HOUSE CONCURRENT RESOLUTION

ENCOURAGING THE REAL ESTATE COMMISSION TO MODIFY AND ADOPT RULES TO REFLECT CHANGES IN THE CONDOMINIUM LAW UNDER CHAPTER 514B, HAWAII REVISED STATUTES.

WHEREAS, during the 2004, 2005, and 2006 legislative sessions, the Legislature passed several acts (Act 164, Session Laws of Hawaii 2004; Act 93, Session Laws of Hawaii 2005; and Act 273, Session Laws of Hawaii 2006) that revised the "Condominium Property Act", chapter 514A, Hawaii Revised Statutes (HRS), and recodified it as chapter 514B, Hawaii Revised Statutes, effective July 30, 2006; and

9 WHEREAS, the intent of the recodification was to "update, 10 clarify, organize, deregulate, and provide for consistency and 11 ease of use of the condominium property regimes law", as 12 directed by Act 213, Session Laws of Hawaii 2000, which called 13 for a review of Hawaii's condominium property regimes laws in 14 preparation for the recodification; and

16 WHEREAS, as also explained by Act 213, two of the 17 objections to chapter 514A, HRS, were that it is "overly 18 regulatory" and "hinders development"; and

20 WHEREAS, in order to permit the Real Estate Commission to 21 provide guidance regarding the implementation of the new 22 Condominium Property Act, the Legislature enacted section 23 514B-61, HRS, in Act 93, Session Laws of Hawaii 2005, 24 authorizing the Real Estate Commission to "[a]dopt, amend, and 25 repeal rules pursuant to chapter 91[, Hawaii Revised Statutes]"; 26 and

WHEREAS, the Legislature finds that except for an additional subchapter relating to replacement reserves that was added in 1995, the current administrative rules relating to condominiums, chapter 107, Hawaii Administrative Rules, have not been updated since 1981; and



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2 WHEREAS, notwithstanding that two and one-half years have 3 elapsed since the new Condominium Property Act took effect, the 4 Real Estate Commission has not yet adopted administrative rules 5 that pertain to chapter 514B, HRS, nor has it begun to do so; 6 and 7

8 WHEREAS, furthermore, section 16-107-1, Hawaii 9 Administrative Rules (HAR), states that chapter 107, HAR, is 10 "intended to clarify and implement chapter 514A, HRS" and no 11 mention is made of the chapter's applicability to chapter 514B, 12 HRS; and

14 WHEREAS, instead of updating its administrative rules, the
15 Real Estate Commission has been following its long-standing
16 practice of issuing "nonbinding" opinions, some of which
17 interpret statutory provisions of chapter 514B, HRS; and

19 WHEREAS, these nonbinding opinions are issued for specific 20 projects during monthly Condominium Review Committee and Real 21 Estate Commission meetings that are not part of the rulemaking 22 procedures as established under chapter 91, HRS; and 23

24 WHEREAS, it has been reported that, these "nonbinding" 25 opinions are used by the Real Estate Commission to interpret the 26 questions of developers, their attorneys, and Real Estate 27 Commission private consultants for purposes of the condominium 28 public report application process, and that effective dates for 29 condominium public reports are not issued except in compliance 30 with these nonbinding opinions; and

WHEREAS, the Legislature is concerned that, by issuing such nonbinding opinions in lieu of adopting administrative rules, and then relying on these nonbinding opinions for future decisions, the Real Estate Commission may be engaging in rulemaking without adhering to chapter 91, HRS; and

38 WHEREAS, the Legislature is also concerned that the 39 practice of issuing a nonbinding opinion based upon a unique set 40 of facts presented at a Real Estate Commission hearing and then 41 applying the opinion to other projects may lead to situations 42 where precedential weight is ascribed to a decision merely 43 because it is the first to be heard by the Real Estate

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Commission and not because the decision is truly generally 1 applicable to other projects; and 2 3 WHEREAS, the Legislature believes that it would be far more 4 beneficial to developers, their attorneys, and Real Estate 5 Commission private consultants for the Real Estate Commission to 6 engage in public rulemaking pursuant to chapter 91, HRS, in 7 order to assure that various views are heard, rather than 8 9 issuing nonbinding opinions based on the argument of only one developer or attorney presenting his or her case at a Real 10 Estate Commission meeting; and 11 12 WHEREAS, the Legislature believes that engaging in the 13 rulemaking procedures under chapter 91, HRS, will ensure that 14 the Real Estate Commission adheres to the law and allows input 15 from the public to assure that chapter 514B, HRS, does, in fact, 16 "provide for consistency and ease of use of the condominium 17 property regimes law", as directed by Act 213; now, therefore, 18 19 BE IT RESOLVED by the House of Representatives of the 20 Twenty-fifth Legislature of the State of Hawaii, Regular Session 21 of 2009, the Senate concurring, that the Real Estate Commission 22 is encouraged to draft, adopt, and implement revised or 23 additional administrative rules under chapter 107, HAR, to 24 reflect changes in the condominium law under chapter 514B, HRS, 25 by no later than December 31, 2009; and 26 27 BE IT FURTHER RESOLVED that the Chair of the Real Estate 28 Commission is requested to report on the progress made to 29 30 updating chapter 107, HAR, to the Legislature not later than twenty days before the convening of the Regular Session of 2010; 31 and 32 33 BE IT FURTHER RESOLVED that certified copies of this 34 Concurrent Resolution be transmitted to the Director of Commerce 35 and Consumer Affairs and the Chair of the Real Estate 36 Commission. 37 38 39 40 - D.C. Yench OFFERED BY: mfort