THE SENATE TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII **S.B. NO.** ¹⁴⁵⁴ S.D. 1

A BILL FOR AN ACT

RELATING TO FORECLOSURES.

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

1	SECTION 1. Chapter 421J, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§421J- Foreclosure by action. (a) All sums assessed
5	by an association but unpaid for the share of the common
6	expenses chargeable to any unit shall constitute a lien on the
7	unit with priority over all other liens, except:
8	(1) Liens for taxes and assessments lawfully imposed by
9	governmental authority against the unit; and
10	(2) All sums unpaid on any mortgage of record that was
11	recorded prior to the recordation of a notice of a
12	lien by the association, and costs and expenses
13	including attorneys' fees provided in the mortgages.
14	The lien of an association may be foreclosed by action or by
15	nonjudicial or power of sale foreclosure procedures set forth in
16	this section, by the managing agent or board, acting on behalf
17	of the association. In any foreclosure of a lien pursuant to
18	this section, the unit owner shall be required to pay a
	2011-1318 SB1454 SD1 SMA.doc

1	reasonabl	e rental for the unit, if provided in the bylaws of the			
2	association, and the plaintiff in the foreclosure shall be				
3	entitled	to the appointment of a receiver to collect the rental			
4	owed. Th	e managing agent or board, acting on behalf of the			
5	associati	on, unless prohibited by the declaration, may bid on			
6	the unit	at foreclosure sale and acquire, hold, lease, mortgage,			
7	or convey	the unit. Action to recover a money judgment for			
8	unpaid co	mmon expenses shall be maintainable without foreclosing			
9	or waivin	g the lien securing the unpaid common expenses owed.			
10	<u>(b)</u>	In any foreclosure action pursuant to this section:			
11	(1)	The circuit court may assess the amount due to the			
12		association without the intervention of a jury, and			
13		shall render judgment for the amount awarded in the			
14		foreclosure of the association's lien; provided that			
15		execution may be issued on the judgment as ordered by			
16		the court;			
17	(2)	All mortgage creditors whose names are or can be			
18		discovered by the association foreclosing its lien			
19		shall be made parties to the action; provided that the			
20		foreclosure of the association's lien shall not			
21		extinguish priority liens as described in subsection			
22		<u>(a);</u>			



1	(3)	Foreclosure of the association's lien shall operate to
2		extinguish subsequent liens on the same property
3		without forcing prior lienors to their right of
4		recovery; provided that proceeds in excess of the
5		amounts secured by prior liens and the association's
6		lien shall be payable to the unit owner or as
7		otherwise determined by the court in accordance with
8		principles of equity; and
9	(4)	Any party may assert any legal or equitable defense to
10		the foreclosure of the association's lien; provided
11		that a dispute as to the amount due to the association
12		shall not be allowed as a defense to the action but
13		shall be subject to the remedies provided in section
14		<u>514B-B.</u>
15	<u>(c)</u>	Nonjudicial power of sale foreclosure of the
16	associati	on's lien is authorized in accordance with this
17	subsectio	n; provided that nonjudicial foreclosure of the
18	associati	on's lien is authorized whether or not a power of sale
19	is stated	in the association's declaration or bylaws; and
20	provided	further that this section shall control over any
21	conflicti	ng power of sale provisions in the declaration or
22	bylaws of	an association:
		SB1454 SD1 SMA.doc

1	(1)	The assoc	iation shall be represented by an attorney
2		who is li	censed to practice law in the State and is
3		physicall	y located in the State;
4	(2)	The attor	ney shall give notice of the association's
5		intention	to foreclose its lien by:
6		(A) Mail	ing notice, by both first class mail and by
7	Ν.	cert	ified mail, return receipt requested, not
8		less	than twenty-one days before the day of sale,
9	•	to:	
10		<u>(i)</u>	The unit owner, at the owner's address as
11			shown in the records of the association and,
12			if different, at the address of the unit
13			being foreclosed;
14		<u>(ii)</u>	All mortgage creditors whose names are or
15			can be discovered by the association;
16		(iii)	The state director of taxation; and
17		(iv)	The director of finance of the county where
18			the unit is located; and
19		(B) Post	ing notice on the front door or other
20		cons	picuous location on the unit not less than
21		twen	ty-one days before the day of sale; and



1	-	(C) Publishing notice three times, once in each of
2		three successive weeks, in a newspaper having
3		general circulation in the county where the unit
4		is located, the last publication to be not less
5		than fourteen days before the day of sale; and
6	(3)	Within thirty days after selling the unit, the
7		attorney shall record an affidavit at the bureau of
8		conveyances or the land court, to be recorded and
9		indexed by the registrant pursuant to chapter 501 or
10		502 as appropriate, setting forth fully and
11		particularly the association's acts consistent with
12		this section; provided that an affidavit recorded
13		pursuant to this paragraph shall include a copy of the
14		notice of sale as an exhibit and may include other
15		evidence of compliance with the requirements of this
16		section; and provided further that the affidavit or a
17		certified copy shall be admitted as evidence of the
18		completion of the foreclosure if it demonstrates that
19		the unit was sold in compliance with the procedures
20		established in this section.
31	()	

- 21 (d) The notice required by in subsection (c) shall
- 22 identify the association foreclosing its lien, contain a



1	description of the unit being foreclosed upon, and contain a
2	statement of the time and place proposed for the sale the unit
3	no sooner than four weeks from the date when first advertised.
4	(e) Any sale for which notice has been given pursuant to
5	subsection (c) may be postponed from time to time by public
6	announcement made by a person acting on behalf of the
7	association. The date and time of the postponed auction, or
8	information that the auction was canceled, shall be disclosed to
9.	any person entitled to notice pursuant to subsection (c) who
10	requests that information.
11	(f) An association that holds a lien on a unit may
12	purchase the unit at auction and may satisfy the bid price
13	requirement of subsection (g) by credit bidding up to the amount
14	of the association's lien.
15	(g) Except as provided in subsection (f), a down payment
16	of no more than ten per cent of the highest successful bid price
17	shall be paid to the association by the successful bidder
18	immediately after the completion of the auction sale; provided
19	that the successful bidder shall remain liable to the
20	association for the balance of the highest successful bid price
21	and for damages, if any, that result from the successful
22	bidder's failure, neglect, or refusal to complete the purchase.
	2011-1318 SB1454 SD1 SMA.doc

1	The successful bidder's interest in the unit shall be subject to
2	the right, title, and interest of any prior liens as defined in
3	subsection (a) of this section.
4	(h) Any person entitled to notice pursuant to subsection
5	(c) may make a request, prior to the auction, for the amount to
6	cure the default, together with an estimated amount of the
7	foreclosing association's attorneys' fees and costs, and all
8	other fees and costs estimated to be incurred by the foreclosing
9	association related to the default. The association shall
10	disclose the requested information within five business days
11	after the request.
12	(i) The association shall disclose the sale price of the
13	foreclosed unit once auctioned upon the request of any person
14	entitled to notice pursuant to subsection (c). If the
15	association purchases a unit in foreclosure and proposes to
16	re-sell the unit, the association shall disclose in writing to
17	all prospective purchasers the recorded amounts and holders of
18	all prior liens as defined in subsection (a) of this section on
19	the unit."
20	SECTION 2. Chapter 514A, Hawaii Revised Statutes, is
21	amended by adding three new sections to be appropriately
22	designated and to read as follows:
	2011-1318 SB1454 SD1 SMA.doc



S.B. NO. ¹⁴⁵⁴ ^{S.D. 1}

1	" <u>\$51</u>	AA-A Association fiscal matters; lien following
2	mortgage :	foreclosure. (a) Subject to this subsection and
3	subsection	ns (b) and (c), the board may specially assess the
4	amount of	the unpaid regular monthly common assessments for
5	common exp	penses against a person who, in a judicial or
6	nonjudicia	al foreclosure, purchases a delinquent unit; provided
7	that:	
8	(1)	A purchaser who holds a mortgage on a delinquent unit
9		that was recorded prior to the filing of a notice of
10		lien by the association and who acquires the
11		delinquent unit through a judicial or nonjudicial
12		foreclosure proceeding, including by purchasing the
13		delinquent unit at a foreclosure auction, shall not be
14		obligated to make, nor be liable for, payment of the
15		special assessment as provided for under this
16		subsection; and
17	(2)	A person who subsequently purchases the delinquent
18		unit from the mortgagee described in paragraph (1)
19		shall be obligated to make and shall be liable for
20		payment of the special assessment provided for under
21		this subsection; provided that the mortgagee or
22		subsequent purchaser may require the association to
	2011-1318	SB1454 SD1 SMA.doc



1		provide at no charge a notice of the association's
2		intent to claim lien against the delinquent unit for
3		the amount of the special assessment prior to the
4		subsequent purchaser's acquisition of title to the
5		delinquent unit; provided further that the notice
6		shall state the amount of the special assessment, how
7		that amount was calculated, and the legal description
8		of the unit.
9	(b)	The amount of the special assessment assessed under
10	subsectio	n (a) shall not exceed the total amount of unpaid
11	regular m	onthly common assessments that were assessed during the
12	six month	s immediately preceding the completion of the judicial
13	or nonjud	icial foreclosure. In no event shall the amount of the
14	special a	ssessment exceed the sum of \$3,600.
15	(c)	After any judicial or nonjudicial foreclosure
16	proceedin	g in which the association acquires title to the unit,
17	any exces	s rental income received by the association from the
18	unit shal	l be paid to existing lienors based on priority of
19	lien, and	not on a pro rata basis. For purposes of this
20	subsectio	n, excess rental income shall be any net income
21	received	by the association after paying, crediting, or
22	reimbursi	ng the association or a third party for:
	2011-1318	SB1454 SD1 SMA.doc

2011-1318 SB1454 SD1 SMA.doc

S.B. NO. ¹⁴⁵⁴ S.D. 1

1	(1)	The special assessment for delinquency assessed
2		pursuant to subsections (a) and (b);
3	(2)	Any maintenance fee delinquency against the unit;
4	(3)	Attorneys' fees and other collection costs related to
5	,	the association's foreclosure of the unit; or
6	(4)	Any costs incurred by the association for the rental,
7		repair, maintenance, or rehabilitation of the unit
8		while the association is in possession of the unit
9		including monthly association maintenance fees,
10		management fees, real estate commissions, cleaning and
11		repair expenses for the unit, and general excise taxes
12		paid on rental income;
13	provided	that the special assessment for delinquent maintenance
14	fees unde	r paragraph (1) shall be paid, credited, or reimbursed
15	first.	
16	(d)	For purposes of subsections (a) and (b), the following
17	definitio	ns shall apply, unless the context requires otherwise:
18	<u>"Com</u>	pletion" means:
19	(1)	In a nonjudicial power of sale foreclosure, when the
20		affidavit required under clause 514A-90(c)(3) is
21	, ,	filed; and



1	(2)	In a judicial foreclosure, when a purchaser is deemed
2	•	to acquire title pursuant to subsection (f).
3	"Reg	ular monthly common assessments" shall not include:
4	(1)	Any special assessment, except for a special
5		assessment imposed on all units as part of a budget
6		adopted pursuant to section 514A-83.6;
7	(2)	Late charges, fines, or penalties;
8	(3)	Interest assessed by the association;
9	(4)	Any lien arising out of the assessment; or
10	(5)	Any fees or costs related to the collection or
11		enforcement of the assessment including attorneys'
12		fees and court costs;
13	(e)	The cost of a release of any lien imposed by this
14	section s	hall be paid by the party requesting the release.
15	(f)	Except as provided in subsection (a), when the
16	mortgagee	of a mortgage of record or other purchaser of a unit
17	obtains t	itle to the unit as a result of foreclosure of the
18	mortgage,	the acquirer of title and the acquirer's successors
19	and assig	ns shall not be liable for the share of common expenses
20	or assess	ments by the association chargeable to the unit which
21	became du	e prior to the acquisition of title to the unit by the
22	acquirer.	The unpaid share of common expenses or assessments
		SB1454 SD1 SMA.doc

1	shall be	deemed to be common expenses collectible from all of	
2	the unit	owners, including the acquirer and the acquirer's	
3	successor	s and assigns. The mortgagee of record or other	
4	purchaser	of the unit shall be deemed to acquire title and shall	
5	be requir	ed to pay the unit's share of common expenses and	
6	assessmen	ts beginning:	
7	(1)	Thirty-six days after the order confirming the sale to	
8		the purchaser has been filed with the court;	
9	(2)	Sixty days after the hearing at which the court grants	
10		the motion to confirm the sale to the purchaser;	
11	(3)	Thirty days after the public sale in a nonjudicial or	
12		power of sale foreclosure pursuant to chapter 667; or	
13	(4)	Upon the recording of the instrument of conveyance,	
14	whichever	occurs first; provided that the mortgagee of record or	
15	other purchaser of the unit shall not be deemed to acquire title		
16	under par	agraph (1), (2), or (3) if transfer of title is delayed	
17	past the thirty-six days specified in paragraph (1), the sixty		
18	days specified in paragraph (2), or the thirty days specified in		
19	paragraph (3) when a person who appears at the hearing on the		
20	motion or a party to the foreclosure action requests		
21	reconside	ration of the motion or order to confirm sale, objects	
22	to the fo	rm of the proposed order to confirm sale, appeals the	
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S.B. NO. $^{1454}_{S.D. 1}$

1	decision	of the court to grant the motion to confirm sale, or
2	the debto	r or mortgagor declares bankruptcy or is involuntarily
3	placed in	to bankruptcy. In any such case, the mortgagee of
4	record or	other purchaser of the unit shall be deemed to acquire
5	title upo	n recordation of the instrument of conveyance.
6	<u>§514</u>	A-B Association fiscal matters; payment under protest;
7	remedies	after payment of disputed amounts. (a) No unit owner
8	shall wit	hhold any assessment claimed by the association for any
9	reason.	
10	(b)	A unit owner who disputes the amount of an assessment
11	may reque	st a written statement that clearly indicates:
12	(1)	The amount of regular monthly common assessments or
13		special assessments included in the assessment,
14		including the due date of each amount claimed;
15	(2)	The amount of any penalty, late fee, lien filing fee,
16		and any other charge included in the assessment;
17	(3)	The amount of attorneys' fees and costs, if any,
18		included in the assessment;
19	(4)	That under Hawaii law, a unit owner has no right to
20		withhold assessments for any reason;
21	(5)	That a unit owner has a right to demand mediation or
22		arbitration to resolve disputes about the amount or



Page 14

$S.B. NO. \overset{1454}{s.D. 1} \sim$

1		validity of an association's assessment; provided that
2		the unit owner immediately pays the assessment in full
3		and keeps assessments current; and
4	(6)	That payment in full of the assessment does not
5		prevent the owner from contesting the assessment or
6		receiving a refund of amounts not owed;
7	provided	that nothing in this section shall limit the rights of
8	an owner	to the protection of all fair debt collection
9	procedure	s mandated under federal and state law.
10	(c)	After a unit owner pays an association the full amount
11	claimed b	y the association, the unit owner may:
12	(1)	File an action in small claims court; or
13	(2)	Require the association to mediate to resolve any
14		disputes concerning the amount or validity of the
15		association's claim.
16	(d)	Any dispute remaining after mediation pursuant to
17	subsection	n (c) shall be subject to arbitration pursuant to
18	section 5	14A-121, upon demand by the association or by the unit
19	owner; pr	ovided that a unit owner may only file for arbitration
20	if all am	ounts claimed by the association are paid in full on or
21	before th	e date of filing. If the unit owner fails to keep all
22	associati	on assessments current during the arbitration, the
	2011-1318	SB1454 SD1 SMA.doc

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association may ask the arbitrator to temporarily suspend the 1 2 arbitration proceedings. If the unit owner pays all association 3 assessments within thirty days of the date of suspension, the 4 unit owner may ask the arbitrator to recommence the arbitration 5 proceedings. If the owner fails to pay all association assessments by the end of the thirty-day period, the association 6 7 may ask the arbitrator to dismiss the arbitration proceedings. 8 The unit owner shall be entitled to a refund of any amounts paid 9 to the association that are not owed. §514A-C Association fiscal matters; additional remedies. 10 (a) In conjunction with or as an alternative to foreclosure 11 proceedings under section 514A-90, where a unit is owner-12 occupied, the association may authorize its managing agent or 13 board to, after sixty days' written notice to the unit owner and 14 15 to the unit's first mortgagee of the nonpayment of the unit's share of the common expenses, terminate the delinquent unit's 16 access to the common elements and cease supplying a delinquent 17 unit with any and all services normally supplied or paid for by 18 the association. Any terminated services and privileges shall 19 be restored upon payment of all delinquent assessments but need 20 not be restored until payment in full is received. 21



1	(b) Before the board or managing agent may take the
2	actions permitted under subsection (a), the board shall adopt a
3	written policy providing for such actions and have the policy
4	approved by a majority vote of the unit owners at an annual or
5	special meeting of the association or by the written consent of
6	a majority of the unit owners."
7	SECTION 3. Chapter 514B, Hawaii Revised Statutes, is
8	amended by adding three new sections to be appropriately
9	designated and to read as follows:
10	" <u>§514B-A</u> Association fiscal matters; lien following
11	mortgage foreclosure. (a) Subject to this subsection and
12	subsections (b) and (c), the board may specially assess the
13	amount of the unpaid regular monthly common assessments for
14	common expenses against a person who, in a judicial or
15	nonjudicial foreclosure, purchases a delinquent unit; provided
16	that:
17	(1) A purchaser who holds a mortgage on a delinquent unit
18	that was recorded prior to the filing of a notice of
19	lien by the association and who acquires the
20	delinquent unit through a judicial or nonjudicial
21	foreclosure proceeding, including by purchasing the
22	delinquent unit at a foreclosure auction, shall not be



S.B. NO. ¹⁴⁵⁴ S.D. 1

1		obligated to make, nor be liable for, payment of the
2		special assessment as provided for under this
3		subsection; and
4	(2)	A person who subsequently purchases the delinquent
5		unit from the mortgagee described in paragraph (1)
6		shall be obligated to make and shall be liable for
7		payment of the special assessment provided for under
8		this subsection; provided that the mortgagee or
9		subsequent purchaser may require the association to
10		provide at no charge a notice of the association's
11		intent to claim lien against the delinquent unit for
12		the amount of the special assessment prior to the
13		subsequent purchaser's acquisition of title to the
14		delinquent unit; provided further that the notice
15		shall state the amount of the special assessment, how
16		that amount was calculated, and the legal description
17		of the unit.
18	(b)	The amount of the special assessment assessed under
19	subsectio	n (a) shall not exceed the total amount of unpaid
20	regular m	onthly common assessments that were assessed during the
21	six month	s immediately preceding the completion of the judicial

2011-1318 SB1454 SD1 SMA.doc

S.B. NO. ¹⁴⁵⁴ S.D. 1

1	or nonjud	icial foreclosure. In no event shall the amount of the
2	special a	ssessment exceed the sum of \$3,600.
3	(c)	After any judicial or nonjudicial foreclosure
4	proceeding	g in which the association acquires title to the unit,
5	any exces	s rental income received by the association from the
6	unit shal	l be paid to existing lienors based on priority of
7	lien, and	not on a pro rata basis. For purposes of this
8	subsection	n, excess rental income shall be any net income
9	received	by the association after paying, crediting, or
10	reimbursi	ng the association or a third party for:
11	(1)	The special assessment for delinquency assessed
12		pursuant to subsections (a) and (b);
13	(2)	Any maintenance fee delinquency against the unit;
14	(3)	Attorneys' fees and other collection costs related to
15		the association's foreclosure of the unit; or
16	(4)	Any costs incurred by the association for the rental,
17		repair, maintenance, or rehabilitation of the unit
18		while the association is in possession of the unit
19		including monthly association maintenance fees,
20	(management fees, real estate commissions, cleaning and
21		repair expenses for the unit, and general excise taxes
22		paid on rental income;



1	provided	that the special assessment for delinquent maintenance
2	fees unde	r paragraph (1) shall be paid, credited, or reimbursed
3	first.	
4	(d)	For purposes of subsections (a) and (b), the following
5	definitio	ns shall apply, unless the context requires otherwise:
6	"Com	pletion" means:
7	(1)	In a nonjudicial power of sale foreclosure, when the
8		affidavit required under clause 514B-146(c)(3) is
9		filed; and
10	(2)	In a judicial foreclosure, when a purchaser is deemed
11		to acquire title pursuant to subsection (f).
12	"Reg	ular monthly common assessments" shall not include:
13	(1)	Any special assessment, except for a special
14		assessment imposed on all units as part of a budget
15		adopted pursuant to section 514B-148;
16	(2)	Late charges, fines, or penalties;
17	(3)	Interest assessed by the association;
18	(4)	Any lien arising out of the assessment; or
19	(5)	Any fees or costs related to the collection or
20		enforcement of the assessment including attorneys'
21		fees and court costs;



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1	(e)	The cost of a release of any lien imposed by this
2	section s	hall be paid by the party requesting the release.
3	(f)	Except as provided in subsection (a), when the
4	mortgagee	of a mortgage of record or other purchaser of a unit
5	obtains t	itle to the unit as a result of foreclosure of the
6	mortgage,	the acquirer of title and the acquirer's successors
7	and assig	ns shall not be liable for the share of common expenses
8	or assess	ments by the association chargeable to the unit which
9	became du	e prior to the acquisition of title to the unit by the
10	acquirer.	The unpaid share of common expenses or assessments
11	shall be	deemed to be common expenses collectible from all of
12	the unit	owners, including the acquirer and the acquirer's
13	successor	s and assigns. The mortgagee of record or other
14	purchaser	of the unit shall be deemed to acquire title and shall
15	be requir	ed to pay the unit's share of common expenses and
16	assessmen	ts beginning:
17	(1)	Thirty-six days after the order confirming the sale to
18		the purchaser has been filed with the court;
19	(2)	Sixty days after the hearing at which the court grants
20		the motion to confirm the sale to the purchaser;
21	(3)	Thirty days after the public sale in a nonjudicial or
22		power of sale foreclosure pursuant to chapter 667; or
		SB1454 SD1 SMA.doc "

S.B. NO. ¹⁴⁵⁴ s.d. 1

21

1	(4) Upon the recording of the instrument of conveyance,
2	whichever occurs first; provided that the mortgagee of record or
3	other purchaser of the unit shall not be deemed to acquire title
4	under paragraph (1), (2), or (3) if transfer of title is delayed
5	past the thirty-six days specified in paragraph (1), the sixty
6	days specified in paragraph (2), or the thirty days specified in
7	paragraph (3) when a person who appears at the hearing on the
8	motion or a party to the foreclosure action requests
9	reconsideration of the motion or order to confirm sale, objects
10	to the form of the proposed order to confirm sale, appeals the
11	decision of the court to grant the motion to confirm sale, or
12	the debtor or mortgagor declares bankruptcy or is involuntarily
13	placed into bankruptcy. In any such case, the mortgagee of
14	record or other purchaser of the unit shall be deemed to acquire
15	title upon recordation of the instrument of conveyance.
16	<u>§514B-B</u> Association fiscal matters; payment under protest;
17	remedies after payment of disputed amounts. (a) No unit owner
18	shall withhold any assessment claimed by the association for any
19	reason.
20	(b) A unit owner who disputes the amount of an assessment
21	may request a written statement that clearly indicates,

21 may request a written statement that clearly indicates:

2011-1318 SB1454 SD1 SMA.doc

1	(1)	The amount of regular monthly common assessments or
2		special assessments included in the assessment,
3		including the due date of each amount claimed;
4	(2)	The amount of any penalty, late fee, lien filing fee,
5		and any other charge included in the assessment;
6	(3)	The amount of attorneys' fees and costs, if any,
7		included in the assessment;
8	(4)	That under Hawaii law, a unit owner has no right to
9		withhold assessments for any reason;
10	(5)	That a unit owner has a right to demand mediation or
11		arbitration to resolve disputes about the amount or
12	•	validity of an association's assessment; provided that
13		the unit owner immediately pays the assessment in full
14		and keeps assessments current; and
15	(6)	That payment in full of the assessment does not
16		prevent the owner from contesting the assessment or
17		receiving a refund of amounts not owed;
18	provided	that nothing in this section shall limit the rights of
19	an owner	to the protection of all fair debt collection
20	procedure	s mandated under federal and state law.
21	(C)	After a unit owner pays an association the full amount
22	claimed b	y the association, the unit owner may:
	2011-1318	SB1454 SD1 SMA doc



1	(1)	File an action in small claims court; or
2	(2)	Require the association to mediate to resolve any
3		disputes concerning the amount or validity of the
4		association's claim.
5	(d)	Any dispute remaining after mediation pursuant to
6	subsection	(c) shall be subject to arbitration pursuant to
. 7	section 51	4B-162, upon demand by the association or by the unit
8	owner; pro	ovided that a unit owner may only file for arbitration
9	if all amo	ounts claimed by the association are paid in full on or
10	before the	date of filing. If the unit owner fails to keep all
11	associatio	on assessments current during the arbitration, the
12	associatio	on may ask the arbitrator to temporarily suspend the
13	arbitratio	on proceedings. If the unit owner pays all association
14	assessment	s within thirty days of the date of suspension, the
15	unit owner	may ask the arbitrator to recommence the arbitration
16	proceeding	s. If the owner fails to pay all association
17	assessment	s by the end of the thirty-day period, the association
18	may ask th	e arbitrator to dismiss the arbitration proceedings.
19	The unit o	wner shall be entitled to a refund of any amounts paid
20	to the ass	ociation that are not owed.
21	<u>§514</u> B	-C Association fiscal matters; additional remedies.
22	(a) In co	njunction with or as an alternative to foreclosure



1	proceedings under section 514B-146, where a unit is owner-
2	occupied, the association may authorize its managing agent or
3	board to, after sixty days' written notice to the unit owner and
4	to the unit's first mortgagee of the nonpayment of the unit's
5	share of the common expenses, terminate the delinquent unit's
6	access to the common elements and cease supplying a delinquent
7	unit with any and all services normally supplied or paid for by
8	the association. Any terminated services and privileges shall
.9	be restored upon payment of all delinquent assessments but need
10	not be restored until payment in full is received.
11	(b) Before the board or managing agent may take the
12	actions permitted under subsection (a), the board shall adopt a
13	written policy providing for such actions and have the policy
14	approved by a majority vote of the unit owners at an annual or
15	special meeting of the association or by the written consent of
16	a majority of the unit owners."
17	SECTION 4. Section 514A-90, Hawaii Revised Statutes, is
18	amended to read as follows:
19	"§514A-90 [Priority of lien.] Association fiscal matters;
20	lien for assessments. (a) All sums assessed by [the] an
21	association of apartment owners but unpaid for the share of the



1 common expenses chargeable to any apartment constitute a lien on 2 the apartment prior to all other liens, except: 3 Liens for taxes and assessments lawfully imposed by (1)4 governmental authority against the apartment; and (2)All sums unpaid on any mortgage of record that was 5 recorded prior to the recordation of notice of a lien 6 7 by the association of apartment owners, and costs and 8 expenses including attorneys' fees provided in such 9 mortgages. 10 The lien of [the] an association of apartment owners may be 11 foreclosed by action or by nonjudicial or power of sale 12 foreclosure procedures set forth in [chapter 667,] this section by the managing agent or board of directors, acting on behalf of the 13 14 association of apartment owners [, in like manner as a mortgage of 15 real property]. In any [such] foreclosure pursuant to this 16 section, the apartment owner shall be required to pay a reasonable rental for the apartment, if [so] provided in the bylaws $[\tau]$ of the 17 association, and the plaintiff in the foreclosure shall be 18 19 entitled to the appointment of a receiver to collect the rental 20 owed. The managing agent or board of directors, acting on behalf 21 of the association of apartment owners, unless prohibited by the 22 declaration, may bid on the apartment at foreclosure sale $[\tau]$ and 2011-1318 SB1454 SD1 SMA.doc

Page 25

S.B. NO. ¹⁴⁵⁴ s.d. 1

acquire [and], hold, lease, mortgage, [and] or convey the
apartment. Action to recover a money judgment for unpaid common
expenses shall be maintainable without foreclosing or waiving the
lien securing the unpaid common expenses owed.

5 [(b) Except as provided in subsection (g), when the 6 mortgagee of a mortgage of record or other purchaser of an 7 apartment obtains title to the apartment as a result of 8 foreclosure of the mortgage, the acquirer of title and the 9 acquirer's successors and assigns shall not be liable for the 10 share of the common expenses or assessments by the association of 11 apartment owners chargeable to the apartment which became due 12 prior to the acquisition of title to the apartment by the 13 acquirer. The unpaid share of common expenses or assessments 14 shall be deemed to be common expenses collectible from all of the 15 apartment owners, including the acquirer and the acquirer's 16 successors and assigns. The mortgagee of record or other 17 purchaser of the apartment shall be deemed to acquire title and 18 shall be required to pay the apartment's share of common expenses 19 and assessments beginning: 20 (1) Thirty-six-days-after the order confirming the sale to

the purchaser has been filed with the court;



1	(2)	Sixty days after the hearing at which the court grants
2		the motion to confirm the sale to the purchaser;
3	(3)	Thirty days after the public sale in a nonjudicial
4		power of sale forcelosure pursuant to section 667-5;
5		or
6	(4)	Upon the recording of the instrument of conveyance,
7	whichever	occurs first; provided that the mortgagee of record or
8	other-pur	chaser of the apartment shall not be deemed to acquire
9	title und	er-paragraph (1), (2), or (3), if transfer of title is
10	delayed p	ast the thirty six days specified in paragraph (1), the
11	sixty day	s specified in paragraph (2), or the thirty days
12	specified	in paragraph (3), when a person who appears at the
13	hearing o	n the motion or a party to the foreclosure action
14	requests	reconsideration of the motion or order to confirm sale,
15	objects t	o the form of the proposed order to confirm sale,
16	appeals t	he decision of the court to grant the motion to confirm
17	sale, or	the debtor or mortgagor declares bankruptcy or is
18	involunta	rily placed into bankruptcy. In any such case, the
19	mortgagee	of record or other purchaser of the apartment shall be
20	deemed to	acquire title upon recordation of the instrument of
21	convevance	e.

2011-1318 SB1454 SD1 SMA.doc

1		(c)	No-apartment owner shall withhold any assessment
2	clai	med b	y the association. An apartment owner who disputes the
3	amou	nt of	an assessment may request a written statement clearly
4	indi	cating	g:
5		(1)	The amount of common expenses included in the
6			assessment, including the due date of each amount
7			claimed;
8		(2)	The amount of any penalty, late fee, lien filing fee,
9	· ~		and any other charge included in the assessment;
10		- (3) -	The amount of attorneys' fees and costs, if any,
11			included in the assessment;
12		(4)	That under Hawaii law, an apartment owner has no right
13			to withhold assessments for any reason;
14		(5)	That an apartment owner has a right to demand
15			mediation or arbitration to resolve disputes about the
16			amount or validity of an association's assessment;
17			provided the apartment owner immediately pays the
18			assessment in full and keeps assessments current; and
19		- (6) -	That payment in full of the assessment shall not
20			prevent the owner from contesting the assessment or
21			receiving a refund of amounts not owed.

2011-1318 SB1454 SD1 SMA.doc

S.B. NO. $^{1454}_{S.D. 1}$

1	Nothing in this section shall limit the rights of an owner to
2	the protection of all fair debt collection procedures mandated
3	under federal and state law.
4	(d) An apartment owner who pays an association the full
5	amount claimed by the association may file in small claims court
6	or require the association to mediate to resolve any disputes
7	concerning the amount or validity of the association's claim.
8	If the apartment owner and the association are unable to resolve
9	the dispute through mediation, either party may file for
10	arbitration under part VII; provided that an apartment owner may
11	only file for arbitration if all amounts claimed by the
12	association are paid in full on or before the date of filing.
13	If the apartment owner fails to keep all association assessments
14	current during the arbitration, the association may ask the
15	arbitrator to temporarily suspend the arbitration proceedings.
16	If the apartment owner pays all association assessments within
17	thirty days of the date of suspension, the apartment owner may
18	ask the arbitrator to recommence the arbitration proceedings.
19	If the owner fails to pay all association assessments by the end
20	of-the-thirty-day period, the association may ask the arbitrator
21	to dismiss the arbitration proceedings. The apartment owner

2011-1318 SB1454 SD1 SMA.doc

1	shall be entitled to a refund of any amounts paid to the
2	association which are not owed.
3	(e) As an alternative to forcelosure proceedings under
4	subsection (a), where an apartment is owner-occupied, the
5	association of apartment owners may authorize its managing agent
6	or board of directors to, after sixty days' written notice to the
7	apartment owner and to the apartment's first mortgagee of the
8	nonpayment of the apartment's share of the common expenses,
9	terminate the delinquent apartment's access to the common elements
10	and cease supplying a delinquent apartment with any and all
11	services normally supplied or paid for by the association of
12	apartment owners. Any terminated services and privileges shall be
13	restored upon payment of all delinquent assessments.
14	(f) Before the board of directors or managing agent may
15	take the actions permitted under subsection (c), the board shall
16	adopt a written policy providing for such actions and have the
17	policy approved by a majority vote of the apartment owners at an
18	annual or special meeting of the association or by the written
19	consent of a majority of the apartment owners.
20	(g) Subject to this subsection, and subsections (h) and
21	(i), the board of an association of apartment owners may
22	specially assess the amount of the unpaid regular monthly common
	2011-1318 SB1454 SD1 SMA.doc 30

S.B. NO. ¹⁴⁵⁴ s.d. 1

33

1	assessmen	ts for common area expenses against a person who, in a
2	judicial	or nonjudicial power of sale foreclosure, purchases a
3	delinquen	t_apartment; provided_that:
4	(1)	A purchaser who holds a mortgage on a delinquent
5		apartment that was recorded prior to the filing of a
6		notice of lien by the association of apartment owners
7	• • • • •	and who acquires the delinquent apartment through a
8		judicial or nonjudicial foreclosure proceeding,
9		including purchasing the delinquent apartment at a
10		foreclosure auction, shall not be obligated to make,
11		nor be liable for, payment of the special assessment
12	2	as provided for under this subsection; and
13	(2)	A person who subsequently purchases the delinquent
14		apartment from the mortgagee referred to in paragraph
15		(1) shall be obligated to make, and shall be liable
16		for, payment of the special assessment provided for
17	•	under this subsection; provided that the mortgagee or
18		subsequent purchaser may require the association of
19		apartment owners to provide at no charge a notice of
20		the association's intent to claim a lien against the
21		delinquent apartment for the amount of the special
22		assessment, prior to the subsequent purchaser's

2011-1318 SB1454 SD1 SMA.doc

1	acquisition of title to the delinquent apartment. The
2	notice shall state the amount of the special
3	assessment, how that amount was calculated, and the
4	legal description of the apartment.
5	(h) The amount of the special assessment assessed under
6	subsection (g) shall not exceed the total amount of unpaid
7	regular monthly common assessments that were assessed during the
8	six months immediately preceding the completion of the judicial
9	or nonjudicial power of sale foreclosure. In no event shall the
10	amount of the special assessment exceed the sum of \$3,600.
11	(i) For purposes of subsections (g) and (h), the following
12	definitions shall apply:
13	"Completion" means:
14	(1) In a nonjudicial power of sale foreclosure, when
15	the affidavit required under section 667-5 is
16	filed; and
17	(2) In a judicial foreclosure, when a purchaser is
18	deemed to acquire title pursuant to subsection
19	(b) .
20	"Regular monthly common assessments" shall not include:
21	(1) Any other special assessment, except for a
22	special assessment imposed on all apartments as
	2011-1318 SB1454 SD1 SMA.doc

33

1			part of a budget adopted pursuant to section
2			514A-83.6;
3			(2) Late charges, fines, or penalties;
4			(3) Interest assessed by the association of apartment
5			Owners;
6			(4) Any lien arising out of the assessment; or
7			(5) Any fees or costs related to the collection or
8			enforcement of the assessment, including
.9			attorneys' fees and court costs.]
10	м.	(b)	In any foreclosure action pursuant to this section:
11		(1)	The circuit court may assess the amount due to the
12			association without the intervention of a jury and
13			shall render judgment for the amount awarded in the
14	X		foreclosure of the association's lien; provided that
15	,		execution may be issued on the judgment as ordered by
16			the court;
17		(2)	All mortgage creditors whose names are or can be
18	-		discovered by the association foreclosing its lien
19			shall be made parties to the action; provided that the
20			foreclosure of the association's lien shall not
21			extinguish priority liens as described in subsection
			(a);

2011-1318 SB1454 SD1 SMA.doc

Page 34

1	(3)	Foreclosure of the association's lien shall operate to
2		extinguish subsequent liens on the same property
3		without forcing prior lienors to their right of
4		recovery; provided that proceeds in excess of the
5		amounts secured by prior liens and the association's
6		lien shall be payable to the unit owner or as
7		otherwise determined by the court in accordance with
8		principles of equity; and
9	(4)	Any party may assert any legal or equitable defense to
10		the foreclosure of the association's lien; provided
11		that a dispute as to the amount due to the association
12	т. 1997 — С.	shall not be allowed as a defense to the action but
13		shall be subject to the remedies provided in section
14		<u>514A-B.</u>
15	(c)	Nonjudicial power of sale foreclosure of the
16	associatio	on's lien is authorized in accordance with this
17	subsection	n; provided that nonjudicial foreclosure of the
18	associatio	on's lien is authorized whether or not a power of sale
19	is stated	in the association's declaration or bylaws; and
20	provided	further that this section shall control over any
21	<u>conflicti</u>	ng power of sale provisions in the declaration or
22	bylaws of	an association:
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S.B. NO. ¹⁴⁵⁴ s.d. 1

35

1	(1)	The association shall be represented by an attorney	
2		who is licensed to practice law in the State and is	
3		physically located in the State;	
4	(2)	The attorney shall give notice of the association's	
5		intention to foreclose its lien by:	
6		(A) Mailing notice, by both first class mail and by	
7		certified mail, return receipt requested, not	,
8		less than twenty-one days before the day of sale,	<u>'</u> _
9		to:	
10		(i) The unit owner, at the owner's address as	
11		shown in the records of the association and,	<u>,</u>
12		if different, at the address of the unit	
13		being foreclosed;	
14		(ii) All mortgage creditors whose names are or	
15		can be discovered by the association;	
16		(iii) The director of taxation;	
17		(iv) The director of finance of the county where	
18		the unit is located; and	
19		(v) The planned community association in which	
20		the unit is located, if any;	

2011-1318 SB1454 SD1 SMA.doc

Page 36

1		(B) Posting notice on the front door or other
2		conspicuous location on the unit not less than
3		twenty-one days before the day of sale; and
- 4		(C) Publishing notice three times, once in each of
5		three successive weeks, in a newspaper having
6		general circulation in the county where the unit
7		is located, the last publication to be not less
8		than fourteen days before the day of sale; and
9	(3)	Within thirty days after selling the unit, the
10		attorney shall record an affidavit at the bureau of
11		conveyances or the land court to be recorded and
12		indexed according to chapter 501 or 502, as
13		appropriate, setting forth fully and particularly the
14		association's acts consistent with this section;
15		provided that an affidavit recorded pursuant to this
16		paragraph shall include a copy of the notice of sale
17		as an exhibit and may include other evidence of
18		compliance with the requirements of this section; and
19		provided further that the affidavit or a certified
20		copy shall be admitted as evidence of the completion
21		of the foreclosure if it demonstrates that the unit

2011-1318 SB1454 SD1 SMA.doc
S.B. NO. ¹⁴⁵⁴ S.D. 1

1	was sold in compliance with the procedures established			
2	in this section.			
3	(d) The notice required by subsection (c) shall identify			
4	the association foreclosing its lien, contain a description of			
5	the unit being foreclosed upon, and contain a statement of the			
6	time and place proposed for the sale of the unit no sooner than			
7	four weeks from the date when first advertised.			
8	(e) Any sale for which notice has been given pursuant to			
9	subsection (c) may be postponed from time to time by public			
10	announcement made by a person acting on behalf of the			
11	association. The date and time of the postponed auction, or			
12	information that the auction was canceled, shall be disclosed to			
13	any person entitled to notice pursuant to subsection (c) who			
14	requests that information.			
15	(f) An association that holds a lien on a unit may			
16	purchase the unit at auction and may satisfy the bid price			
17	requirement of subsection (g) by credit bidding up to the amount			
18	of the association's lien.			
19	(g) Except as provided in subsection (f), a down payment			
20	of no more than ten per cent of the highest successful bid price			
21	shall be paid to the association by the successful bidder			
22	immediately after the completion of the auction sale; provided			
	2011-1318 SB1454 SD1 SMA.doc "			

S.B. NO. ¹⁴⁵⁴ S.D. 1

1	that the successful bidder shall remain liable to the
2	association for the balance of the highest successful bid price
3	and for damages, if any, that result from the successful
4	bidder's failure, neglect, or refusal to complete the purchase.
5	The successful bidder's interest in the unit shall be subject to
6	the right, title, and interest of any prior liens as defined in
7	subsection (a) of this section.
8	(h) Any person entitled to notice pursuant to subsection
9	(c) may make a request, prior to the auction, for the amount to
10	cure the default, together with an estimated amount of the
11	foreclosing association's attorneys' fees and costs, and all
12	other fees and costs estimated to be incurred by the foreclosing
13	association related to the default. The association shall
14	disclose the requested information within five business days
15	after the request.
16	(i) The association shall disclose the sale price of the
17	foreclosed unit once auctioned upon the request of any person
18	entitled to notice pursuant to subsection (c). If the
19	association purchases a unit in foreclosure and proposes to
20	re-sell the unit, the association shall disclose in writing to
21	all prospective purchasers the recorded amounts and holders of

2011-1318 SB1454 SD1 SMA.doc

S.B. NO. ¹⁴⁵⁴ s.d. 1

1 all prior liens as described in subsection (a) of this section 2 on the unit." SECTION 5. Section 514B-146, Hawaii Revised Statutes, is 3 4 amended to read as follows: 5 "§514B-146 Association fiscal matters; lien for 6 assessments. (a) All sums assessed by [the] an association but 7 unpaid for the share of the common expenses chargeable to any 8 unit shall constitute a lien on the unit with priority over all 9 other liens, except: 10 Liens for taxes and assessments lawfully imposed by (1)governmental authority against the unit; and 11 12 (2)All sums unpaid on any mortgage of record that was 13 recorded prior to the recordation of a notice of a lien by the association, and costs and expenses 14 15 including attorneys' fees provided in such mortgages. 16 The lien of [the] an association may be foreclosed by action or 17 by nonjudicial or power of sale foreclosure procedures set forth 18 in [chapter 667,] this section by the managing agent or board, 19 acting on behalf of the association [, in like manner as a 20 mortgage of real property]. In any [such] foreclosure $[\tau]$ 21 pursuant to this section, the unit owner shall be required to 22 pay a reasonable rental for the unit, if [so] provided in the 2011-1318 SB1454 SD1 SMA.doc

S.B. NO. ¹⁴⁵⁴ S.D. 1

1 by laws $[\tau]$ of the association, and the plaintiff in the 2 foreclosure shall be entitled to the appointment of a receiver 3 to collect the rental owed. The managing agent or board, acting 4 on behalf of the association, unless prohibited by the 5 declaration, may bid on the unit at foreclosure sale $[\tau]$ and 6 acquire [and], hold, lease, mortgage, [and] or convey the unit. 7 Action to recover a money judgment for unpaid common expenses 8 shall be maintainable without foreclosing or waiving the lien 9 securing the unpaid common expenses owed. 10 [(b) Except as provided in subsection (q), when the 11 mortgagee of a mortgage of record or other purchaser of a unit 12 obtains title to the unit as a result of foreclosure of the 13 mortgage, the acquirer of title and the acquirer's successors 14 and assigns shall not be liable for the share of the common 15 expenses or assessments by the association chargeable to the 16 unit which became due prior to the acquisition of title to the 17 unit by the acquirer. The unpaid share of common expenses or 18 assessments shall be deemed to be common expenses collectible from all of the unit owners, including the acquirer and the 19 20 acquirer's successors and assigns. The mortgagee of record or 21 other purchaser of the unit shall be deemed to acquire title and

2011-1318 SB1454 SD1 SMA.doc

S.B. NO. ¹⁴⁵⁴ s.d. 1

1	shall be required to pay the unit's share of common expenses and					
2	assessments beginning:					
3	(1) Thirty-six days after the order confirming the sale to					
4	the purchaser has been filed with the court;					
5	(2) Sixty days after the hearing at which the court grants					
6	the motion to confirm the sale to the purchaser;					
7	(3) Thirty days after the public sale in a nonjudicial					
8	power of sale foreclosure pursuant to section 667-5;	-				
9	Or					
10	(4) Upon the recording of the instrument of conveyance;					
11	whichever occurs first; provided that the mortgagee of record or					
12	other purchaser of the unit shall not be deemed to acquire title					
13	under paragraph (1), (2), or (3), if transfer of title is					
14	delayed past the thirty-six days specified in paragraph (1), the					
15	sixty days specified in paragraph (2), or the thirty days					
16	specified in paragraph (3), when a person who appears at the					
17	hearing on the motion or a party to the foreclosure action					
18	requests reconsideration of the motion or order to confirm sale,					
19	objects to the form of the proposed order to confirm sale,					
20	appeals the decision of the court to grant the motion to confirm					
21	sale, or the debtor or mortgagor declares bankruptey or is					
22	involuntarily placed into bankruptcy. In any such case, the					
	2011-1318 SB1454 SD1 SMA.doc	41				

Page 42

S.B. NO. ¹⁴⁵⁴ S.D. 1

42

1	mortgagee	of record or other purchaser of the unit shall be				
2	deemed to acquire title upon recordation of the instrument of					
3	conveyance.					
4	-(c)	No unit owner shall withhold any assessment claimed by				
5	the assoc	iation. A unit owner who disputes the amount of an				
6	assessmen	t may request a written statement clearly indicating:				
7	(1)	The amount of common expenses included in the				
8		assessment, including the due date of each amount				
9		claimed;				
10	(2)	The amount of any penalty, late fee, lien filing fee,				
11		and any other charge included in the assessment;				
12	- (3₎)	The amount of attorneys' fees and costs, if any,				
13		included in the assessment;				
14	-(4)-	That under Hawaii law, a unit owner has no right to				
15		withhold assessments for any reason;				
16	-(-5)-	That a unit owner has a right to demand mediation or				
17		arbitration to resolve disputes about the amount or				
18		validity of an association's assessment, provided the				
19		unit owner immediately pays the assessment in full and				
20		keeps assessments current; and				

S.B. NO. ¹⁴⁵⁴ ^{S.D. 1}

1	(6) That payment in full of the assessment does not
2	prevent the owner from contesting the assessment or
3	receiving a refund of amounts not owed.
4	Nothing in this section shall limit the rights of an owner to
5	the protection of all fair debt collection procedures mandated
6	under federal and state law.
7	(d) A unit owner who pays an association the full amount
8	claimed by the association may file in small claims court or
9	require the association to mediate to resolve any disputes
10	concerning the amount or validity of the association's claim.
11	If the unit owner and the association are unable to resolve the
12	dispute through mediation, either party may file for arbitration
13	under section 514B-162; provided that a unit owner may only file
14	for arbitration if all amounts claimed by the association are
15	paid in full on or before the date of filing. If the unit owner
16	fails to keep all association assessments current during the
17	arbitration, the association may ask the arbitrator to
18	temporarily suspend the arbitration proceedings. If the unit
19	owner pays all association assessments within thirty days of the
20	date of suspension, the unit owner may ask the arbitrator to
21	recommence the arbitration proceedings. If the owner fails to
22	pay all association assessments by the end of the thirty-day
	2011-1318 SB1454 SD1 SMA.doc

S.B. NO. $^{1454}_{S.D. 1}$

1	period, the association may ask the arbitrator to dismiss the
2	arbitration proceedings. The unit owner shall be entitled to a
3	refund of any amounts paid to the association which are not
4	owed.
5	(e) In conjunction with or as an alternative to
6	foreclosure proceedings under subsection (a), where a unit is
7	owner-occupied, the association may authorize its managing agent
8	or board to, after sixty days' written notice to the unit owner
9	and to the unit's first mortgagee of the nonpayment of the
10	unit's share of the common expenses, terminate the delinquent
11	unit's access to the common elements and cease supplying a
12	delinquent unit with any and all services normally supplied or
13	paid for by the association. Any terminated services and
14	privileges shall be restored upon payment of all delinquent
15	assessments but need not be restored until payment in full is
16	received.
17	(f) Before the board or managing agent may take the
18	actions permitted under subsection (e), the board shall adopt a
19	written policy providing for such actions and have the policy
20	approved by a majority vote of the unit owners at an annual or
21	special meeting of the association or by the written consent of
22	a majority of the unit owners.
	2011-1318 SB1454 SD1 SMA.doc

S.B. NO. ¹⁴⁵⁴ s.d. 1

1	(g)	-Subject to this subsection, and subsections (h) and					
2	(i), the board may specially assess the amount of the unpaid						
3	regular monthly common assessments for common expenses against a						
4	person wh	o, in a judicial or nonjudicial power of sale					
5	foreclosu	re, purchases a delinquent unit; provided that:					
6	(1)	A purchaser who holds a mortgage on a delinquent unit					
7		that was recorded prior to the filing of a notice of					
8		lien by the association and who acquires the					
9		delinquent unit through a judicial or nonjudicial					
10		foreclosure proceeding, including purchasing the					
11	1.42 ¹	delinquent unit at a foreclosure auction, shall not be					
12		obligated to make, nor be liable for, payment of the					
13		special assessment as provided for under this					
14		subsection; and					
15	(2)	A person who subsequently purchases the delinquent					
16		unit from the mortgagee referred to in paragraph (1)					
17		shall be obligated to make, and shall be liable for,					
18		payment of the special assessment provided for under					
19		this subsection; and provided further that the					
20		mortgagee or subsequent purchaser may require the					
21		association to provide at no charge a notice of the					
22		association's intent to claim lien against the					



Page 46

S.B. NO. ¹⁴⁵⁴ s.d. 1

1	delinquent unit for the amount of the special
2	assessment, prior to the subsequent purchaser's
3	acquisition of title to the delinquent unit. The
4	notice shall state the amount of the special
5	assessment, how that amount was calculated, and the
6	legal description of the unit.
7	(h) The amount of the special assessment assessed under
8	subsection (g) shall not exceed the total amount of unpaid
9	regular monthly common assessments that were assessed during the
10	six months immediately preceding the completion of the judicial
11	or nonjudicial power of sale foreclosure. In no event shall the
12	amount of the special assessment exceed the sum of \$3,600.
13	(i) For purposes of subsections (g) and (h), the following
14	definitions shall apply, unless the context requires otherwise:
15	"Completion" means:
16	(1) In a nonjudicial power of sale foreclosure, when the
17	affidavit required under section 667 5 is filed; and
18	(2) In a judicial foreclosure, when a purchaser is deemed
19	to acquire title pursuant to subsection (b).
20	"Regular monthly common assessments" does not include:

S.B. NO. ¹⁴⁵⁴ S.D. 1

1	(1)	Any other special assessment, except for a special
2		assessment imposed on all units as part of a budget
3		adopted pursuant to section 514B-148;
4	(2)	Late charges, fines, or penalties;
5	(3)	Interest assessed by the association;
6	-(4)	Any-lien arising out of the assessment; or
7	-(5)-	Any fees or costs related to the collection or
8	,	enforcement of the assessment, including attorneys
9		fees and court costs.
10	- (j)	The cost of a release of any lien filed pursuant to
11	this sect	ion shall be paid by the party requesting the release.]
12 ·	(b)	In any foreclosure action pursuant to this section:
13	(1)	The circuit court may assess the amount due to the
13 14	<u>(1)</u>	The circuit court may assess the amount due to the association without the intervention of a jury and
4	<u>(1)</u>	
14	<u>(1)</u>	association without the intervention of a jury and
14 15	<u>(1)</u>	association without the intervention of a jury and shall render judgment for the amount awarded in the
14 15 16	<u>(1)</u>	association without the intervention of a jury and shall render judgment for the amount awarded in the foreclosure of the association's lien; provided that
14 15 16 17	<u>(1)</u> (2)	association without the intervention of a jury and shall render judgment for the amount awarded in the foreclosure of the association's lien; provided that execution may be issued on the judgment as ordered by
14 15 16 17 18		association without the intervention of a jury and shall render judgment for the amount awarded in the foreclosure of the association's lien; provided that execution may be issued on the judgment as ordered by the court;
14 15 16 17 18 19		association without the intervention of a jury and shall render judgment for the amount awarded in the foreclosure of the association's lien; provided that execution may be issued on the judgment as ordered by the court; All mortgage creditors whose names are or can be



S.B. NO. ¹⁴⁵⁴ s.d. 1

1		extinguish priority liens as described in subsection			
2	(a);				
3	(3)	(3) Foreclosure of the association's lien shall operate to			
4		extinguish subsequent liens on the same property			
5		without forcing prior lienors to their right of			
6		recovery; provided that proceeds in excess of the			
7		amounts secured by prior liens and the association's			
8		lien shall be payable to the unit owner or as			
9		otherwise determined by the court in accordance with			
10	principles of equity; and				
11	(4)	(4) Any party may assert any legal or equitable defense to			
12		the foreclosure of the association's lien; provided			
13	that a dispute as to the amount due to the association				
14	shall not be allowed as a defense to the action but				
15	shall be subject to the remedies provided in section				
16		<u>514B-B.</u>			
17	(c)	Nonjudicial power of sale foreclosure of the			
18	associatio	on's lien is authorized in accordance with this			
19	subsection	n; provided that nonjudicial foreclosure of the			
20	associatio	on's lien is authorized whether or not a power of sale			
21	is stated	in the association's declaration or bylaws; and			
22	provided :	further that this section shall control over any			
	2011-1318 SB1454 SD1 SMA.doc				

S.B. NO. ¹⁴⁵⁴ S.D. 1

1	conflicti	ng power o	f sale provisions in the declaration or
2	bylaws of	an associ	ation:
3	(1)	The assoc	iation shall be represented by an attorney
4		who is li	censed to practice law in the State and is
5	· . · .	physicall	y located in the State;
6	(2)	The attor	ney shall give notice of the association's
7		intention	to foreclose its lien by:
8		(A) Mail	ing notice, by both first class mail and by
9		cert	ified mail, return receipt requested, not
10		less	than twenty-one days before the day of sale,
11		to:	
12	di.	<u>(i)</u>	The unit owner, at the owner's address as
13			shown in the records of the association and,
14			if different, at the address of the unit
15			being foreclosed;
16		<u>(ii)</u>	All mortgage creditors whose names are or
17			can be discovered by the association;
18		<u>(iii)</u>	The director of taxation;
19		(iv)	The director of finance of the county where
20			the unit is located; and
21		(v)	The planned community association in which
22			the unit is located, if any;



S.B. NO. ¹⁴⁵⁴ s.d. 1

50

1		(B) Posting notice on the front door or other		
2		conspicuous location on the unit not less than		
3		twenty-one days before the day of sale; and		
4		(C) Publishing notice three times, once in each of		
5		three successive weeks, in a newspaper having		
6		general circulation in the county where the unit		
7		is located, the last publication to be not less		
8		than fourteen days before the day of sale; and		
9	(3)	Within thirty days after selling the unit, the		
10		attorney shall record an affidavit at the bureau of		
11		conveyances or the land court to be recorded and		
12		indexed pursuant to chapter 501 or 502, as		
13		appropriate, setting forth fully and particularly the		
14		association's acts consistent with this section;		
15		provided that an affidavit recorded pursuant to this		
16		paragraph shall include a copy of the notice of sale		
17		as an exhibit and may include other evidence of		
18		compliance with the requirements of this section; and		
19		provided further that the affidavit or a certified		
20		copy shall be admitted as evidence of the completion		
21		of the foreclosure if it demonstrates that the unit		

S.B. NO. ¹⁴⁵⁴ S.D. 1

1	was sold in compliance with the procedures established
2	in this section.
3	(d) The notice required by subsection (c) shall identify
4	the association foreclosing its lien, contain a description of
5	the unit being foreclosed upon, and contain a statement of the
6	time and place proposed for the sale of the unit no sooner than
7	four weeks from the date when first advertised.
8	(e) Any sale for which notice has been given pursuant to
9	subsection (c) may be postponed from time to time by public
10	announcement made by a person acting on behalf of the
11	association. The date and time of the postponed auction, or
12	information that the auction was canceled, shall be disclosed to
13	any person entitled to notice pursuant to subsection (c) who
14	requests that information.
15	(f) An association that holds a lien on a unit may
16	purchase the unit at auction and may satisfy the bid price
17	requirement of subsection (g) by credit bidding up to the amount
18	of the association's lien.
19	(g) Except as provided in subsection (f), a down payment
20	of no more than ten per cent of the highest successful bid
21	price, but not more, shall be paid to the association by the
22	successful bidder immediately after the completion of the
	2011-1318 SB1454 SD1 SMA.doc 51

S.B. NO. ¹⁴⁵⁴ S.D. 1

1	auction sale; provided that the successful bidder shall remain
2	liable to the association for the balance of the highest
3	successful bid price and for damages, if any, that result from
4	the successful bidder's failure, neglect, or refusal to complete
5	the purchase. The successful bidder's interest in the unit
6	shall be subject to the right, title, and interest of any prior
7	liens as defined in subsection (a) of this section.
8	(h) Any person entitled to notice pursuant to subsection
9	(c) may make a request, prior to the auction, for the amount to
10	cure the default, together with an estimated amount of the
11	foreclosing association's attorneys' fees and costs, and all
12	other fees and costs estimated to be incurred by the foreclosing
13	association related to the default. The association shall
14	disclose the requested information within five business days
15	after the request.
16	(i) The association shall disclose the sale price of the
17	foreclosed unit once auctioned upon the request of any person
18	entitled to notice pursuant to subsection (c). If the
19	association purchases a unit in foreclosure and proposes to
20	re-sell the unit, the association shall disclose in writing to
21	all prospective purchasers the recorded amounts and holders of

2011-1318 SB1454 SD1 SMA.doc

S.B. NO. ¹⁴⁵⁴ s.d. 1

53

1	all prior	liens as described in subsection (a) of this section
2	on the un	<u>it.</u> "
3	SECT	ION 6. Section 603-21.7, Hawaii Revised Statutes, is
4	amended t	o read as follows:
5	"§60	3-21.7 Nonjury cases. The several circuit courts
6	shall hav	e jurisdiction, without the intervention of a jury
7	except as	provided by statute, as follows:
8	(a)	Of actions or proceedings:
9	(1)	For the determination and declaration of heirs of
10		deceased persons, which jurisdiction shall be in
11		addition to the probate jurisdiction of the court;
12	(2)	For the admeasurement of dower and curtesy, or the
13		partition of real estate;
14	(3)	For enforcing and regulating the execution of trusts,
15		whether the trusts relate to real or personal estate,
16		for the foreclosure of mortgages, for the foreclosure
17		of liens by a condominium association subject to
18		chapter 514A or 514B or a planned community
19		association subject to chapter 421J, for the specific
20		performance of contracts, and except when a different
21		provision is made they shall have original and
22		exclusive jurisdiction of all other cases in the

S.B. NO. ¹⁴⁵⁴ S.D. 1

1	nature of suits in equity, according to the usages and		
2	principles of courts of equity;		
3	(b) Of actions or proceedings in or in the nature of		
4	habeas corpus, prohibition, mandamus, quo warranto, and all		
5	other proceedings in or in the nature of applications for writs		
6	directed to courts of inferior jurisdiction, to corporations and		
7	individuals, as may be necessary to the furtherance of justice		
8	and the regular execution of the law."		
9	SECTION 7. Statutory material to be repealed is bracketed		
10	and stricken. New statutory material is underscored.		
11	SECTION 8. This Act shall take effect on July 1, 2011.		
12			



S.B. NO. ¹⁴⁵⁴ S.D. 1

55

Report Title:

Homeowners Associations; Foreclosure

Description:

Authorizes a planned community association or a condominium association to pursue nonjudicial foreclosure for outstanding liens; allows an association to acquire a unit through credit bidding at auction; specifies allocation of excess rental income. (SD1)

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

