## A BILL FOR AN ACT

RELATING TO CONDOMINIUMS.

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

1 SECTION 1. Section 514B-3, Hawaii Revised Statutes, is 2 amended by amending the definition of "majority" or "majority of unit owners" to read as follows: 3 ""Majority" or "majority of the unit owners" means the 4 owners of units to which are appurtenant more than fifty per 5 6 cent of the common interests. Any specified percentage of the 7 unit owners means the owners of units to which are appurtenant 8 such percentage of the common interest." 9 Section 514B-23, Hawaii Revised Statutes, is SECTION 2. 10 amended by amending subsection (b) to read as follows: "(b) An amendment to the declaration, bylaws, condominium 11 12 map or other constituent documents authorized by this section may be adopted by the vote or written consent of a majority of 13 14 the unit owners; provided that any amendment adopted pursuant to 15 this section shall not invalidate the reserved rights of a

16 developer. If an amendment grants to any person any rights,17 powers, or privileges permitted by this chapter, all correlative



1 obligations, liabilities, and restrictions in this chapter also
2 apply to that person."

3 SECTION 3. Section 514B-106, Hawaii Revised Statutes, is
4 amended as follows:

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1. By amending subsection (b) to read:

6 "(b) The board may not act on behalf of the association to 7 amend the declaration or bylaws (sections 514B-32(a)(11) and 8 514B-108(b)(7)), to remove the condominium from the provisions 9 of this chapter (section 514B-47), or to elect members of the 10 board or determine the qualifications, powers and duties, or 11 terms of office of board members (subsection (e)); provided that 12 nothing in this subsection shall be construed to prohibit board 13 members from voting proxies (section 514B-123) to elect members of the board; and [provided further that] unless otherwise 14 15 provided in the bylaws, the board may fill vacancies in its 16 membership to serve until the next annual or special association 17 meeting."

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2. By amending subsection (f) to read:

19 "(f) At any regular or special meeting of the association, 20 any member of the board may be removed and successors shall be 21 elected for the remainder of the term to fill the vacancies thus 22 created. The removal and replacement shall be by a vote of a



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1 majority of the unit owners and [- otherwise,] cumulative voting
2 shall not be permitted. Otherwise, the removal and replacement
3 shall be in accordance with all applicable requirements and
4 procedures in the bylaws for the removal and replacement of
5 directors and, if removal and replacement is to occur at a
6 special meeting, section 514B-121(b)."
7 SECTION 4. Section 514B-107, Hawaii Revised Statutes, is

amended by amending subsection (d) to read as follows:

9 "(d) Directors shall not expend association funds for 10 their travel, directors' fees, and per diem, unless owners are 11 informed and a majority approve of these expenses; provided 12 that, with the approval of the board, directors may be 13 reimbursed for actual expenditures incurred on behalf of the 14 association. The <u>board meeting</u> minutes shall reflect in detail 15 the items and amounts of the reimbursements."

16 SECTION 5. Section 514B-143, Hawaii Revised Statutes, is
17 amended by amending subsection (g) to read as follows:

18 "(g) The board, with the vote or written consent of a 19 majority of the <u>unit</u> owners, may require unit owners to obtain 20 reasonable types and levels of insurance. The liability of a 21 unit owner shall include but not be limited to the deductible of 22 the owner whose unit was damaged, any damage not covered by



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insurance required by this subsection, as well as the
 decorating, painting, wall and floor coverings, trim,
 appliances, equipment, and other furnishings.

If the unit owner does not purchase or produce evidence of 4 5 insurance requested by the board, the directors may, in good 6 faith, purchase the insurance coverage and charge the reasonable 7 premium cost back to the unit owner. In no event is the association or board liable to any person either with regard to 8 9 the failure of a unit owner to purchase insurance or a decision 10 by the board not to purchase the insurance for the owner, or 11 with regard to the timing of its purchase of the insurance or 12 the amounts or types of coverages obtained."

13 SECTION 6. Section 514B-145, Hawaii Revised Statutes, is
14 amended by amending subsection (g) to read as follows:

15 "(g) Before the board may take the actions permitted under 16 subsection (a), the board shall adopt a written policy providing 17 for the actions and have the policy approved by [a majority vote 18 of the unit owners at an annual or special meeting of the 19 association or by the written consent of a majority of the unit 20 owners.] the vote or written consent of a majority of the unit 21 owners."



1 SECTION 7. Section 514B-146, Hawaii Revised Statutes, is 2 amended by amending subsection (f) to read as follows: Before the board or managing agent may take the 3 "(f) actions permitted under subsection (e), the board shall adopt a 4 5 written policy providing for such actions and have the policy 6 approved by [a-majority vote of the unit owners at an annual or 7 special meeting of the association or by the written consent of 8 a majority of the unit owners.] the vote or written consent of a 9 majority of the unit owners." SECTION 8. Section 514B-149, Hawaii Revised Statutes, is 10 amended by amending subsections (b) and (c) to read as follows: 11 "(b) For purposes of subsection (a), lease rent 12 13 collections and rental operations shall not include the rental or leasing of common elements that is conducted on behalf of the 14 association or the collection of ground lease rents from 15 individual unit owners of a project and the payment of such 16 17 ground lease rents to the ground lessor if: 18 The collection is allowed by the provisions of the (1)declaration, bylaws, master deed, master lease, or 19 individual unit leases of the project; 20 A management contract requires the managing agent to 21 (2)collect ground lease rents from the individual unit 22



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1		owne	rs and pay the ground lease rents to the ground	
2		less	or;	
3	(3)	The system of lease rent collection has been approved		
4		[ <del>by—</del>	a majority vote of all unit owners-at-a meeting of	
5		the-	association;] at a meeting of the association by a	
6		vote of a majority of the unit owners; and		
7	(4)	The managing agent or association does not pay ground		
8		lease rent to the ground lessor in excess of actual		
9		ground lease rent collected from individual unit		
10		owners.		
11	(c)	(1)	All funds collected by an association, or by a	
12	•	mana	ging agent for any association, shall be:	
13		(A)	Deposited in a financial institution, including a	
14			federal or community credit union, located in the	
15			State, pursuant to a resolution adopted by the	
16			board, and whose deposits are insured by an	
17			agency of the United States government;	
18		(B)	Held by a corporation authorized to do business	
19			under article 8 of chapter 412;	
20		(C)	Held by the United States Treasury;	
21	<b>、</b>	(D)	Purchased in the name of and held for the benefit	
22			of the association through a securities broker	
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1 that is registered with the Securities and Exchange Commission, that has an office in the 2 3 State, and the accounts of which are held by 4 member firms of the New York Stock Exchange or National Association of Securities Dealers and 5 insured by the Securities Insurance Protection 6 7 Corporation; or Placed through a federally insured financial 8 (E) institution located in the State for investment 9 in certificates of deposit issued through the 10

11 Certificate of Deposit Account Registry Service
12 in federally insured financial institutions
13 located in the United States.

14 (2) All funds collected by an association, or by a
15 managing agent for any association, shall be invested
16 only in:

17 (A) Deposits, investment certificates, savings
18 accounts, and certificates of deposit;

19 (B) Obligations of the United States government, the
20 State of Hawaii, or their respective agencies;
21 provided that those obligations shall have stated
22 maturity dates no more than ten years after the



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1		purchase date unless approved otherwise by [ <del>a</del>
2		majority vote of the unit owners at an annual or
3		special meeting of the association or by written
4		consent of a majority of the unit owners;] the
5		vote or written consent of a majority of the unit
6		owners;
7	(C)	Mutual funds comprised solely of investments in
8		the obligations of the United States government,
9		the State of Hawaii, or their respective
10		agencies; provided that those obligations shall
11		have stated maturity dates no more than ten years
12		after the purchase date unless approved otherwise
<b>13</b>		by [ <del>a majority vote of the unit owners at an</del>
14		annual or special meeting of the association or
15		by written consent of a majority of the unit
16		owners;] the vote or written consent of a
17		majority of the unit owners; or
18	(D)	Certificates of deposit issued through the
19		Certificate of Deposit Account Registry Service
20		in an amount at least equal in their market
21		value, but not to exceed their par value, to the
22		amount of the deposit with the depository;



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1 provided that before any investment longer than one year is made 2 by an association, the board must approve the action; and 3 provided further that the board must clearly disclose to owners 4 all investments longer than one year at each year's association 5 annual meeting.

6 Records of the deposits and disbursements shall be 7 disclosed to the commission upon request. All funds collected 8 by an association shall only be disbursed by employees of the 9 association under the supervision of the association's board. 10 All funds collected by a managing agent from an association shall be held in a client trust fund account and shall be 11 12 disbursed only by the managing agent or the managing agent's employees under the supervision of the association's board." 13 SECTION 9. Section 514B-150, Hawaii Revised Statutes, is 14

15 amended by amending subsection (a) to read as follows:

16 "(a) The association shall require an annual audit of the 17 association financial accounts and no less than one annual 18 unannounced verification of the association's cash balance by a 19 public accountant; provided that if the association is comprised 20 of less than twenty units, the annual audit and the annual 21 unannounced cash balance verification may be waived [by a 22 majority vote of all unit owners taken at an association



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1	meeting.] at an association meeting by a vote of a majority of
2	the unit owners."
3	SECTION 10. Statutory material to be repealed is bracketed
4	and stricken. New statutory material is underscored.
5	SECTION 11. This Act shall take effect upon its approval.
6	INTRODUCED BY:
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	And Kill Burken Aug Kill Burken Ciegon Huse takashine Aug Kannen Muik Shark Sciegon Ang Minik
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Report Title: Condominiums

Description:

Clarifies various provisions of the condominium property regime law.

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

