equivalent equity distribution other
19			than the surrender of a right to a cash or
20			property dividend if each stockholder or other
21			equity holder may elect to take the dividend or

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2		or stock;
3	(B)	An act incident to a judicially approved
4		reorganization in which a security is issued in
5		exchange for one or more outstanding securities,
6		claims, or property interests, or partly in such

exchange and partly for cash; or

(C) The solicitation of tenders of securities by an offeror in a tender offer in compliance with Rule 162 adopted under the Securities Act of 1933 (17 C.F.R. 230.162);

equivalent equity distribution in cash, property,

A nonissuer transaction in an outstanding security by or through a broker-dealer registered or exempt from registration under this chapter, if the issuer is a reporting issuer in a foreign jurisdiction designated by this paragraph or by rule adopted or order issued under this chapter; has been subject to continuous reporting requirements in the foreign jurisdiction for not less than one hundred eighty days before the transaction; and the security is listed on the foreign jurisdiction's securities exchange that has been designated by this paragraph or by rule adopted or

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2		the same issuer that is of senior or substantially
3		equal rank to the listed security or is a warrant or
4		right to purchase or subscribe to any of the
5		foregoing. For purposes of this paragraph, Canada,
6		together with its provinces and territories, is a
7		designated foreign jurisdiction and the Toronto Stock
8		Exchange, Inc., is a designated securities exchange.
9		After an administrative hearing in accordance with
10		chapter 91, the commissioner, by rule adopted or order
11		issued under this chapter, may revoke the designation
12		of a securities exchange under this paragraph, if the
13		commissioner finds that revocation is necessary or
14		appropriate in the public interest and for the
15		protection of investors;
16	(24)	Any offer or sale by or through a real estate broker
17		or real estate salesperson licensed under the laws of
18		this State, of a security issued on or after
19		July 1, 1961, by a corporation organized under the
20		laws of this State, the holder of which is entitled
21		solely by reason of the holder's ownership thereof, to

occupy for dwelling purposes a house, or an apartment

order issued under this chapter, or is a security of

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1	in a building, owned or leased by such corporation;
2	provided that the issuer of the security shall apply
3	for the exemption to the commissioner on such form and
4	containing such information as the commissioner may
5	prescribe. If the commissioner finds that the
6	business applicant's proposed plan and the proposed
7	issuance of securities are fair, just, and equitable,
8	that the applicant intends to transact its business
9	fairly and honestly, and that the securities that the
10	applicant proposes to issue and the method to be used
11	by the applicant in issuing or disposing of the
12	securities will not, in the opinion of the
13	commissioner, work a fraud upon the purchaser thereof,
14	the commissioner shall issue to the applicant a permit
15	authorizing the applicant to issue and dispose of the
16	securities in this State in the manner provided herein
17	and in such amounts and for such consideration as the
18	commissioner may provide in the permit. Otherwise,
19	the commissioner shall deny the application and refuse
20	the permit and notify the applicant of the decision in
21	writing, subject to appeal as provided in section
22	485A-609. In any permit issued under this paragraph,

1		the commissioner may require the deposit in escrow or
2		impoundment of any or all securities, the proceeds
3		from the sale thereof, approval of advertising
4		material, and any of the conditions as set forth in
5		section 485A-304(f). The commissioner may act as
6		escrow holder for securities required to be deposited
7		in escrow by the commissioner's order or as a
8		necessary signatory on any account in which impounded
9		proceeds from the sale of escrowed securities are
10		deposited;
11	(25)	Any offer or sale by or through a real estate broker
12		or real estate salesperson licensed under the laws of
13		this State of an apartment or unit in a condominium
14		project, and a rental management contract relating to
15		the apartment[7] or unit, including an interest in a
16		partnership formed for the purpose of managing the
17		rental of apartments or units if the rental management
18		contract or the interest in the partnership is offered
19		at the same time as the apartment or unit is offered.
20		For the purposes of this paragraph, the terms
21		"apartment", "unit", "condominium", and "project"

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1	shall have the meanings prescribed in section 514A-
2	3[+] <u>or 514B-3;</u> and
3	(26) Any transaction not involving a public offering within
4	the meaning of Section 4(2) of the Securities Act of
5	1933 (15 U.S.C. 77d), but not including any
6	transaction specified in the rules and regulations
7	thereunder."
8	SECTION 24. Section 521-3, Hawaii Revised Statutes, is
9	amended by amending subsection (d) to read as follows:
10	"(d) [A] An association of apartment owners under chapter
11	514A or a unit owners' association under chapter 514B shall have
12	standing to initiate and prosecute a summary proceeding for
13	possession against a tenant residing in the condominium project
14	who repeatedly violates the association's governing documents or
15	the rights of other occupants to quiet enjoyment and whose
16	landlord refuses to act; provided that in such cases, the
17	landlord shall be named as an additional party defendant."
18	PART IV
19	SECTION 25. There are fundamental differences between
20	chapters 514A and 514B, Hawaii Revised Statutes, including
21	changes in terminology. An "apartment" under chapter 514A is a
22	"unit" in chapter 514B, and an "association of apartment owners"

- 1 under chapter 514A is a "unit owners' association" under chapter
- 2 514B. Numerous statutory provisions in the Hawaii Revised
- 3 Statutes delineate the powers and duties, rights and
- 4 responsibilities of condominium owners and associations using
- 5 terminology of common usage rather than referring to specific
- 6 sections or chapters of the Hawaii Revised Statutes. To clarify
- 7 that these provisions apply to both condominiums and owners
- 8 under chapter 514B as well as condominiums and owners under
- 9 chapter 514A, these sections should be amended to include terms
- 10 used in both chapters.
- 11 The purpose of this part is to make amendments to sections
- 12 of the Hawaii Revised Statutes to conform to the terminology
- 13 used in chapters 514A and 514B, Hawaii Revised Statutes.
- 14 SECTION 26. Section 237-24.3, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 16 "\$237-24.3 Additional amounts not taxable. In addition to
- 17 the amounts not taxable under section 237-24, this chapter shall
- 18 not apply to:
- 19 (1) Amounts received from the loading, transportation, and
- 20 unloading of agricultural commodities shipped for a
- 21 producer or produce dealer on one island of this State
- to a person, firm, or organization on another island



1		of this State. The terms "agricultural commodity",
2		"producer", and "produce dealer" shall be defined in
3		the same manner as they are defined in section 147-1;
4		provided that agricultural commodities need not have
5		been produced in the State;
6	(2)	Amounts received from sales of:
7		(A) Intoxicating liquor as the term "liquor" is
8		defined in chapter 244D;
9		(B) Cigarettes and tobacco products as defined in
10		chapter 245; and
11		(C) Agricultural, meat, or fish products;
12		to any person or common carrier in interstate or
13		foreign commerce, or both, whether ocean-going or air,
14		for consumption out-of-state on the shipper's vessels
15		or airplanes;
16	(3)	Amounts received by the manager, submanager, or board
17		of directors of:
18		(A) An association of apartment owners or unit
19		owners' association of a condominium property
20		regime established in accordance with chapter
21		514A or 514B; or

1	•	(B)	A nonprofit homeowners or community association
2			incorporated in accordance with chapter 414D or
3			any predecessor thereto and existing pursuant to
4			covenants running with the land,
5		in r	eimbursement of sums paid for common expenses;
6	(4)	Amou	nts received or accrued from:
7		(A)	The loading or unloading of cargo from ships,
8			barges, vessels, or aircraft, whether or not the
9			ships, barges, vessels, or aircraft travel
10			between the State and other states or countries
11			or between the islands of the State;
12		(B)	Tugboat services including pilotage fees
13			performed within the State, and the towage of
14			ships, barges, or vessels in and out of state
15			harbors, or from one pier to another; and
16		(C)	The transportation of pilots or governmental
17			officials to ships, barges, or vessels offshore;
18			rigging gear; checking freight and similar
19			services; standby charges; and use of moorings
20			and running mooring lines;
21	(5)	Amou	nts received by an employee benefit plan by way of

contributions, dividends, interest, and other income;

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1		and amounts received by a nonprofit organization or
2		office, as payments for costs and expenses incurred
3		for the administration of an employee benefit plan;
4		provided that this exemption shall not apply to any
5		gross rental income or gross rental proceeds received
6		after June 30, 1994, as income from investments in
7		real property in this State; and provided further that
8		gross rental income or gross rental proceeds from
9		investments in real property received by an employee
10		benefit plan after June 30, 1994, under written
11		contracts executed prior to July 1, 1994, shall not be
12		taxed until the contracts are renegotiated, renewed,
13		or extended, or until after December 31, 1998,
14		whichever is earlier. For the purposes of this
15		paragraph, "employee benefit plan" means any plan as
16		defined in section 1002(3) of title 29 of the United
17		States Code, as amended;
18	(6)	Amounts received for purchases made with United States
19		Department of Agriculture food coupons under the
20		federal food stamp program, and amounts received for
21		purchases made with United States Department of
22		Agriculture food vouchers under the Special

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1	Supplemental	Foods	Program	for	Women,	Infants	and
2	Children;						

Amounts received by a hospital, infirmary, medical (7)clinic, health care facility, pharmacy, or a practitioner licensed to administer the drug to an individual for selling prescription drugs or prosthetic devices to an individual; provided that this paragraph shall not apply to any amounts received for services provided in selling prescription drugs or prosthetic devices. As used in this paragraph:

"Prescription drugs" are those drugs defined under section 328-1 and dispensed by filling or refilling a written or oral prescription by a practitioner licensed under law to administer the drug and sold by a licensed pharmacist under section 328-16 or practitioners licensed to administer drugs; and

"Prosthetic device" means any artificial device or appliance, instrument, apparatus, or contrivance, including their components, parts, accessories, and replacements thereof, used to replace a missing or surgically removed part of the human body, which is prescribed by a licensed practitioner of medicine,

1		osteopathy, or podiatry and which is sold by the
2		practitioner or which is dispensed and sold by a
3		dealer of prosthetic devices; provided that
4		"prosthetic device" shall not mean any auditory,
5		ophthalmic, dental, or ocular device or appliance,
6		instrument, apparatus, or contrivance;
7	(8)	Taxes on transient accommodations imposed by chapter
8		237D and passed on and collected by operators holding
9		certificates of registration under that chapter;
10	(9)	Amounts received as dues by an unincorporated
11		merchants association from its membership for
12		advertising media, promotional, and advertising costs
13		for the promotion of the association for the benefit
14		of its members as a whole and not for the benefit of
15		an individual member or group of members less than the
16		entire membership;
17	(10)	Amounts received by a labor organization for real
18		property leased to:
19		(A) A labor organization; or
20		(B) A trust fund established by a labor organization
21		for the benefit of its members, families, and
22		dependents for medical or hospital care, pensions

1		on retirement or death of employees,
2		apprenticeship and training, and other membership
3		service programs.
4		As used in this paragraph, "labor organization" means
5		a labor organization exempt from federal income tax
6		under section 501(c)(5) of the Internal Revenue Code,
7		as amended;
8	(11)	Amounts received from foreign diplomats and consular
9		officials who are holding cards issued or authorized
10		by the United States Department of State granting ther
11		an exemption from state taxes; and
12	(12)	Amounts received as rent for the rental or leasing of
13		aircraft or aircraft engines used by the lessees or
14		renters for interstate air transportation of
15		passengers and goods. For purposes of this paragraph,
16		payments made pursuant to a lease shall be considered
17		rent regardless of whether the lease is an operating
18		lease or a financing lease. The definition of
19		"interstate air transportation" is the same as in 49
20		U.S.C. 40102."
21	SECT	ION 27. Section 467-30, Hawaii Revised Statutes, is
22	amended t	o read as follows:

1 "\$467-30 Registration, bonding, and other requirements for	1	"§ 467 -30	Registration,	bonding,	and	other	requirements	for
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- 2 condominium hotel operators. (a) As used in this section,
- 3 "condominium hotel" includes those apartments or units in a
- 4 project as defined in section 514A-3 or 514B-3 and subject to
- 5 chapter 514A or 514B, which are used to provide transient
- 6 lodging for periods of less than thirty days.
- 7 (b) All condominium hotel operators shall register with
- 8 the commission as a sole proprietor, partnership, limited
- 9 liability company, or corporation and shall:
- 10 (1) Register by submitting a completed commission
- application form with the commission requested
- information, receive commission approval prior to
- conducting condominium hotel activity, and re-register
- on or before the commission prescribed deadline prior
- to the registration expiration date. The registration
- and re-registration shall expire on December 31 of an
- 17 even-numbered year. Registration information shall
- include but not be limited to the number of apartments
- or units managed for others as well as the number of
- apartments or units owned by the condominium hotel
- 21 operator. Any operator failing to register with the
- commission shall be subject to a fine not exceeding an

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amount equal to \$25 multiplied by the aggregate number

of apartments or units being utilized as a condominium

hotel. Each month or fraction of a month of

noncompliance shall be deemed a new and separate

violation;

(2) Obtain and keep current a fidelity bond from an insurance company authorized to issue fidelity bonds by the insurance division of the department of commerce and consumer affairs. The fidelity bond shall be in an amount equal to \$500 multiplied by the aggregate number of apartments or units in the condominium hotel operation; provided that the minimum amount of the fidelity bond required by this paragraph shall not be less than \$20,000 nor greater than \$100,000. The aggregate number of apartments or units excludes the number of apartments or units owned by the condominium hotel operator either as a sole proprietor, partnership, limited liability company, or corporation or those apartments or units included in a registered time share plan managed by a registered time share plan manager. The fidelity bond shall cover all of the condominium hotel operator's

1		employees nandling or naving custody and control of
2		either the condominium hotel operator's or the
3		apartment or unit owner's funds, or both. Upon request
4		by the commission, the condominium hotel operator
5		shall provide evidence of a current fidelity bond or a
6		certification statement from an insurance
7		representative of an insurance company authorized by
8		the insurance division of the department of commerce
9		and consumer affairs certifying that the fidelity bond
10		is in effect and meets the requirements of this
11		section and the rules adopted by the commission. The
12		commission may adopt rules establishing conditions and
13		terms by which it may grant a bond alternative or
14		permit deductibles. No condominium hotel operator
15		shall be exempt from the fidelity bond requirement;
16		and
17	(3)	Pay an application fee and an initial registration or
18		a re-registration fee as provided in rules adopted by
19		the director of commerce and consumer affairs pursuant
20		to chapter 91, which fees shall be deposited with the
21		director of commerce and consumer affairs to the

- credit of the compliance resolution fund established
 pursuant to section 26-9(0);
 provided that this section shall not apply to persons who are
 subject to section 467-2.
- 5 (c) In the course of operating a condominium hotel,
- 6 neither a real estate broker license nor a real estate
- 7 salesperson license shall be required of those employees of a
- 8 condominium hotel operator who only perform or facilitate the
- 9 delivery of customary hotel services.
- (d) All employees handling or having custody or control of
 the funds received by the condominium hotel operator shall be
 covered by a fidelity bond. The fidelity bond shall protect the
 condominium hotel operator against fraudulent or dishonest acts by
 the employees of the condominium hotel operator.
- As used in this section, "operating a condominium 15 hotel" includes the management of the apartments or units in a 16 condominium project for purposes of providing transient lodging, 17 and includes the renting or leasing of condominium apartments or 18 units directly or indirectly from the apartment or unit owners 19 for purposes of providing transient lodging. The condominium 20 21 hotel operator shall provide a written contract to the owner or owners of each apartment or unit under the condominium hotel 22

1	operation,	expressing	the	exact	agreements	of	each	party
	a far ar ar ar ar ar a far i	<u></u>	W ** ** **			~	*****	F

- 2 including all financial and accounting obligations, and the
- 3 notification requirements of subsection (g).
- 4 (f) A condominium hotel operator shall operate in
- 5 condominium projects specifically authorized for transient
- 6 lodgings by county zoning and regulations and specifically
- 7 permitted by the condominium project's declaration and bylaws.
- **8** (q) The registered condominium hotel operator:
- 9 (1) Shall not provide or offer lodgings thirty days or
- 10 longer;
- 11 (2) Shall not be licensed as a real estate broker or a real
- 13 (3) Shall not conduct any other activities contained in the
- 14 definition of the term "real estate broker";
- 15 (4) Shall appoint an employee or principal to have direct
- 16 management and responsibility over condominium hotel
- 17 operations; and
- 18 (5) Shall provide evidence of written notification to all
- representing apartment or unit owners of the provisions
- of this section including the nonapplicability of the
- 21 real estate recovery fund.

- (h) Any condominium hotel operator aggrieved by thefraudulent or dishonest acts of an employee shall act promptly
- 3 and diligently to recover from the fidelity bond required by
- 4 this section. The condominium hotel operator shall apply all
- 5 proceeds received from the fidelity bond against all losses
- 6 incurred by apartment or unit owners due to fraudulent or
- 7 dishonest acts by employees. If more than one apartment or unit
- 8 owner suffers a loss, the condominium hotel operator shall
- 9 divide the proceeds among the [apartment] owners in proportion
- 10 to each [apartment] owner's loss.
- 11 (i) All persons handling or having custody and control of
- 12 either the condominium hotel operator's or the apartment or unit
- 13 owner's funds shall be either employees of the condominium hotel
- 14 operator or principals of the condominium hotel operator.
- 15 (j) The registration and fidelity bond requirements of
- 16 this section shall not apply to active real estate brokers, in
- 17 compliance with and licensed under this chapter, conducting
- 18 condominium hotel activity."
- 19 SECTION 28. Section 501-20, Hawaii Revised Statutes, is
- 20 amended by amending the definition of "apartment lease" to read
- 21 as follows:

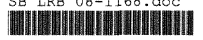
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         ""Apartment lease" means an apartment or unit lease, a
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    condominium conveyance document, an apartment or unit deed and
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    ground lease, or other instrument which has been registered
4
    pursuant to section 501-121 and which leases or subleases a
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    condominium apartment or unit or its appurtenant undivided
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    interest in the land of a condominium project established or
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    existing under [the condominium property act] chapter 514A or
    514B or at common law."
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9
         SECTION 29. Section 501-105, Hawaii Revised Statutes, is
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    amended to read as follows:
11
         "$501-105 Grantee's address, etc., to be stated. Every
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    deed or other voluntary instrument presented for recording shall
13
    contain or have indorsed upon it the full name or names, if more
14
    than one, and the address of the grantee or other person
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    acquiring or claiming an interest under the instrument and every
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    document shall also contain or have indorsed upon it a statement
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    that the grantee is married or unmarried, and if married, the
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    statement shall give the name in full of the husband or wife.
19
    Whenever the grantee is a corporation or partnership, the
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    document shall contain or have indorsed upon it the state where
    the entity is registered and the entity's address. All names
21
    and addresses shall also be entered on all certificates.
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- 1 Notices and processes issued in relation to registered land in
- 2 pursuance of this chapter may be served upon any person in
- 3 interest by mailing the same to the address so given, and shall
- 4 be binding whether such person resides within or without the
- 5 State.
- 6 Any deed conveying one or more but not all lots or all
- 7 interests in a lot appurtenant to apartments or units in a
- 8 condominium [property regime] project in a certificate shall
- 9 contain full memoranda relating to easements, rights-of-way, and
- 10 all other liens and encumbrances affecting the particular lot,
- 11 lots, interest appurtenant to an apartment[7] or unit, or
- 12 interests appurtenant to apartments or units conveyed. If the
- 13 deed affects all of the land or interests appurtenant to
- 14 apartments or units in a certificate of title, encumbrances may
- 15 be referred to by reference."
- 16 SECTION 30. Section 501-241, Hawaii Revised Statutes, is
- 17 amended as follows:
- 18 1. By amending subsection (b) to read:
- "(b) Without limiting the generality of subsection (a),
- 20 the following instruments need not be registered pursuant to
- 21 this chapter to be effective and shall be recorded in the bureau
- 22 of conveyances pursuant to chapter 502:



1)	An assignment or other instrument transferring a
	leasehold time share interest;
2)	A mortgage or other instrument granting a lien on a
	leasehold time share interest;
3)	An agreement of sale for the sale of a leasehold time
	share interest. Any such agreement of sale shall be
	subject to section 502-85 and shall not be subject to
	section 501-101.5;
4)	A lien or notice of lien pertaining to a leasehold
	time share interest in favor of a time share owners
·	association, an association of apartment owners, a
	unit owners' association, or a similar homeowner's
-	association;
õ).	A judgment, decree, order of court, attachment, writ,
,	or other process against a leasehold time share
	interest;
5) .	A mechanic's or materialman's lien or other lien upon
,	a leasehold time share interest;
7) :	A lis pendens or notice of pendency of action, notice
į	affidavit, demand, certificate, execution, copy of
•	execution, officer's return, or other instrument
	2)

relating to a leasehold time share interest and



1		otherwise required or permitted to be recorded or
2		registered in connection with the enforcement or
3		foreclosure of any lien, whether by way of power of
4		sale pursuant to [a power of sale under] section 667-
5		5, or otherwise;
6	(8)	A power of attorney given by the owner of a leasehold
7		time share interest or the vendor or vendee under an
8		agreement of sale for the sale of a leasehold time
9		share interest, a mortgagee or other lienor having a
10		mortgage or lien upon a leasehold time share interest,
11		or another party holding a claim or encumbrance
12		against or an interest in a leasehold time share
13		interest; or
14	(9)	An instrument assigning, extending, continuing,
15		dissolving, discharging, releasing in whole or in
16		part, reducing, canceling, extinguishing, or otherwise
17		modifying or amending any of the foregoing
18		instruments."
19	2.	By amending subsection (e) to read:
20	"(e)	Notwithstanding subsections (a), (b), and (c), the
21	following	instruments shall be registered by recording the
22	instrument	with the assistant registrar and by a brief



1 me	emorandum	thereof	made	by	the	assistant	registrar	upon	the
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- 2 certificate of title, and signed by the assistant registrar:
- 3 (1) The apartment or unit lease, and any amendments
- 4 thereto, and any cancellation or extinguishment
- 5 thereof;
- 6 (2) Any deed or other instrument conveying the fee
- 7 interest in registered land and any other instrument
- 8 encumbering or otherwise dealing with the fee interest
- 9 in registered land including but not limited to a
- 10 mortgage of the fee interest, an assignment of the
- 11 lessor's interest in a lease, or the designation,
- 12 grant, conveyance, transfer, cancellation, relocation,
- realignment, or amendment of any easement encumbering
- 14 the fee interest;
- 15 (3) If the apartment or unit lease is a sublease, any
- assignment or other conveyance of the sublessor's
- estate or any other leasehold estate which is superior
- 18 to the apartment or unit lease, and any other
- instrument mortgaging, encumbering, or otherwise
- 20 dealing with the sublessor's estate or any other
- 21 estate which is prior and superior to the leasehold
- time share interest;

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(4)	Any other instrument assigning, modifying, canceling
	or otherwise dealing with an interest in registered
	land which is:

- (A) Less than an estate in fee simple; and
- (B) Prior or superior to the lessee's interest in a leasehold time share interest;
- (5) The declaration of condominium property regime or similar declaration by whatever name denominated, the bylaws of the association of apartment owners[7] or unit owners' association, the condominium map, any declaration of annexation or deannexation, any declaration of merger and any instrument effecting a merger, and any amendments to any of the foregoing and any cancellation or extinguishment thereof;
- (6) Any declaration of covenants, conditions, and restrictions, or similar instrument, by whatever name denominated, encumbering the fee, the bylaws of any homeowners association, any declaration of annexation or deannexation, any amendments and supplements thereto, and any cancellation or extinguishment thereof;

1	(7)	Any declaration of covenants, conditions,
2		restrictions, or similar instrument, by whatever name
3		denominated, establishing the time share plan, the
4		bylaws of the time share owners association, any
5		declaration of annexation or deannexation, any
6		amendments and supplements thereto, and any
7		cancellation or extinguishment thereof; and
8	(8)	Any notice of time share plan, any declaration of
9		annexation or deannexation, any amendments thereto,
10		and any cancellation or extinguishment thereof."
11	SECT	ION 31. Section 508D-3, Hawaii Revised Statutes, is
12	amended to	o read as follows:
13	"§50	8D-3 Exemptions. This chapter shall not apply to the
14	following	sales of residential real property:
15	(1)	Sale to a co-owner;
16	(2)	Sale to a spouse, parent, or child of the seller;
17	(3)	Sale by devise, descent, or court order;
18	(4)	Sale by operation of law, including[7] but not limited
19		to[$ au$] any transfer by foreclosure, bankruptcy, or
20		partition, or any transfer to a seller's creditor
21		incident to a deed (or assignment) in lieu of
22		foreclosure, workout, or the settlement or partial

1		settlement of any preexisting obligation of a seller
2		owed a creditor and any later sale of residential real
3		property by such creditor;
4	(5)	Sale by a lessor to a lessee resulting from conversion
5		of leased land to fee simple;
6	(6)	Initial sale of new residential real property pursuant
7		to chapter 484 under a current public offering
8		statement or chapter 484 exemption;
9	(7)	Sales of condominium apartments or units accompanied
10		by delivery of an unexpired <u>developer's</u> public report;
11		or
12	(8)	Sale of time share interests as defined under chapter
13		514E."
14	SECT	ION 32. Section 514C-1, Hawaii Revised Statutes, is
15	amended b	y amending the definition of "condominium unit lessee"
16	to read a	s follows:
17	""Co.	ndominium unit lessee" means an individual or
18	individua	ls owning or leasing a condominium apartment or unit
19	situated	on leasehold land."
20	SECT	ION 33. Section 514C-2, Hawaii Revised Statutes, is
21	amended to	o read as follows:

- 1 "[+] \$514C-2[+] Right of first refusal. When the leased 2 fee interest in land under a condominium project or cooperative project or any part thereof is to be sold to any party other 3 4 than the association of owners or the cooperative housing 5 corporation, the seller shall first provide the board of 6 directors of the association of owners or the cooperative 7 housing corporation with written notice delivered or mailed by 8 registered or certified mail, return receipt requested, postage 9 prepaid, to any two of the president, vice-president, or 10 managing agent (if any), of its intent to sell that interest, 11 together with a complete and correct copy of the purchaser's 12 written offer, which offer shall contain the full and complete 13 terms thereof. The association of [apartment] owners or 14 cooperative housing corporation shall have a right of first refusal to purchase that leased fee interest for the same price 15 as is contained in the written purchase offer." 16 SECTION 34. Section 514C-5, Hawaii Revised Statutes, is 17 amended to read as follows: 18 "§514C-5 Offer to other prospective purchasers; time 19
- 20 limit. No lessor shall sell the leased fee interest in any land
 21 under a condominium project or cooperative project containing
- 22 one or more residential units or any part thereof to any party



- 1 other than the association of apartment owners, unit owners'
- 2 association, or cooperative housing corporation for that project
- 3 until a right of first refusal for the purchase of that interest
- 4 has been offered as required by this part and has been rejected
- 5 in writing by the board of directors, except in the case of
- 6 sales to individual condominium unit lessees or cooperative unit
- 7 lessees, which shall be subject to the requirements of section
- 8 514C-6.5; provided that an offer made pursuant to sections 514C-
- 9 2, 514C-3, and 514C-6.5 shall be deemed to be rejected if not
- 10 accepted in writing by the board of directors of the condominium
- 11 project or the cooperative housing corporation within one
- 12 hundred twenty days of its receipt of the written notice from
- 13 the seller, as evidenced by the return receipts, or if the sale,
- 14 through no fault of the seller, has not closed upon the purchase
- 15 of one hundred per cent of the interest being sold within one
- 16 hundred eighty days of receipt by the board of directors of such
- 17 written notice, as evidenced by the return receipts. In the
- 18 event that closing is delayed due to any fault of the seller,
- 19 the deadline for closing shall be extended for a period of time
- 20 equal to the delay caused by [+]the[+] seller."
- 21 SECTION 35. Section 514C-6, Hawaii Revised Statutes, is
- 22 amended to read as follows:



1	"§514C-6 Powers of association of apartment owners or unit
2	owners' association and cooperative housing corporation. (a)
3	The association of apartment owners, unit owners' association,
4	or cooperative housing corporation may purchase the leased fee
5	interest in the land; provided that at least sixty-seven per
6	cent of the condominium unit lessees or cooperative unit lessees
7	approve of the purchase. If the seller is also a condominium
8	unit lessee or cooperative unit lessee, the seller's interest
9	shall be disregarded in the computation to achieve the sixty-
10	seven per cent requirement. As used herein:
11	(1) Sixty-seven per cent of the condominium unit lessees
12	means the lessees of units to which sixty-seven per
13	cent of the common interests are appurtenant; and
14	(2) Sixty-seven per cent of the cooperative unit lessees
15	means shareholders having at least sixty-seven per
16	cent of the shares in the cooperative housing
17	corporation.
18	[+](b)[+] If the association of apartment owners, unit
19	owners' association, or cooperative housing corporation accepts
20	the seller's offer to purchase the leased fee interest in the
21	land, the following powers, in addition to any other powers,

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1	shall be	e conterred	upon	tne	association	OI	owners	or	cooperative
2	housing	corporation	n:						

- 3 (1) To purchase or otherwise acquire, own, improve, use,
 4 and otherwise deal in and with the leased fee interest
 5 to the land or any or all undivided interests therein;
 - (2) To incur liabilities, borrow money, and secure any of its obligations by mortgage or pledge of all or any portion of its property, assessments, and funds;
 - (3) To assess, in a fair and equitable manner, the condominium unit lessees or cooperative unit lessees for the expenses incurred in acquiring the leased fee interest to the land, or to service any debt associated therewith; and
 - (4) To sell the leased fee interest appurtenant to a condominium apartment or unit to any condominium unit lessee or subsequent purchaser of such unit.
- [+](c)[+] No conveyance of the leased fee interest to or

 18 by an association of owners or cooperative housing corporation,

 19 and no borrowing, mortgage, or pledge by an association of

 20 owners or cooperative housing corporation shall be invalid

 21 because it was without capacity or power to do such an act or to

 22 make or receive such conveyance, transfer, or loan.



1	[+](d)[+] No condominium <u>unit</u> lessee shall be compelled to
2	participate in the purchase of the leased fee interest of the
3	property, but may instead pay lease rent to the association of
4	owners."
5	SECTION 36. Section 514C-6.5, Hawaii Revised Statutes, is
6	amended to read as follows:
7	"\$514C-6.5 Sales to individual lessees. Notwithstanding
8	any other provision in this part to the contrary, a lessor may
9	sell the leased fee interest in any land under a condominium
10	project or cooperative project or any part thereof to individual
11	condominium unit lessees or cooperative unit lessees; provided
12	that the following requirements have been complied with:
13	(1) No individual lessee shall be obligated to enter into
14	a contract to purchase without having been afforded a
15	period of at least ninety days within which to
16	consider the offer made by the lessor; provided that
17	the individual lessee may enter into a contract to
18	purchase before the ninety days expires if the
19	individual lessee so desires. The lessee shall
20	further have the right to terminate such contract to
21	purchase without penalty for a period of ninety days
22	from the date the contract was first entered into;

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1	(2)	At the time any offer to sell the leased fee interest
2		is communicated to the lessee by the lessor, the
3		association of owners or cooperative housing
4		corporation shall be provided with written notice
5		delivered or mailed by registered or certified mail,
6		return receipt requested, postage prepaid, to any two
7 %		of the president, vice-president, or managing agent
8		(if any), of the lessor's intent to sell the interest,
9		together with a complete and correct copy of the
10		offer, which offer shall contain the full and complete
11		terms thereof. Except as provided in paragraph (3),
12		where the board of directors of the association of
13		apartment owners, unit owners' association, or
14		cooperative housing corporation has written
15		authorization to represent its members, then the
16		association of owners or cooperative housing
17		corporation shall have a right of first refusal to
18		purchase that leased fee interest for the same price
19		as is contained in the written purchase offer;
20		provided that the offer shall be deemed to be rejected
21		if not accepted in writing by the board of directors
22		of the condominium project or the cooperative housing

1	corporation within one hundred twenty days of its
2	receipt of written notice from the seller, as
3	evidenced by the return receipts;

- Any board of directors of the association of apartment 4 (3) 5 owners, unit owners' association, or cooperative housing corporation may fully or partially waive its 6 right of first refusal at any time with written notice 7 to the lessor; provided that it shall waive its right 8 of first refusal with respect to the leased fee 9 10 interest appurtenant to a lessee's apartment at the written request of the lessee. The legislature hereby 11 gives the board of directors of the association of 12 apartment owners, unit owners' association, or 13 14 cooperative housing corporation the authority to exercise the foregoing waiver without having to amend 15 any bylaws, charter, or other governing documents; 16
 - (4) Notwithstanding any provision contained in any bylaws,

 [ex] any amendment thereto, or written

 authorization[r] authorizing the board of directors of

 the association of apartment owners, unit owners'

 association, or cooperative housing corporation to

 represent the individual lessees in the lease-to-fee

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1		conversion, each [individual] lessee shall have the
2		right to represent [himself or herself] oneself in
3		such lease-to-fee conversion by giving written notice
4		of such desire to the lessor and the board of
5		directors; and
6	(5)	After the lessor (or its agent or representative) has
7		been able to hold one meeting with the lessees and has
8		been able to provide a written summary of the meeting
9		to the lessees, then for a period of ninety days
10		thereafter, the lessor, its agents, employees, and
11		representatives, shall not initiate communication with
12		the lessees regarding the offer, although such parties
13		may respond to inquiries made by lessees."
14	SECT	ION 37. Section 516D-11, Hawaii Revised Statutes, is

SECTION 37. Section 516D-11, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows:

"(a) Except as otherwise provided [for] in this section,

for any sale of a condominium or a cooperative residential

leasehold apartment[7] or unit, no later than ten calendar days

after the acceptance of the deposit, receipt, offer, and

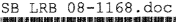
acceptance contract (DROA) or other similar contract, the

seller, either directly or through the seller's agent, shall

provide to the buyer for the buyer's approval and acceptance one



- 1 of the following lease documents which provide the major
- 2 provisions of the lease, such as the length of the lease, lease
- 3 rent terms, lease rent renegotiation dates, how renegotiated
- 4 lease rents will be calculated, and surrender clause provisions:
- 5 (1) Master lease and any amendments thereto; [ex]
- 6 (2) Apartment or unit lease and any amendments thereto; or
- 7 (3) For initial buyers of condominium apartments or units
- 8 only, an unexpired preliminary, final or supplemental
- 9 condominium property regime public report.
- 10 A sale for the purposes of this subsection shall not be deemed
- 11 to include any transfer to a co-owner, or to a spouse, parent,
- 12 or child of the seller, or to any transfer by devise, descent,
- 13 court order, or by operation of law, including[7] but not
- 14 limited to $[\tau]$ any transfer by foreclosure, bankruptcy, or
- 15 partition sale. Upon receipt of the applicable lease document,
- 16 the buyer shall have ten calendar days to review, accept or
- 17 reject the terms of the lease."
- 18 SECTION 38. Section 521-52, Hawaii Revised Statutes, is
- 19 amended by amending subsection (d) to read as follows:
- 20 "(d) If the dwelling unit is an apartment or unit in a
- 21 condominium property regime the tenant shall comply with the
- 22 bylaws of the association of apartment owners or unit owners'





1 association and if the dwelling unit is an apartment in a cooperative housing corporation the tenant shall comply with the 2 bylaws of the corporation." 3 4 SECTION 39. Section 667-5.5, Hawaii Revised Statutes, is amended to read as follows: 5 "§667-5.5 Foreclosure notice. Notwithstanding any law or 6 7 agreement to the contrary, any person who forecloses on a 8 property within a planned community [association], a condominium 9 apartment $[\tau]$ or unit, or an apartment in a cooperative housing project shall notify, by way of registered or certified mail, 10 11 the board of directors of the planned community association, the 12 association of apartment owners or unit owners' association of 13 the condominium $[\tau]$ project, or the cooperative housing project in which the property to be foreclosed is located, of the 14 foreclosure at the time foreclosure proceedings are begun. 15 16 notice, at a minimum, shall identify the property, condominium 17 apartment[7] or unit, or cooperative apartment which is the 18 subject of the foreclosure and identify the name or names of the 19 person or persons bringing foreclosure proceedings. 20 section shall not apply when the planned community association, condominium association, or cooperative housing corporation is a 21 party in a foreclosure action. This section shall not affect 22

1 civil proceedings against parties other than the planned community association, association of apartment owners[7] or 2 unit owners' association, or cooperative housing corporation." 3 SECTION 40. Section 672E-4, Hawaii Revised Statutes, is 4 5 amended by amending subsection (c) to read as follows: "(c) Within thirty days following any proposal for 6 inspection under subsection (b)(2), the claimant shall provide 7 8 access to: 9 (1)Inspect the premises; Document any alleged construction defects; and 10 (2) Perform any testing required to evaluate the nature, 11 (3) 12 extent, and cause of the asserted construction defect, and the nature and extent of any repair or replacement 13 14 that may be necessary to remedy the asserted construction defect: 15 provided that if the claimant is an association of apartment 16 owners $[\tau]$ or unit owners' association, the claimant shall have 17 18 forty-five days to provide such access. If access to an 19 individual condominium apartment or unit is necessary, and the association is unable to obtain such access, then the 20 21 association shall have a reasonable time to provide access. 22 destructive testing is required, the contractor shall give

- 1 advance notice of tests and return the premises to its pre-
- 2 testing condition. If inspection or testing reveals a condition
- 3 that requires additional testing to fully and completely
- 4 evaluate the nature, cause, and extent of the construction
- 5 defect, the contractor shall provide notice to the claimant of
- 6 the need for additional testing. [Claimant] The claimant shall
- 7 provide additional access to the premises. If a claim is
- 8 asserted on behalf of owners of multiple dwellings, or multiple
- 9 owners of units within a multi-family complex, the contractor
- 10 shall be entitled to inspect each of the dwellings or units."
- 11 PART V
- 12 SECTION 41. This Act shall be amended to conform to all
- 13 other acts passed by the legislature during the regular session
- 14 of 2008, whether enacted before or after the effective date of
- 15 this Act, unless the other acts specifically provide otherwise.
- 16 SECTION 42. Statutory material to be repealed is bracketed
- 17 and stricken. New statutory material is underscored.
- 18 SECTION 43. Upon its approval, this Act shall take effect
- 19 retroactive to July 1, 2006; provided that:
- 20 (1) Section 3(2) shall take effect on July 1, 2008;
- 21 (2) The amendments to section 237-24.3, Hawaii Revised
- 22 Statutes, by section 26 of this Act shall not be



1		repealed on December 31, 2009, by section 4 of Act
2		239, Session Laws of Hawaii 2007; and
3	(3)	Section 25 shall take effect on July 1, 2008.
4		TAMBODICED DV.
		INTRODUCED BY:

Report Title:

Condominium Revision Bill

Description:

Amends various provisions of the Hawaii Revised Statutes relating to condominiums for the purpose of correcting errors and references, and clarifying language.