THE SENATE TWENTY-FIFTH LEGISLATURE, 2010 STATE OF HAWAII S.B. NO. 2164

JAN 2 0 2010

A BILL FOR AN ACT

RELATING TO CONDOMINIUMS.

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

SECTION 1. Section 514B-23, Hawaii Revised Statutes, is
amended to read as follows:

3 "§514B-23 Amendments to governing instruments. (a) The 4 declaration, bylaws, condominium map, or other constituent 5 documents of any condominium created before July 1, 2006 may be 6 amended to achieve any result permitted by this chapter, 7 regardless of what applicable law provided before July 1, 2006. 8 (b) An amendment to the declaration, bylaws, condominium 9 map or other constituent documents authorized by [this section] 10 subsection (a) may be adopted by the vote or written consent of 11 a majority of the owners; provided that any amendment adopted 12 pursuant to this section shall not invalidate the reserved rights of a developer. If an amendment grants to any person any 13 14 rights, powers, or privileges permitted by this chapter, all 15 correlative obligations, liabilities, and restrictions in this 16 chapter also apply to that person.

2010-0316 SB SMA.doc

2

1	(c)	The declaration, bylaws, condominium map, public
2	report, o:	r designation of residential units of any condominium
3	created a	fter July 1, 2006 may be amended pursuant to law;
4	provided	that the developer provides notice of all changes
5	authorized	d by this subsection to:
6	(1)	Affected condominium owners by means of notice to the
7		association of apartment owners of the condominium and
8		by posting in common areas of the condominium project;
9	(2)	Purchasers by means of amendments to the developer's
10		public report submitted to the commission pursuant to
11		section 514B-56; and
12	(3)	Prospective purchasers by means of a statement in an
13		announcement or advertisement published pursuant to
14		section 514B-95.5 that amendments have been made to
15		the developer's public report."
16	SECT	ION 2. Section 514B-83, Hawaii Revised Statutes, is
17	amended b	y amending subsection (a) to read as follows:
18	"(a)	A developer's public report shall contain:
19	(1)	The name and address of the project, and the name,
20		address, telephone number, and electronic mail
21		address, if any, of the developer or the developer's
22		agent;
	2010 0216	CD CMA dog

2010-0316 SB SMA.doc

3

1	(2)	A statement of the deadline, pursuant to section
2		514B-89, for completion of construction or, in the
3		case of a conversion, for the completion of any
4		repairs required to comply with section 514B-5, and
5		the remedies available to the purchaser, including but
6		not limited to cancellation of the sales contract, if
7		the completion of construction or repairs does not
8		occur on or before the completion deadline;
9	(3)	A breakdown of the annual maintenance fees and the
10		monthly estimated cost for each unit, certified to
11		have been based on generally accepted accounting
12		principles, and a statement regarding when a purchaser
13		shall become obligated to start paying the fees
14		pursuant to section 514B-41(b);
15	(4)	A description of all warranties for the individual
16		units and the common elements, including the date of
17		initiation and expiration of any [such] warranties, or
18		a statement that no warranties exist;
19	(5)	A summary of the permitted uses of the units and, if
20		applicable, the number of units planned to be devoted
21		to [a] each particular use;



Page 4

S.B. NO. 214

1	(6)	A description of any development rights reserved to
2		the developer or others;
3	(7)	A declaration, subject to the penalties set forth in
4		section 514B-69(b), that the project is in compliance
5		with all county zoning and building ordinances and
6		codes, and all other county permitting requirements
7		applicable to the project, pursuant to sections 514B-5
8		and 514B-32(a)(13); [and]
9	(8)	The amount of the purchase price for each unit that is
10		designated for deposit into the estimated replacement
11		reserve fund; and
12	[(8)]	(9) Any other facts, documents, or information that
13		would have a material impact on the use or value of a
14		unit or any appurtenant limited common elements or
15		amenities of the project available for an owner's use,
16		or that may be required by the commission."
17	SECT	ION 3. Section 514B-91, Hawaii Revised Statutes, is
18	amended to	o read as follows:
19	"§51	4B-91 Escrow of deposits. All moneys paid by
20	purchaser	s shall be deposited in trust under a written escrow
21	agreement	with an escrow depository licensed pursuant to chapter



Page 5

1	449. An escrow depository shall not disburse purchaser deposits			
2	to or on behalf of the developer prior to closing except:			
3	(1) As provided in sections 514B-92 [and], 514B-93[;], and			
4	<u>514B-98;</u> or			
5	(2) As provided in the purchaser's sales contract in the			
6	event the sales contract is canceled.			
7	An escrow depository shall not disburse a purchaser's deposits			
8	at closing unless the escrow depository has received			
9	satisfactory assurances that all blanket mortgages and liens			
10	have been released from the purchaser's unit in accordance with			
11	section 514B-45. Satisfactory assurances shall include a			
12	commitment by a title insurer licensed under chapter 431 to			
13	issue the purchaser a title insurance policy ensuring the			
14	purchaser that the unit has been conveyed free and clear of the			
15	liens."			
16	SECTION 4. Section 514B-98, Hawaii Revised Statutes, is			
17	amended to read as follows:			
18	"§514B-98 Sale of residential units; developer			
19	requirements. (a) The developer may go to sale using either a			
20	chronological system or a lottery system at any time after			
21	issuance of an effective date for a developer's public report.			



1 (b) For a thirty-day period following the initial date of 2 sale of units in a condominium project, at least fifty per cent 3 of the units being sold shall be offered for sale only to 4 prospective owner-occupants; provided that notwithstanding this 5 subpart, in the case of a project that includes one or more 6 existing structures being converted to condominium status, each 7 residential unit contained in the project first shall be offered 8 for sale to any individual occupying the unit immediately prior 9 to the conversion and who submits an owner-occupant affidavit and an earnest money deposit in a reasonable amount designated 10 by the developer. 11 12 (c) Each contract for the purchase of a residential unit

13 by an owner-occupant may be conditioned upon the purchaser obtaining adequate financing $[\tau]$ or a commitment for adequate 14 15 financing. If the sales contract is canceled, the developer 16 shall re-offer the residential unit first to prospective owner-17 occupants on the back-up reservation list described in section 18 514B-96.5, in the order in which the names appear on the 19 reservation list; provided that the prospective owner-occupant 20 shall not have already executed a sales contract or reservation 21 for a residential unit in the project.

2010-0316 SB SMA.doc

(d) At any time, any prospective owner-occupant on the 1 2 back-up reservation list may be offered any residential unit in 3 the project that has not been sold or set aside for sale to 4 prospective owner-occupants. 5 (e) At the time of the initial date of sale of at least 6 one-half of the total number of apartments in a condominium 7 project, the developer shall collect an amount equal to 8 per cent of the total sales price of each residential apartment 9 in the condominium project to be set aside for deposit into the 10 estimated replacement reserves required by section 514B-148. 11 This amount shall be held in escrow until it is conveyed to the 12 association of apartment owners on the date of the first meeting 13 of the association as provided by section 514B-102. After that 14 date, the association of apartment owners shall collect the 15 amount designated for deposit into the estimated replacement 16 reserve fund when any remaining apartments are sold and shall 17 deposit the amount in accordance with the applicable bylaws of 18 the association." 19 SECTION 5. This Act does not affect rights and duties that 20 matured, penalties that were incurred, and proceedings that were 21 begun before its effective date.



S.B. NO. 2164

Dela

SECTION 6. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.

3 SECTION 7. This Act shall take effect on July 1, 2010.

INTRODUCED BY: Kosly H

Mi Enver Juli mage

4

Report Title:

Condominiums; Estimated Replacement Reserve Fund; Notice

Description:

Requires that the developer collect a percentage of the initial sales price of each residential apartment in a condominium project to be used to fund the project's estimated replacement reserve fund. Requires that notice of amendments to project documents be provided to owners, purchasers, and potential purchasers.

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

