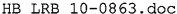
A BILL FOR AN ACT

RELATING TO CONDOMINIUMS.

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

- 1 SECTION 1. At present, section 514B-140, Hawaii Revised 2 Statutes, gives apartment owners broad authority to install 3 solar energy devices for their personal use, to reduce Hawaii's dependence on fossil fuels. Nevertheless, the law does not give 5 boards of directors the same authority on behalf of their 6 associations, even though associations can also benefit from 7 installing solar energy or wind energy devices on the common 8 elements for the same purpose. Some companies are now proposing 9 to lease areas of the common elements from associations to 10 install solar energy or wind energy devices, thereby reducing 11 the association's energy costs and dependence on fossil fuels. 12 The purpose of this Act is to amend sections 514A-13.4 and 13 514B-140, Hawaii Revised Statutes, to specifically provide 14 boards of directors with the same authority that owners now have 15 to install or allow the installation of solar energy or wind 16 energy devices on the common elements, under appropriate 17 circumstances, to further reduce Hawaii's dependence on energy
- 18 generated from fossil fuels.





1	SECT	ION 2. Section 514A-13.4, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"[[]	§514A-13.4[+] Telecommunications equipment[-] and
4	renewable	energy devices. (a) Notwithstanding any other
5	provision	s to the contrary in this chapter, in the declaration
6	of any pr	oject, or in the bylaws of any association:
7	(1)	The board of directors of an association shall have
8		the authority to install or cause the installation of
9	·	antennas, conduits, chases, cables, wires, and other
10		television signal distribution and telecommunications
11	•	equipment upon the common elements of the project;
12		provided that the same shall not be installed upon any
13		limited common element without the consent of the
14		owner or owners of the apartment or apartments for the
15		use of which the limited common element is reserved;
16		and
17	(2)	The installation of antennas, conduits, chases,
18		cables, wires, and other television signal
19		distribution and telecommunications equipment upon the
20		common elements by the board shall not be deemed to
21		alter, impair, or diminish the common interest,

elements, and easements appurtenant to each apartment

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1		or to be a structural alteration or addition to any		
2		building different in any material respect from the		
3		plans of the project filed in accordance with section		
4		514A-12; provided that no such installation shall		
5		directly affect any nonconsenting apartment owner.		
6	(b)	Notwithstanding any other provision to the contrary in		
7	this chap	ter, in the declaration of any project or in the bylaws		
8	of any association:			
9	(1)	The board shall be authorized to abandon or change the		
10		use of any television signal distribution and		
11		telecommunications equipment due to technological or		
12		economic obsolescence or to provide an equivalent		
13	•	function by different means or methods; and		
14	(2)	The abandonment or change of use of any television		
15		signal distribution or telecommunications equipment by		
16		the board due to technological or economic		
17		obsolescence or to provide an equivalent function by		
18		different means or methods shall not be deemed to		
19		alter, impair, or diminish the common interest,		
20		elements, and easements appurtenant to each apartment		
21	,	or to be a structural alteration or addition to any		

building different in any material respect from the

22

1		plans of the project filed in accordance with section
2		514A-12.
3	<u>(c)</u>	Notwithstanding any other provisions to the contrary
4	in this c	hapter, in the declaration of any project, or in the
5	bylaws of	any association:
6	(1)	The board of directors of an association shall have
7		the authority to install or cause the installation of
8		solar energy devices and wind energy devices on the
9		common elements of the project, including leasing or
10		licensing the common elements for the installations;
11		provided that the same shall not be installed upon any
12		limited common element without the consent of the
13		owner or owners of the unit or units for the use of
14		which the limited common element is reserved; and
15	(2)	The installation of solar energy devices and wind
16		energy devices on the common elements of the project
17		by the board shall not be deemed to alter, impair, or
18		diminish the common interest, common elements, and
19	•	easements appurtenant to each unit, or to be a
20		structural alteration or addition to any building
21		constituting a material change in the plans of the
22		project filed in accordance with sections 514A-12;



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              provided that no such installation shall directly
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              affect any nonconsenting unit owner.
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          \lceil \frac{(c)}{c} \rceil As used in this section:
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         "Directly affect" means the installation of television
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    signal distribution and telecommunications equipment, solar
6
    energy devices, or wind energy devices in a manner which would
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    specially, personally, and adversely affect an apartment owner
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    in a manner not common to the apartment owners as a whole.
9
         "Solar energy device" means any new identifiable facility,
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    equipment, apparatus, or the like which makes use of solar
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    energy for heating, cooling, or reducing the use of other types
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    of energy dependent upon fossil fuel for its generation;
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    provided that if the equipment sold cannot be used as a solar
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    device without its incorporation with other equipment, it shall
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    be installed in place and be ready to be made operational in
16
    order to qualify as a "solar energy device"; provided further
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    that "solar energy device" shall not include skylights or
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    windows.
         "Television signal distribution" and "telecommunications
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    equipment" shall be construed in their broadest possible senses
    in order to encompass all present and future forms of
21
22
    communications technology.
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1	"Wind energy device" means any new identifiable facility,			
2	equipment, apparatus, or the like which makes use of wind energy			
3	for producing electricity or reducing the use of other types of			
4	energy that are dependent upon fossil fuel for generation;			
5	provided that if the facility, equipment, apparatus, or the like			
6	cannot be used as a wind energy device without its incorporation			
7	with other equipment, it shall be installed in place and be			
8	ready to be made operational in order to qualify as a wind			
9	energy device."			
10	SECTION 3. Section 514B-140, Hawaii Revised Statutes, is			
11	amended by amending subsection (d) to read as follows:			
12	"(d) Notwithstanding any other provisions to the contrary			
13	in this chapter or in any declaration or bylaws:			
14	(1) Regarding the installment of telecommunications			
15	equipment:			
16	(A) The board shall have the authority to install or			
17	cause the installation of antennas, conduits,			
18	chases, cables, wires, and other television			
19	signal distribution and telecommunications			
20	equipment upon the common elements of the			
21	project; provided that the same shall not be			
22	installed upon any limited common element without			

1			the consent of the owner or owners of the unit or
2			units for the use of which the limited common
3			element is reserved; and
4		(B)	The installation of antennas, conduits, chases,
5			cables, wires, and other television signal
6			distribution and telecommunications equipment
7			upon the common elements by the board shall not
8			be deemed to alter, impair, or diminish the
9		٠	common interest, common elements, and easements
10			appurtenant to each unit, or to be a structural
11			alteration or addition to any building
12		,	constituting a material change in the plans of
13			the project filed in accordance with sections
14			514B-33 and 514B-34; provided that no such
15			installation shall directly affect any
16			nonconsenting unit owner; [and]
17	(2)	Rega	rding the abandonment of telecommunications
18		equi	pment:
19		(A)	The board shall be authorized to abandon or
20			change the use of any television signal
21			distribution and telecommunications equipment due
22			to technological or economic obsolescence or to

1			provide an equivalent function by different means
2			or methods; and
3		(B)	The abandonment or change of use of any
4			television signal distribution or
5			telecommunications equipment by the board due to
6			technological or economic obsolescence or to
7	•		provide an equivalent function by different means
8			or methods shall not be deemed to alter, impair,
9			or diminish the common interest, common elements,
10			and easements appurtenant to each unit or to be a
11			structural alteration or addition to any building
12			constituting a material change in the plans of
13			the project filed in accordance with sections
14			514B-33 and 514B-34[-]; and
15	<u>(3)</u>	Rega	rding the installation of solar energy devices and
16		wind	energy devices:
17		<u>(A)</u>	The board shall have the authority to install or
18			cause the installation of solar energy devices
19			and wind energy devices on the common elements of
20			the project, including leasing or licensing the
21			common elements for the installations; provided
22			that the same shall not be installed upon any

1		limited common element without the consent of the
2		owner or owners of the unit or units for the use
3		of which the limited common element is reserved;
4		and
5	<u>(B)</u>	The installation of solar energy devices and wind
6		energy devices on the common elements of the
7		project by the board shall not be deemed to
8		alter, impair, or diminish the common interest,
9		common elements, and easements appurtenant to
10		each unit, or to be a structural alteration or
11		addition to any building constituting a material
12		change in the plans of the project filed in
13		accordance with sections 514B-33 and 514B-34;
14		provided that no such installation shall directly
15		affect any nonconsenting unit owner.
16	As used i	n this subsection:
17	"Directly	affect" means the installation of television
18	signal distrib	ution and telecommunications equipment, solar
19	energy devices	, or wind energy devices in a manner which would
20	specially, per	sonally, and adversely affect a unit owner in a
21	manner not com	mon to the unit owners as a whole.
22	"Solar en	ergy device" means the same as in subsection (c).



"Television signal distribution" and "telecommunications 1 2 equipment" shall be construed in their broadest possible senses 3 in order to encompass all present and future forms of 4 communications technology. 5 "Wind energy device" means any new identifiable facility, 6 equipment, apparatus, or the like which makes use of wind energy 7 for producing electricity or reducing the use of other types of 8 energy that are dependent upon fossil fuel for generation; 9 provided that if the facility, equipment, apparatus, or the like 10 cannot be used as a wind energy device without its incorporation 11 with other equipment, it shall be installed in place and be 12 ready to be made operational in order to qualify as a wind 13 energy device." 14 SECTION 4. Statutory material to be repealed is bracketed 15 and stricken. New statutory material is underscored. 16 This Act shall take effect upon its approval. SECTION 5. **17** INTRODUCED BY: Numini Morita s.c. Kurh an JAN 2 0 2010

Report Title:

Condominiums; Solar Energy; Wind Energy

Description:

Gives boards of directors authority to install or allow the installation of solar energy or wind energy devices on the common elements of condominiums.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.