## A BILL FOR AN ACT

RELATING TO FORECLOSURES.

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

1	PART 1
2	SECTION 1. The legislature finds that Act 162, Session
3	Laws of Hawaii 2010, established a mortgage foreclosure task
4	force to recommend policies and procedures to improve the way
5	mortgage foreclosures are conducted in the State. Act 162
6	required the task force to submit its findings and
7	recommendations, including any proposed legislation, to the
8	legislature for the regular sessions of 2011 and 2012.
9	The task force held several public meetings over the
10	legislative interim of 2010 to discuss the various items for
11	review raised under Act 162. Based upon these discussions, the
12	task force adopted recommendations, including proposed
13	legislation, in its report to the legislature for the regular
14	session of 2011. Some of the task force's recommendations were
15	included in Act 48, Session Laws of Hawaii 2011, a far-reaching
16	mortgage foreclosure reform measure that, among other things:

1	(1)	Temporarily authorized mortgagors who are occupying,
2		as a primary residence, real property that is subject
3		to nonjudicial foreclosure to either:
4		(A) Participate in the mortgage foreclosure dispute
5		resolution program established under Act 48; or
6		(B) Convert the nonjudicial foreclosure to a judicial
7		foreclosure;
8	(2)	Imposed a temporary moratorium on all new nonjudicial
9		foreclosures conducted under part I of chapter 667,
10		Hawaii Revised Statutes; and
11	(3)	Specified prohibited conduct and consequences of
12		violations for foreclosing mortgagees, including
13		making any violation of the mortgage foreclosure law
14		under chapter 667, Hawaii Revised Statutes, an unfair
15		or deceptive act or practice subject to the enhanced
16		penalties under chapter 480, Hawaii Revised Statutes.
17	The t	cask force met again over several public meetings
18	during the	e legislative interim of 2011 to continue its work
19	under Act	162. The focus of these meetings was divided among
20	these majo	or issues:
21	(1)	The new mortgage foreclosure provisions of Act 48,
22		Session Laws of Hawaii 2011;

1	(2) Matters involving condominium and other homeowner
2	associations, including association liens and the
3	collection of unpaid assessments; and
4	(3) Mortgage foreclosure counseling and dispute resolution
5	issues.
6	Based upon its deliberations on these issues, the task force
7	adopted further recommendations in its report to the legislature
8	for the regular session of 2012.
9	The purpose of this Act is to implement the recommendations
10	of the mortgage foreclosure task force submitted to the
11	legislature for the regular session of 2012, and other best
12	practices to address mortgage foreclosures and related issues.
13	PART II
14	SECTION 2. Chapter 421J, Hawaii Revised Statutes, is
15	amended as follows:
16	1. By adding two new sections to be appropriately
17	designated and to read:
18	"§421J-A Association fiscal matters; lien for assessments.
19	(a) All sums assessed by the association, but unpaid for the
20	share of the assessments chargeable to any unit, shall
21	constitute a lien on the unit. The priority of the
22	association's lien shall, except as otherwise provided by law,

- 1 be as provided in the association documents or, if no priority
- 2 is provided in the association documents, by the recordation
- 3 date of the liens; provided that any amendment to the
- 4 association documents that governs the priority of liens on the
- 5 unit shall not provide that an association lien shall have
- 6 priority over a mortgage lien that is recorded before the
- 7 amendment is recorded. A lien recorded by an association for
- 8 unpaid assessments shall expire six years from the date of
- 9 recordation unless proceedings to enforce the lien are
- 10 instituted prior to the expiration of the lien; provided that
- 11 the expiration of a recorded lien shall in no way affect the
- 12 association's automatic lien that arises pursuant to this
- 13 subsection or the association documents. Any proceedings to
- 14 enforce an association's lien for any assessment shall be
- 15 instituted within six years after the assessment became due;
- 16 provided that if the owner of a unit subject to a lien of the
- 17 association files a petition for relief under the United States
- 18 Bankruptcy Code (11 U.S.C. §101 et seq.), the period of time for
- 19 instituting proceedings to enforce the association's lien shall
- 20 be tolled until thirty days after the automatic stay of
- 21 proceedings under section 362 of the United States Bankruptcy
- 22 Code (11 U.S.C. §362) is lifted.



1	The lien of the association may be foreclosed by action or
2	by nonjudicial or power of sale foreclosure procedures set forth
3	in chapter 667, by the managing agent or board, acting on behalf
4	of the association and in the name of the association; provided
5	that no association may exercise the nonjudicial or power of
6	sale remedies provided in chapter 667 to foreclose a lien
7	against any unit that arises solely from fines, penalties, legal
8	fees, or late fees, and the foreclosure of any such lien shall
9	be filed in court pursuant to part IA of chapter 667. In any
10	association foreclosure, the unit owner shall be required to pay
11	a reasonable rental for the unit, if so provided in the
12	association documents or the law, and the plaintiff in the
13	foreclosure shall be entitled to the appointment of a receiver
14	to collect the rental owed by the unit owner or any tenant of
15	the unit. If the association is the plaintiff, it may request
16	that its managing agent be appointed as receiver to collect the
17	rental from the tenant. The managing agent or board, acting on
18	behalf of the association and in the name of the association,
19	may bid on the unit at foreclosure sale and acquire and hold,
20	lease, mortgage, and convey the unit thereafter as the board
21	deems reasonable. Action to recover a money judgment for unpaid

assessments shall be maintainable without foreclosing or waiving 1 2 the lien securing the unpaid assessments owed. 3 (b) Except as provided in subsection (q) or in the association documents, when the mortgagee of a mortgage of 4 5 record or other purchaser of a unit obtains title to the unit as 6 a result of foreclosure of the mortgage, the acquirer of title 7 and the acquirer's successors and assigns shall not be liable 8 for the share of the assessments by the association chargeable 9 to the unit that became due prior to the acquisition of title to the unit by the acquirer. The unpaid share of assessments shall 10 11 be deemed to be assessments collectible from all of the unit 12 owners, including the acquirer and the acquirer's successors and 13 assigns. The mortgagee of record or other purchaser of the unit 14 shall be deemed to acquire title and shall be required to pay 15 the unit's share of assessments beginning: 16 (1) Thirty-six days after the order confirming the sale to 17 the purchaser has been filed with the court; 18 Sixty days after the hearing at which the court grants (2) the motion to confirm the sale to the purchaser; 19 20 Thirty days after the public sale in a nonjudicial (3) 21 power of sale foreclosure conducted pursuant to

chapter 667; or

- 1 (4) Upon the recording of the instrument of conveyance; 2 whichever occurs first; provided that the mortgagee of record or other purchaser of the unit shall not be deemed to acquire title 3 under paragraph (1), (2), or (3), if transfer of title is 4 5 delayed past the thirty-six days specified in paragraph (1), the 6 sixty days specified in paragraph (2), or the thirty days 7 specified in paragraph (3), when a person (other than the 8 mortgagee of record or other purchaser of the unit) who appears 9 at the hearing on the motion or a party to the foreclosure **10** action (other than the mortgagee of record or other purchaser of the unit) requests reconsideration of the motion or order to 11 12 confirm sale, objects to the form of the proposed order to 13 confirm sale, appeals the decision of the court to grant the motion to confirm sale, or the debtor or mortgagor declares 14 15 bankruptcy or is involuntarily placed into bankruptcy. In any such case, the mortgagee of record or other purchaser of the 16 17 unit shall be deemed to acquire title upon recordation of the 18 instrument of conveyance. (c) Except as provided in section 667-B(c), no unit owner 19 shall withhold any assessment claimed by the association. A 20 21 unit owner who disputes the amount of an assessment may request 22 a written statement clearly indicating:
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1	(1)	The amount of regular and special assessments included
2		in the assessment, including the due date of each
3		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 to
11		resolve disputes about the amount or validity of an
12		association's assessment; provided that the unit owner
13		immediately pays the assessment in full and keeps
14		assessments current; and
15	(6)	That payment in full of the assessment does not
16		prevent the unit owner from contesting the assessment
17		or receiving a refund of amounts not owed.
18	Nothing i	n this section shall limit the rights of a unit owner
19	to the pro	otection of all fair debt collection procedures
20	mandated	under federal and state law.
21	<u>(d)</u>	A unit owner who pays an association the full amount
22	claimed b	y the association may file a claim against the
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- 1 association in court, including small claims court, or require 2 the association to mediate under section 421J-13 to resolve any disputes concerning the amount or validity of the association's 3 4 claim. If the unit owner and the association are unable to resolve the dispute through mediation, either party may file for 5 6 relief with a court; provided that a unit owner may only file for relief in court if all amounts claimed by the association 7 8 are paid in full on or before the date of filing. If the unit 9 owner fails to keep all association assessments current during 10 the court hearing, the association may ask the court to 11 temporarily suspend the proceedings. If the unit owner pays all 12 association assessments within thirty days of the date of 13 suspension, the unit owner may ask the court to recommence the proceedings. If the unit owner fails to pay all association 14 assessments by the end of the thirty-day period, the association 15 16 may ask the court to dismiss the proceedings. The unit owner 17 shall be entitled to a refund of any amounts paid to the 18 association that are not owed. (e) In conjunction with or as an alternative to 19 20 foreclosure proceedings under subsection (a), where a unit is
- or board, after sixty days written notice to the unit owner of

owner-occupied, the association may authorize its managing agent

1 the unit's share of the assessments, to terminate the delinquent 2 unit's access to the common areas and cease supplying a 3 delinquent unit with any and all services normally supplied or paid for by the association. Any terminated services and 4 5 privileges shall be restored upon payment of all delinquent 6 assessments, but need not be restored until payment in full is 7 received. 8 (f) Before the board or managing agent may take the 9 actions permitted under subsection (e), the board shall adopt a 10 written policy providing for such actions and have the policy approved by a majority vote of the unit owners, as provided in 11 12 the association documents, who are present in person or by proxy or as otherwise permitted by the association documents, at an 13 14 annual or special meeting of the association or by the written 15 consent of a voting interest equal to a quorum of the unit 16 owners unless the association documents already permit the 17 process. 18 (g) Subject to this subsection and subsection (h), the 19 board may specially assess the amount of the unpaid regular

periodic assessments for assessments against a person who, in a

judicial or nonjudicial power of sale foreclosure, purchases a

22 <u>delinquent unit; provided that:</u>

20

21

1	(1)	A purchaser who holds a mortgage on a delinquent unit,
2		which mortgage is not subordinate to the priority of
3		lien by the association, and who acquires the
4		delinquent unit through a judicial or nonjudicial
5		foreclosure proceeding, including purchasing the
6		delinquent unit at a foreclosure auction, shall not be
7		obligated to make, nor be liable for, payment of the
8		special assessment as provided for under this
9		subsection; and
10	(2)	A person who subsequently purchases the delinquent
11		unit from the mortgagee referred to in paragraph (1)
12		shall be obligated to make, and shall be liable for,
13		payment of the special assessment provided for under
14		this subsection; and provided further that the
15		mortgagee or subsequent purchaser may require the
16		association to provide, at no charge, a notice of the
17		association's intent to claim a lien against the
18		delinquent unit for the amount of the special
19		assessment, prior to the subsequent purchaser's
20		acquisition of title to the delinquent unit. The
21		notice shall state the amount of the special

1		assessment, how that amount was calculated, and the
2		legal description of the unit.
3	(h)	The amount of the special assessment assessed under
4	subsection	n (g) shall not exceed the total amount of unpaid
5	regular p	eriodic assessments that were assessed during the six
6	months im	mediately preceding the completion of the judicial or
7	nonjudici	al power of sale foreclosure.
8	<u>(i)</u>	For purposes of subsections (g) and (h), the following
9	definition	ns shall apply, unless the context requires otherwise:
10	"Com	pletion" means:
11	(1)	In a nonjudicial power of sale foreclosure, when the
12		affidavit required under section 667-33 is recorded;
13		<u>and</u>
14	(2)	In a judicial foreclosure, when a purchaser is deemed
15		to acquire title pursuant to subsection (b).
16	"Reg	ular periodic assessments" does not include:
17	(1)	Any special assessment, except for a special
18		assessment imposed on all units as part of a budget
19		adopted pursuant to the association documents;
20	(2)	Late charges, fines, or penalties;
21	(3)	Interest assessed by the association;
22	(4)	Any lien arising out of the assessment; or

1	(5) Any fees or costs related to the collection or
2	enforcement of the assessment, including attorneys'
3	fees and court costs.
4	§421J-B Association fiscal matters; collection of unpaid
5	assessments from tenants or rental agents. (a) If a unit owner
6	rents or leases the unit and is in default for thirty days or
7	more in the payment of the unit's share of the regular
8	assessments, the board, for as long as the default continues,
9	may demand in writing and receive each month, or any other
10	period of time for rental payment as provided in the lease, from
11	any tenant occupying the unit or rental agent renting the unit,
12	an amount sufficient to pay all sums due from the unit owner to
13	the association, including interest, if any, but the amount
14	shall not exceed the tenant's rent due at the time of demand.
15	The tenant's payment under this section shall discharge that
16	amount of payment from the tenant's rent obligation, and any
17	contractual provision to the contrary shall be void as a matter
18	of law.
19	(b) Before taking any action under this section, the board
20	shall give to the delinquent unit owner written notice of the
21	board's intent to collect the rent owed. The notice shall:
22	(1) Be sent both by first-class and certified mail;
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1	(2)	Set forth the exact amount the association claims is	
2		due and owing by the unit owner; and	
3	(3)	Indicate the intent of the board to collect such	
4		amount from the rent, along with any other amounts	
5		that become due and remain unpaid.	
6	(c)	The unit owner shall not take any retaliatory action	
7	against t	he tenant for payments made under this section.	
8	(d)	The payment of any portion of the unit's share of	
9	regular a	ssessments by the tenant pursuant to a written demand	
10	by the bo	ard is a complete defense, to the extent of the amount	
11	demanded	and paid by the tenant, in an action for nonpayment of	
12	rent brou	ght by the unit owner against a tenant.	
13	<u>(e)</u>	The board may not demand payment from the tenant	
14	pursuant	to this section if:	
15	(1)	A commissioner or receiver has been appointed to take	
16		charge of the unit pending a mortgage foreclosure;	
17	(2)	A mortgagee is in possession of the unit pending a	
18		mortgage foreclosure; or	
19	(3)	The tenant is served with a court order directing	
20		payment to a third party.	
21	(f)	In the event of any conflict between this section and	
22	any provi	sion of chapter 521, the conflict shall be resolved in	
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- 1 favor of this section; provided that if the tenant is entitled
- 2 to an offset of rent under chapter 521, the tenant may deduct
- 3 the offset from the amount due to the association, up to the
- 4 limits stated in chapter 521. Nothing herein precludes the unit
- 5 owner or tenant from seeking equitable relief from a court of
- 6 competent jurisdiction or seeking a judicial determination of
- 7 the amount owed.
- 8 (q) Before the board may take the actions permitted under
- 9 subsection (a), the board shall adopt a written policy providing
- 10 for the actions and have the policy approved by a majority vote
- 11 of the unit owners, as provided in the association documents,
- 12 who are present in person or by proxy or as otherwise permitted
- 13 by the association documents, at an annual or special meeting of
- 14 the association or by the written consent of a voting interest
- 15 equal to a quorum of the unit owners unless the association
- 16 documents already permit the process."
- 17 2. By adding a new definition to section 421J-2 to be
- 18 appropriately inserted and to read:
- 19 ""Assessment" means funds collected by an association from
- 20 association members to operate and manage the association,
- 21 maintain property within the planned community for the common
- 22 use or benefit of association members, or provide services to



1	association members. The term also means expenditures made by,
2	or financial liabilities of, the association for operation of
3	the property and includes any allocations to reserves."
4	SECTION 3. Chapter 667, Hawaii Revised Statutes, is
5	amended as follows:
6	1. By designating part I as part IA and amending the title
7	of that part to read:
8	"PART [1.] IA. FORECLOSURE BY ACTION [OR
9	FORECLOSURE BY POWER OF SALE] "
10	2. By adding three new sections to part IA, as designated
11	in this section of this Act, to be appropriately designated and
12	to read:
13	"§667- Association foreclosures; cure of default;
14	payment plan. If a foreclosure by action is initiated by an
15	association pursuant to section 421J-A, 514A-90, or 514B-146:
16	(1) At the time of the commencement of the foreclosure by
17	action, the association shall serve the unit owner
18	with written contact information for approved housing
19	counselors and approved budget and credit counselors;
20	(2) A unit owner may cure the default within sixty days
21	after commencement of the foreclosure by action by
22	paying the association the full amount of the default,

1		including the foreclosing association's attorneys'
2		fees and costs, and all other fees and costs related
3		to the default along with any additional amounts
4		estimated to be incurred by the foreclosing
5		association;
6	(3)	A unit owner may submit a payment plan within thirty
7		days after commencement of the foreclosure by action.
8		The unit owner shall submit the payment plan to the
9		association or its attorney by certified mail return
10		receipt requested or by hand delivery. The
11		association shall not reject a reasonable payment
12		plan. A unit owner's failure to strictly perform any
13		agreed-upon payment plan shall entitle the association
14		to pursue its remedies without further delay.
15		For purposes of this paragraph, "reasonable payment
16		plan" means a plan that provides for:
17		(A) Timely payment of all assessments that become due
18		after the date that the payment plan is proposed;
19		and
20		(B) Additional monthly payments of an amount
21		sufficient to cure the default, within a
22		reasonable period under the circumstances as

1		determined by the board of directors in its
2		discretion; provided that a period of up to
3		twelve months shall be deemed reasonable; and
4		provided further that the board of directors
5		shall have the discretion to agree to a payment
6		plan in excess of twelve months;
7	(4)	From and after the date that the unit owner gives
8		written notice to the association of the unit owner's
9		intent to cure the default pursuant to paragraph (2)
10		or timely submits a payment plan pursuant to paragraph
11		(3), any foreclosure by action shall be stayed during
12		the sixty-day period to cure the default or during the
13		term of the payment plan or a longer period that is
14		agreed upon by the parties;
15	(5)	If the default is cured pursuant to paragraph (2), the
16		association shall dismiss the foreclosure by action.
17		If the parties have agreed on a payment plan pursuant
18		to paragraph (3), the association shall stay the
19		foreclosure by action. Within fourteen days of the
20		date of the cure or an agreement on a payment plan,
21		the association shall notify any person who was served
22		as a result of the foreclosure by action that the

1		action has been dismissed or stayed, as the case may
2		be. If a notice of pendency of action for the
3		foreclosure by action was recorded, a release of the
4		notice of pendency of action shall be recorded if the
5		action is dismissed; and
6	<u>(6)</u>	If the default is not cured pursuant to paragraph (2),
7		or the parties have not agreed on a payment plan
8		pursuant to paragraph (3), the association may
9		continue to foreclose the association's lien under
10		foreclosure by action.
11	<u>§667</u>	- Publication of notice of public sale. The
12	foreclosi	ng mortgagee in a foreclosure by action shall have the
13	public no	tice of the public sale:
14	(1)	Printed in not less than seven-point font and
15		published in the classified section of a newspaper of
16		general circulation in the real property tax zone in
17		which the mortgaged property is located, as shown on
18		the applicable county real property tax maps kept by
19		each respective county's real property tax assessment
20		division, except for the county of Kalawao which shall
21		be considered its own geographic area for the purposes
22		of this paragraph. For the purposes of this paragraph,

1	a newspaper is of general circulation if the		
2	newspaper:		
3	(A) Contains news of a general nature; and		
4	(B) Is distributed within the county where the		
5	mortgaged property is located:		
6	(i) At least weekly;		
7	(ii) For a minimum of six months unless		
8	interrupted by strike, natural disaster, or		
9	act of war or terror; and		
10	(iii) To a minimum of one per cent of the		
11	residents of the county, as determined by		
12	the last decennial United States census and		
13	as verified by an independent audit.		
14	A person may apply to the circuit court for an order		
15	confirming a newspaper to be of general circulation		
16	for purposes of this paragraph, which the court shall		
17	grant upon proof of compliance with this paragraph.		
18	The public notice shall be published once each week		
19	for three consecutive weeks, constituting three		
20	publications. The public sale shall take place no		
21	sooner than fourteen days after the date of the		

	publication of the third public notice advertisement;	
	<u>or</u>	
(2)	Not less than twenty-eight days before the date of the	
	public sale, published on a website maintained by the	
	department; provided that the mortgaged property is	
	owned by an owner-occupant.	
<u>§</u> 6	Attorney affirmation in judicial foreclosure.	
Any att	orney who files on behalf of a plaintiff seeking to	
foreclo	se on a residential property under this part shall sign	
and submit an affirmation that the attorney has verified the		
accurac	of the documents submitted, under penalty of perjury	
and sub	ject to applicable rules of professional conduct. The	
affirma	tion shall be in substantially the following form:	
	CIRCUIT COURT OF THE STATE OF HAWAII	
	Plaintiff,	
V.	AFFIRMATION	
	Defendant(s)	
Mortgaged	•	
	Note: During and after August 2010, numerous and widespread insufficiencies in foreclosure filings in various courts around the nation were reported by major mortgage lenders and other authorities, including failure to review documents and files to establish standing and other foreclosure requisites; filing of notarized	

		ttest to such review and to other critical facts in the "robosignature" of documents.
		* * *
pena	[], Esq., pur lties of perjury, affirms as fol	rsuant to Hawaii Revised Statutes §667 and under the lows:
1.		y licensed to practice in the state of Hawaii and am affiliated, the attorneys of record for Plaintiff in the foreclosure action. As such, I am fully aware of the underlying the bedings had herein.
2.	Plaintiff, who informed me and records relating to this accuracy of the allegations	with the following representative or representatives of e that he/she/they (a) personally reviewed plaintiff's document case for factual accuracy; and (b) confirmed the factual set forth in the Complaint and any supporting affidavits or Court, as well as the accuracy of the notarizations contained in filed therewith.
	Name	Title
3.	own inspection and other r best of my knowledge, info papers filed or submitted to	ation with [persons specified in item 2], as well as upon my easonable inquiry under the circumstances, I affirm that, to the ormation, and belief, the Summons, Complaint, and other to the Court in this matter contain no false statements of fact or egal standing to bring this foreclosure action. I understand my
	<u>-</u>	nend this Affirmation in light of newly discovered material

3. By designating section 667-1 as section 667-1.5.

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1	4. By amending the title of part II to read:
2	"[-{]PART II.[ <del>] ALTERNATE</del> ] POWER OF SALE
3	FORECLOSURE PROCESS"
4	5. By adding a new part I to read:
5	"PART I. GENERAL PROVISIONS
6	§667-1 Definitions. As used in this chapter:
7	"Approved budget and credit counselor" means a Hawaii-based
8	budget and credit counseling agency that has received approval
9	from a United States trustee or bankruptcy administrator to
10	provide instructional courses concerning personal financial
11	management pursuant to title 11 United States Code section 111.
12	"Approved housing counselor" means a Hawaii-based housing
13	counseling agency that has received approval from the United
14	States Department of Housing and Urban Development to provide
15	housing counseling services pursuant to section 106(a)(2) of the
16	Housing and Urban Development Act of 1968, title 12 United
17	States Code section 1701x, as the agency appears on the United
18	States Department of Housing and Urban Development website.
19	"Assessment" has the same meaning as "common expenses" in
20	section 514B-3 and "assessment" in section 421J-2.
21	"Association" has the same meaning as defined in sections
22	421J-2 and 514B-3.

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- 1 "Association documents" has the same meaning as defined in
- 2 section 421J-2 and includes the "declaration" defined in section
- 3 514B-3 and the "bylaws" described in section 514B-108,
- 4 respectively.
- 5 "Association lien" has the same meaning as the lien
- 6 established under section 421J-A or 514B-146.
- 7 "Borrower" means the borrower, maker, cosigner, or
- 8 guarantor under a mortgage agreement.
- 9 "Department" means the department of commerce and consumer
- 10 affairs.
- "Director" means the director of commerce and consumer
- 12 affairs.
- "Dispute resolution" means a facilitated negotiation under
- 14 part V between a mortgagor and mortgagee for the purpose of
- 15 reaching an agreement for mortgage loan modification or other
- 16 agreement in an attempt to avoid foreclosure or to mitigate
- 17 damages if foreclosure is unavoidable.
- 18 "Foreclosure notice" means notice of default and intention
- 19 to foreclose prepared pursuant to section 667-22.
- 20 "Mailed" means to be sent by first class mail, postage
- 21 prepaid, unless otherwise expressly directed in this chapter.

- 1 "Mortgage" means a mortgage, security agreement, or other
- 2 document under which property is mortgaged, encumbered, pledged,
- 3 or otherwise rendered subject to a lien for the purpose of
- 4 securing the payment of money or the performance of an
- 5 obligation.
- 6 "Mortgage agreement" includes the mortgage, the note or
- 7 debt document, or any document amending any of the foregoing.
- 8 "Mortgaged property" means the property that is subject to
- 9 the lien of the mortgage.
- 10 "Mortgagee" means the current holder of record of the
- 11 mortgagee's or the lender's interest under the mortgage or the
- 12 current mortgagee's or lender's duly authorized agent.
- "Mortgagor" means the mortgagor or borrower named in the
- 14 mortgage and, unless the context otherwise indicates, includes
- 15 the current owner of record of the mortgaged property whose
- 16 interest is subject to the mortgage.
- 17 "Neutral" means a person who is a dispute resolution
- 18 specialist assigned to facilitate the dispute resolution process
- 19 required by part V.
- 20 "Nonjudicial foreclosure" means foreclosure under power of
- 21 sale.

1	"Owner-occupant" means a person, at the time that a notice
2	of default and intention to foreclose is served on the mortgagor
3	under the power of sale:
4	(1) Who owns an interest in the residential property, and
5	the interest is encumbered by the mortgage being
6	foreclosed; and
7	(2) For whom the residential property is and has been the
8	person's primary residence for a continuous period of
9	not less than two hundred days immediately preceding
10	the date on which the notice is served.
11	"Power of sale" or "power of sale foreclosure" means a
12	nonjudicial foreclosure when the mortgage contains, authorizes,
13	permits, or provides for a power of sale, a power of sale
14	foreclosure, a power of sale remedy, or a nonjudicial
15	foreclosure.
16	"Property" means property (real, personal, or mixed), an
17	interest in property (including fee simple, leasehold, life
18	estate, reversionary interest, and any other estate under
19	applicable law), or other interests that can be subject to the
20	lien of a mortgage.
21	"Record" means to record or file a document in the office
22	of the assistant registrar of the land court under chapter 501



- 1 or to record a document in the bureau of conveyances under
- 2 chapter 502, or both, as applicable.
- 3 "Residential property" means real property that is improved
- 4 and used for residential purposes.
- 5 "Serve", when referring to providing notice of intention to
- 6 foreclose or notice of default and intention to foreclose
- 7 pursuant to a nonjudicial foreclosure, means to have service of
- 8 the notice of default and intention to foreclose made in
- 9 accordance with the service of process or the service of summons
- 10 under the Hawaii rules of civil procedure and under sections
- 11 634-35 and 634-36, excluding however, any return or affidavit of
- 12 service obligations required therein.
- "Time share interest" has the same meaning as in section
- **14** 514E-1.
- 15 "Unit" has the same meaning as in sections 421J-2 and 514B-
- **16** 3.
- "Unit owner" has the same meaning as "member" in section
- 18 421J-2 and "unit owner" in section 514B-3."
- 19 6. By adding a new part to be appropriately designated and
- 20 to read:
- 21 "PART . ASSOCIATION ALTERNATE POWER OF SALE
- 22 FORECLOSURE PROCESS

1	§667-A Alternate power of sale process. The power of sale		
2	process in this part is an alternative process for associations		
3	to the foreclosure by action in part IA and the foreclosure by		
4	power of sale in part II.		
5	§667-B Notice of default and intention to foreclose;		
6	contents; distribution; alternative remedies for failure to		
7	serve. (a) When a unit owner has failed to pay an assessment,		
8	and when the association intends to conduct a power of sale		
9	foreclosure under this part, the association shall prepare a		
10	written notice of default and intention to foreclose addressed		
11	to the unit owner. The notice of default and intention to		
12	foreclose shall state:		
13	(1) The name and address of the association;		
14	(2) The name and last known address of the unit owners;		
15	(3) With respect to the unit, the address or a description		
16	of its location, tax map key number, and certificate		
17	of title or transfer certificate of title number if		
18	registered in the land court;		
19	(4) The description of the default or, if the default is a		
20	monetary default, an itemization of the delinquent		
21	amount;		

1	(5)	The action required to cure the default, including the
2		delinquent amount and the estimated amount of the
. 3		association's attorney's fees and costs, and all other
4		fees and costs related to the default estimated to be
5		incurred by the association by the deadline date;
6	(6)	The date by which the default must be cured, which
7		shall be within sixty days after service of the notice
8		of default and intention to foreclose;
9	(7)	A statement that if the default is not cured by the
10		deadline date stated in the notice of default and
11		intention to foreclose, the entire unpaid balance of
12		the moneys owed to the association will become due,
13		that the association intends to conduct a power of
14		sale foreclosure to sell the unit at a public sale
15		without any court action and without going to court,
16		and that the association or any other person may
17		acquire the unit at the public sale;
18	(8)	A statement that if the default is not cured by the
19		deadline date stated in the notice of default and
20		intention to foreclose, the association may publish
21		the public notice of the public sale on a website

1		maintained by the department, pursuant to section 667-
2		F(d)(2);
3	(9)	The name, address, electronic address, and telephone
4		number of the attorney who is representing the
5		association; provided that the attorney shall be
6		licensed to practice law in the State and physically
7		located in the State; and
8	(10)	Notice of the right of the unit owner to submit a
9		payment plan within thirty days pursuant to subsection
10		(c).
11	(b)	The notice of default and intention to foreclose shall
12	also cont	ain wording substantially similar to the following in
13	all capit	al letters and printed in not less than fourteen-point
14	font:	
15		"IF THE DEFAULT ON THE PAYMENT OF ASSESSMENTS
16		CONTINUES AFTER THE DEADLINE DATE IN THIS NOTICE, THE
17		UNIT MAY BE FORECLOSED AND SOLD WITHOUT ANY COURT
18		ACTION AND WITHOUT GOING TO COURT.
19		YOU MAY HAVE CERTAIN LEGAL RIGHTS OR DEFENSES.
20		FOR ADVICE, YOU SHOULD CONSULT WITH AN ATTORNEY
21		LICENSED IN THIS STATE.
22		ALL FUTURE NOTICES AND CORRESPONDENCE WILL BE

1	MAILED TO YOU AT THE ADDRESS AT WHICH YOU RECEIVED
2	THIS NOTICE UNLESS YOU SEND WRITTEN INSTRUCTIONS TO
3	THIS OFFICE INFORMING THIS OFFICE OF A DIFFERENT
4	ADDRESS. THE WRITTEN INSTRUCTIONS MUST BE SENT TO
5	THIS OFFICE BY CERTIFIED MAIL, REGISTERED MAIL, OR
6	EXPRESS MAIL, POSTAGE PREPAID AND RETURN RECEIPT
7	REQUESTED."
8	(c) A unit owner may submit a payment plan within thirty
9	days after service of a notice of default and intention to
10	foreclose on the unit owner. The unit owner shall submit the
11	payment plan to the association or its attorney by certified
12	mail return receipt requested or by hand delivery. The
13	association shall not reject a reasonable payment plan. A unit
14	owner may also cure the default within sixty days after service
15	of a notice of default and intention to foreclose on the unit
16	owner by paying the association the full amount of the default,
17	including the foreclosing association's attorneys' fees and
18	costs, and all other fees and costs related to the default that
19	are incurred or estimated to be incurred by the foreclosing
20	association. From and after the date that the unit owner gives
21	written notice to the association of the unit owner's intent to
22	cure the default or timely submits a payment plan, any

- 1 nonjudicial foreclosure of the lien shall be stayed during the
- 2 sixty-day period to cure the default or during the term of the
- 3 payment plan or a longer period that is agreed upon by the
- 4 parties. A unit owner's failure to strictly perform any agreed-
- 5 upon payment plan shall entitle the association to pursue its
- 6 remedies without further delay.
- 7 For purposes of this section, "reasonable payment plan"
- 8 means a plan that provides for:
- 9 (1) Timely payment of all assessments that become due
- after the date that the payment plan is proposed; and
- 11 (2) Additional monthly payments of an amount sufficient to
- 12 cure the default, within a reasonable period under the
- 13 circumstances as determined by the board of directors
- in its discretion; provided that a period of up to
- twelve months shall be deemed reasonable; and provided
- 16 further that the board of directors shall have the
- discretion to agree to a payment plan in excess of
- 18 twelve months.
- (d) The notice of default and intention to foreclose shall
- 20 also include contact information for approved housing counselors
- 21 and approved budget and credit counselors.

1	(e)	The association shall have the notice of default and	
2	intention to foreclose served on:		
3	(1) The unit owner;		
4	(2)	Any prior or junior creditors who have a recorded lien	
5		on the unit before the recordation of the notice of	
6		default and intention to foreclose under section	
7		667-C;	
8	(3)	The state director of taxation;	
9	(4)	The director of finance of the county where the unit	
10		is located; and	
11	(5)	Any other person entitled to receive notice under	
12		section 667-5.5.	
13	(f)	If the association is unable to serve the notice of	
14	default ar	nd intention to foreclose on the unit owner or any	
15	other part	ty listed in subsection (e)(2) to (5) within sixty	
16	days, the	association may:	
17	(1)	File a special proceeding in the circuit court of the	
18		circuit in which the unit is located, for permission	
19		to proceed with a nonjudicial foreclosure by serving	
20		the unit owner only by publication and posting;	

(2) Proceed with a nonjudicial foreclosure of the unit;

provided that if the association proceeds without the

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permission of the court, the association shall not be entitled to obtain a deficiency judgment against the unit owner, and the unit owner shall have one year from the date the association records the deed in the nonjudicial foreclosure to redeem the unit by paying the unit owner's delinquency to the association; or

e control of the unit if the unit is unoccupied, er giving notice to the unit owner at the unit er's last known address as shown on the records of association or as determined by the association as t of its due diligence to serve notice to the The association's authority to take control of unit pursuant to this paragraph shall be exercised ely for the purpose of renting the unit to generate tal income to pay the unit owner's delinquency, and the association shall acquire no legal title to the unit. In addition, the association shall credit the net rental proceeds generated from the rental of the unit to the owner's delinquency. For purposes of this paragraph, "net rental proceeds" means the rental proceeds remaining each month after deducting:

1	(A)	The unit's regular monthly assessments that come
2		due while the association controls the unit
3		pursuant to this subsection;
4	(B)	Any rental agent commissions; and
5	(C)	Expenses incurred by the association in
6		maintaining the unit in rentable condition.
7	If the unit owner pays the full amount of the unit	
8	owner's delinquency to the association, the	
9	association shall return control of the unit to the	
10	unit owner; provided that the full amount of the unit	
11	owner's delinquency shall be calculated by deducting	
12	the total net rental proceeds collected by the	
13	association, if any, from the unit owner's	
14	delinquency.	
15	§667-C	Recordation of notice of default and intention to
16	foreclose. B	efore the deadline date in the notice of default
17	and intention to foreclose, the notice may be recorded in a	
18	recordable form in a manner similar to recordation of notices of	
19	pendency of action under section 501-151 or section 634-51, or	
20	both, as applicable. The recorded notice of default and	
21	intention to foreclose shall have the same effect as a notice of	
22	pendency of a	ction. From and after the recordation of the

- 1 notice of default and intention to foreclose, any person who
- 2 becomes a purchaser or encumbrancer of the unit shall be deemed
- 3 to have constructive notice of the power of sale foreclosure and
- 4 shall be bound by the foreclosure.
- 5 §667-D Cure of default. (a) If the default is cured as
- 6 required by the notice of default and intention to foreclose, or
- 7 if the parties have agreed on a payment plan, the association
- 8 shall rescind the notice of default and intention to foreclose.
- 9 Within fourteen days of the date of the cure or an agreement on
- 10 a payment plan, the association shall so notify any person who
- 11 was served with the notice of default and intention to
- 12 foreclose. If the notice of default and intention to foreclose
- 13 was recorded, a release of the notice of default and intention
- 14 to foreclose shall be recorded.
- (b) If the default is not cured as required by the notice
- 16 of default and intention to foreclose, or the parties have not
- 17 agreed on a payment plan, the association, without filing a
- 18 court action and without going to court, may foreclose the
- 19 association's lien under power of sale to sell the unit at a
- 20 public sale.

1	§667	-E Date of public sale of unit; place of sale. (a)
2	The publi	c sale of the unit shall take place on the later of the
3	following	·:
4	(1)	At least sixty days after the public notice of the
5		public sale is distributed under section 667-F; or
6	(2)	At least fourteen days after the date of the
7		publication of the third public notice advertisement
8		under section 667-F(d).
9	(d)	The public sale of the unit shall be held only in the
10	county wh	ere the unit is located; provided that the public sale
11	shall be	held only on grounds or at facilities under the
12	administr	ation of the State, as follows:
13	(1)	At the state capitol, for a public sale of a unit
14	·	located in the city and county of Honolulu;
15	(2)	At a state facility in Hilo, for a public sale of a
16		unit located in the districts of Hamakua, north Hilo,
17		south Hilo, or Puna;
18	(3)	At a state facility in Kailua-Kona, for a public sale
19		of a unit located in the districts of north Kohala,

south Kohala, north Kona, south Kona, or Kau;

1	(4)	At a state facility in the county seat of Maui, for a
2		public sale of a unit located in the county of Maui;
3		and
4	(5)	At a state facility in the county seat of Kauai, for a
5		public sale of a unit located in the county of Kauai;
6	as designa	ated by the department of accounting and general
7	services;	provided further that no public sale shall be held on
8	grounds o	r at facilities under the administration of the
9	judiciary	. The public sale shall be held during business hours
10	on a busi	ness day.
11	(c)	The public sale of the unit shall be conducted by the
12	associatio	on on the date, at the time, and at the place described
13	in the pul	blic notice of the public sale.
14	§667	-F Public notice of public sale; contents;
15	distribut	ion; publication. (a) The association shall prepare
16	the public	c notice of the public sale. The public notice shall
17	state:	
18	(1)	The date, time, and place of the public sale;
19	(2)	The unpaid balance of the moneys owed to the
20		association;
21	(3)	A description of the unit, including the address and
22		the tax map key number of the unit;

1	(4)	The name of the unit owner;
2	(5)	The name of the association;
3	(6)	The name of any prior or junior creditors having a
4		recorded lien on the unit before the recordation of
5		the notice of default and intention to foreclose under
6		section 667-C;
7	(7)	The name, the address in the State, and the telephone
8		number in the State of the person in the State
9		conducting the public sale; and
10	(8)	The terms and conditions of the public sale.
11	(b)	The public notice shall also contain wording
12	substanti	ally similar to the following in all capital letters:
13		"THE DEFAULT UNDER THE ASSOCIATION
14		DOCUMENTS MAY BE CURED NO LATER THAN THREE
15		BUSINESS DAYS BEFORE THE DATE OF THE PUBLIC
16		SALE OF THE UNIT BY PAYING THE ENTIRE AMOUNT
17		THAT WOULD BE OWED TO THE ASSOCIATION PLUS
18		THE ASSOCIATION'S ATTORNEY'S FEES AND COSTS,
19		AND ALL OTHER FEES AND COSTS INCURRED BY THE
20		FORECLOSING ASSOCIATION RELATED TO THE
21		DEFAULT, UNLESS OTHERWISE AGREED TO BETWEEN
22		THE ASSOCIATION AND THE UNIT OWNER. THERE

1		IS NO RIGHT TO CURE THE DEFAULT OR ANY RIGHT
2		OF REDEMPTION AFTER THAT TIME. IF THE
3		DEFAULT IS SO CURED, THE PUBLIC SALE SHALL
4		BE CANCELED."
5	(c)	If the default is not cured as required by the notice
6	of defaul	t and intention to foreclose, the association shall
7	have a co	py of the public notice of the public sale of the unit
8	(1)	Mailed or delivered to the unit owners at their
9		respective last known addresses;
10	(2)	Mailed or delivered to any prior or junior creditors
11		having a recorded lien on the unit before the
12		recordation of the notice of default and intention to
13		foreclose under section 667-C;
14	(3)	Mailed or delivered to the state director of taxation
15	(4)	Mailed or delivered to the director of finance of the
16		county where the unit is located;
17	(5)	Posted on the unit or on such other real property of
18		which the unit is a part; and
19	(6)	Mailed or delivered to any other person entitled to
20		receive notice under section 667-5.5 or 667-21.5.
21	(d)	The association shall have the public notice of the
22	public sa	le:

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1	( _ )	FIIIICEU I	if not less than seven-point font and
2		published	in the classified section of a newspaper of
3		general c	irculation in the real property tax zone in
4		which the	unit is located, as shown on the applicable
5		county re	al property tax maps kept by each respective
6		county's	real property tax assessment division, except
7		for the c	ounty of Kalawao which shall be considered
8		its own g	eographic area for the purposes of this
9		paragraph	. For the purposes of this paragraph, a
10		newspaper	is of general circulation if the newspaper:
11		(A) Cont	ains news of a general nature; and
12		(B) Is d	istributed within the county where the unit
13		is l	ocated:
14		(i)	At least weekly;
15		(ii)	For a minimum of six months unless
16			interrupted by strike, natural disaster, or
17			act of war or terror; and
18		(iii)	To a minimum of one per cent of the
19			residents of the county, as determined by
20			the last decennial United States census and
21			as verified by an independent audit.

1		A person may apply to the circuit court for an order
2		confirming a newspaper to be of general circulation
3		for purposes of this paragraph, which the court shall
4		grant upon proof of compliance with this paragraph.
5		The public notice shall be published once each week
6		for three consecutive weeks, constituting three
7		publications. The public sale shall take place no
8		sooner than fourteen days after the date of the
9		publication of the third public notice advertisement;
10		or
11	(2)	Not less than twenty-eight days before the date of the
12		public sale, published on a website maintained by the
13		department; provided that the unit is owned by an
14		owner-occupant.
15	§667	-G Postponement, cancellation of sale. (a) The
16	public sa	le may be either postponed or canceled by the
17	associati	on. Notice of the postponement or the cancellation of
18	the publi	c sale shall be:
19	(1)	Announced by the association at the date, time, and
20		place of the last scheduled public sale; and

(2) Provided to any other person who is entitled to

receive the notice of default under section 667-B.

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### H.B. NO.

- If there is a postponement of the public sale of the 1 unit, a new public notice of the public sale shall be published 2 once in the format described in section 667-F. The new public 3 notice shall state that it is a notice of a postponed sale. 4 5 public sale shall take place no sooner than fourteen days after the date of the publication of the new public notice. Not less 6 than fourteen days before the date of the public sale, a copy of 7 8 the new public notice shall be posted on the unit or on another 9 real property of which the unit is a part, and it shall be 10 mailed or delivered to the unit owner and to any other person
- 12 (c) Upon the fourth postponement of every series of four consecutive postponements, the association shall follow all of 13 the public notice of public sale requirements of section 667-F, 14 including the requirements of mailing and posting under section 15 667-F(c) and of publication under section 667-F(d). 16

entitled to receive notice under section 667-B(e).

- (d) The default under the association documents may be cured no later than three business days before the date of the public sale of the unit by paying the entire amount that would be owed to the association if the payments under the association documents had not been accelerated, plus the association's
- 22 attorney's fees and costs, and all other fees and costs incurred



- 1 by the association related to the default, unless otherwise
- 2 agreed to between the association and the unit owner. There is
- 3 no right to cure the default or any right of redemption after
- 4 that time. If the default is so cured, the public sale shall be
- 5 canceled.
- 6 §667-H Authorized bidder; successful bidder. Any person,
- 7 including the association, shall be authorized to bid for the
- 8 unit at the public sale and to purchase the unit. The highest
- 9 bidder who meets the requirements of the terms and conditions of
- 10 the public sale shall be the successful bidder. The public sale
- 11 shall be considered as being held when the unit is declared by
- 12 the association as being sold to the successful bidder. When
- 13 the public sale is held, the successful bidder at the public
- 14 sale, as the purchaser, shall make a nonrefundable downpayment
- 15 to the association of not less than ten per cent of the highest
- 16 successful bid price. If the successful bidder is the
- 17 association, the downpayment requirement may be satisfied by
- 18 offset and a credit bid up to the amount of the lien debt.
- 19 §667-I Successful bidder's failure to comply; forfeiture
- 20 of downpayment. If the successful bidder later fails to comply
- 21 with the terms and conditions of the public sale or fails to
- 22 complete the purchase within forty-five days after the public



### H.B. NO. H.D. 2

- 1 sale is held, the downpayment shall be forfeited by that bidder.
- 2 The forfeited downpayment shall be credited by the association
- 3 first towards the association's attorney's fees and costs, then
- 4 towards the fees and costs of the power of sale foreclosure, and
- 5 any balance towards the moneys owed to the association. The
- 6 association, in its discretion, may then accept the bid of the
- 7 next highest bidder who meets the requirements of the terms and
- 8 conditions of the public sale or may begin the public sale
- 9 process again.
- 10 §667-J Conveyance of property on payment of purchase
- 11 price; distribution of sale proceeds. (a) After the purchaser
- 12 completes the purchase by paying the full purchase price and the
- 13 costs for the purchase, the unit shall be conveyed to the
- 14 purchaser by a conveyance document. The conveyance document
- 15 shall be in a recordable form and shall be signed by the
- 16 association in the association's name. The unit owner shall not
- 17 be required to sign the conveyance document.
- 18 (b) From the sale proceeds, after paying in the following
- 19 order:
- 20 (1) The association's attorney's fees and costs;
- 21 (2) The fees and costs of the power of sale foreclosure;
- 22 (3) The moneys owed to the association; and



1	(4)	All other liens and encumbrances in the order of
2		priority as a matter of law,

- 3 the balance of the sale proceeds shall be distributed by the
- 4 association to junior creditors having valid liens on the unit
- 5 in the order of their priority and not pro rata. Any remaining
- 6 surplus after payment in full of all valid lien creditors shall
- 7 be distributed to the unit owner.
- 8 (c) Lien creditors prior to the association shall not be
- 9 forced to their right of recovery. However, the association and
- 10 any prior lien creditor may agree in writing that the proceeds
- 11 from the sale will be distributed by the association to the
- 12 prior lien creditor towards the payment of moneys owed to the
- 13 prior lien creditor before any moneys are paid to the
- 14 association.
- 15 §667-K Affidavit after public sale; contents. (a) After
- 16 the public sale is held, the association shall sign an affidavit
- 17 under penalty of perjury:
- 18 (1) Stating that the power of sale foreclosure was made

  19 pursuant to the power of sale provision in the law or

  20 association documents;
- 21 (2) Stating that the power of sale foreclosure was
- 22 conducted as required by this part;



1	(3)	Summarizing what was done by the association;
2	(4)	Attaching a copy of the recorded notice of default and
3		intention to foreclose; and
4	(5)	Attaching a copy of the last public notice of the
5		public sale.
6	(b)	The recitals in the affidavit required under
7	subsection	n (a) may, but need not, be substantially in the
8	following	form:
9.	(1)	I am duly authorized to represent or act on behalf of
10		(name of association)
11		("association") regarding the following power of sale
12		foreclosure. I am signing this affidavit in
13		accordance with the alternate power of sale
14		foreclosure law (Chapter 667, Part , Hawaii Revised
15		Statutes);
16	(2)	The association is an "association" as defined in the
17		power of sale foreclosure law;
18	(3)	The power of sale foreclosure is of an association
19		lien. If the lien was recorded, the lien was dated
20		, and recorded in the
21		(bureau of conveyances or office
22		of the assistant registrar of the land court) as

1		(recordation information). The
2		unit is located at: (address or
3		description of location) and is identified by tax map
4		key number: The legal
5		description of the property, including the certificate
6		of title or transfer certificate of title number if
7		registered with the land court, is attached as Exhibit
8		"A";
9	(4)	Pursuant to the power of sale provision of law or
10		association documents, the power of sale foreclosure
11		was conducted as required by the power of sale
12		foreclosure law. The following is a summary of what
13		was done:
14		(A) A notice of default and intention to foreclose
15		was served on the unit owner and the following
16		person: The notice of
17		default and intention to foreclose was served on
18		the following date and in the following manner:
19		;
20		(B) The date of the notice of default and intention
21		to foreclose was (date).
22		The deadline in the notice for curing the default

1		was (date), which deadline
2		date was at least sixty days after the date of
3		the notice;
4	(C)	The notice of default and intention to foreclose
5		was recorded before the deadline date in the
6		(bureau of conveyances or
7		office of the assistant registrar of the land
8		court). The notice was recorded on
9		(date) as document no.
10		A copy of the recorded
11		notice is attached as Exhibit "1";
12	(D)	The default was not cured by the deadline date in
13		the notice of default and intention to foreclose;
14	(E)	A public notice of the public sale was initially
15		published in the classified section of the
16		, in accordance with section
17		667-F(d), Hawaii Revised Statutes, once each week
18		for three consecutive weeks on the following
19		dates: A copy of the
20		affidavit of publication for the last public
21		notice of the public sale is attached as Exhibit
22		"2". The date of the public sale was

1		(date). The last
2		publication was not less than fourteen days
3		before the date of the public sale;
4	(F)	The public notice of the public sale was sent to
5		the unit owner, to the state director of
6		taxation, to the director of finance of the
7		county where the unit is located, and to the
8		following: The public
9		notice was sent on the following dates and in the
10		following manner: Those
11		dates were after the deadline date in the notice
12		of default and intention to foreclose, and those
13		dates were at least sixty days before the date of
14		the public sale;
15	(G)	The public notice of the public sale was posted
16		on the unit or on such other real property of
17		which the unit is a part on
18		(date). That date was at least sixty days before
19		the date of the public sale;
20	(H)	A public sale of the unit was held on a business
21		day during business hours on:
22		(date), at the

1	following location: The
2	highest successful bidder was
3	(name) with the highest
4	successful bid price of \$;
5	- and
6	(I) At the time the public sale was held, the default
7	was not cured; and
8	(5) This affidavit is signed under penalty of perjury.
9	§667-L Recordation of affidavit, conveyance document;
10	effect. (a) The affidavit required under section 667-K and the
11	conveyance document shall be recorded no earlier than ten days
12	after the public sale is held but not later than forty-five days
13	after the public sale is held. The affidavit and the conveyance
14	document may be recorded separately and on different days.
15	After the recordation, the association shall mail or deliver a
16	recorded copy to those persons entitled to receive the public
17	notice of the public sale under section 667-F(c).
18	(b) When both the affidavit and the conveyance document
19	are recorded:
20	(1) The sale of the unit is considered completed;
21	(2) All persons claiming by, through, or under the unit
22	owner and all other persons having liens on the unit

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1	junior to the lien of the association shall be forever
2	barred of and from any and all right, title, interest,
3	and claims at law or in equity in and to the unit and
1	every part of the unit, except as otherwise provided
5	by law;

- (3) The lien of the association and all liens junior in priority to the lien of an association shall be automatically extinguished from the unit; and
  - (4) The purchaser shall be entitled to immediate and exclusive possession of the unit.
- 11 The unit owner and any person claiming by, through, or 12 under the unit owner and who is remaining in possession of the 13 unit after the recordation of the affidavit and the conveyance 14 document shall be considered a tenant at sufferance subject to eviction or ejectment. The purchaser may bring an action in the 15 16 nature of summary possession under chapter 666, ejectment, or **17** trespass or may bring any other appropriate action in a court 18 where the unit is located to obtain a writ of possession, a writ 19 of assistance, or any other relief. In any such action, the 20 court shall award the prevailing party its reasonable attorneys' 21 fees and costs and all other reasonable fees and costs, all of 22 which are to be paid for by the non-prevailing party.

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1	§667	-M Recordation; full satisfaction of debt by borrower.			
2	Except as	provided in subsection 667-B(f)(2), the recordation of			
3	both the	conveyance document and the affidavit shall not operate			
4	as full s	atisfaction of the debt owed by the unit owner to the			
5	associati	on unless the sale proceeds from the unit or the			
6	amounts p	aid by a purchaser under the special assessment			
7	permitted	by section 421J-A or 514B-146 are sufficient to			
8	satisfy t	he unit owner's debt to the association, including the			
9	associati	on's legal fees and costs. The debts of other lien			
10	creditors are unaffected except as provided in this part.				
11	§667	-N Prohibited conduct. It shall be a prohibited			
12	practice	for any association to engage in any of the following			
13	practices	<b>:</b>			
14	(1)	Holding a public sale on a date, at a time, or at a			
15		place other than that described in the public notice			
16		of the public sale or a properly noticed postponement;			
17	(2)	Specifying a fictitious place in the public notice of			
18		the public sale;			
19	(3)	Conducting a postponed public sale on a date other			
20		than the date described in the new public notice of			
21		the public sale; or			

1	(4)	Completing or attempting to complete nonjudicial
2		foreclosure proceedings against a unit owner in
3		violation of section 667-B(c)."
4		PART III
5	SECT	ION 4. Section 454M-5, Hawaii Revised Statutes, is
6	amended b	y amending subsection (a) to read as follows:
7	"(a)	A mortgage servicer licensed or acting under this
8	chapter,	in addition to any other duties imposed by law, shall:
9	(1)	Safeguard and account for any money handled for the
10		borrower;
11	(2)	Act with reasonable skill, care, timeliness,
12		promptness, and diligence;
13	(3)	Disclose to the commissioner in the servicer's license
14		application and each yearly renewal a complete,
15		current schedule of the ranges of costs and fees it
16		charges borrowers for its servicing-related
17		activities;
18	(4)	File a report with each yearly renewal statement in a
19		form and format acceptable to the director detailing
20		the servicer's activities in this State, including:
21		(A) The number of mortgage loans the servicer is
22		servicing;

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1		(B)	The type and characteristics of loans serviced in
2			this State;
3		(C)	The number of serviced loans in default, along
4			with a breakdown of thirty-, sixty-, and ninety-
5			day delinquencies;
6		(D)	Information on loss mitigation activities,
7			including details on workout arrangements
8			undertaken;
9		(E)	Information on foreclosures commenced in this
10			State;
11		(F)	The affiliations of the mortgage servicer,
12			including any lenders or mortgagees for which the
13			mortgage servicer provides service, any
14			subsidiary or parent entities of the mortgage
15			servicer, and a description of the authority held
16			by the mortgage servicer through its
17			affiliations; and
18		(G)	Any other information that the commissioner may
19			require; and
20	(5)	Main	tain an office in the State that is staffed by at
21		leas	t one agent or employee for the purposes of
22		addr	essing consumer inquiries or complaints and

1	accepting service of process; provided that the
2	mortgage servicer's business constitutes at least a
3	twenty per cent share of the portion of the total
4	mortgage loan service market in the State that was
5	serviced by mortgage servicers licensed under this
6	chapter within the previous calendar year; and
7	provided further that nothing in this section shall
8	prohibit a mortgagee as defined by section [667-21]
9	667-1 or a mortgage servicer from contracting with a
10	licensee that maintains an office in this State in
11	conformity with this section for the purposes of
12	addressing consumer inquiries or complaints and
13	accepting service of process."
14	SECTION 5. Section 454M-10, Hawaii Revised Statutes, is
15	amended to read as follows:
16	"§454M-10 Penalty. Any person who violates any provision
17	of this chapter may be subject to an administrative fine of [at
18	least \$1,000 and not more than \$7,000 for each violation;
19	provided that \$1,000 of the aggregate fine amount shall be
20	deposited into the mortgage foreclosure dispute resolution
21	special fund established pursuant to section 667-86."

SECTION 6. Section 501-151, Hawaii Revised Statutes, is 1 2 amended to read as follows: "§501-151 Pending actions, judgments; recording of, 3 notice. No writ of entry, action for partition, or any action 4 5 affecting the title to real property or the use and [occupation] occupancy thereof or the buildings thereon, and no judgment, nor 6 7 any appeal or other proceeding to vacate or reverse any 8 judgment, shall have any effect upon registered land as against persons other than the parties thereto, unless a full memorandum 9 10 thereof, containing also a reference to the number of the 11 certificate of title of the land affected is filed or recorded and registered. Except as otherwise provided, every judgment 12 shall contain or have endorsed on it the State of Hawaii general 13 excise taxpayer identification number, the federal employer 14 identification number, or the last four digits only of the 15 social security number for persons, corporations, partnerships, 16 or other entities against whom the judgment is rendered. If the 17 judgment debtor has no social security number, State of Hawaii 18 general excise taxpayer identification number, or federal 19 employer identification number, or if that information is not in 20 21 the possession of the party seeking registration of the judgment, the judgment shall be accompanied by a certificate 22

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- 1 that provides that the information does not exist or is not in
- 2 the possession of the party seeking registration of the
- 3 judgment. Failure to disclose or disclosure of an incorrect
- 4 social security number, State of Hawaii general excise taxpayer
- 5 identification number, or federal employer identification number
- 6 shall not in any way adversely affect or impair the lien created
- 7 upon recording of the judgment. This section does not apply to
- 8 attachments, levies of execution, or to proceedings for the
- 9 probate of wills, or for administration in a probate court;
- 10 provided that in case notice of the pendency of the action has
- 11 been duly registered it is sufficient to register the judgment
- 12 in the action within sixty days after the rendition thereof.
- 13 As used in this chapter "judgment" includes an order or
- 14 decree having the effect of a judgment.
- 15 Notice of the pendency of an action in a United States
- 16 District Court, as well as a court of the State of Hawaii, may
- 17 be recorded.
- 18 Notice of opening a dispute resolution case as provided in
- 19 section 667-79 may be recorded.
- 20 Foreclosure notice as provided in section [667-14] 667-23
- 21 may be recorded.

1	The ]	party seeking registration of a judgment shall redact
2	the first	five digits of any social security number by blocking
3	the number	rs out on the copy of the judgment to be filed or
4	recorded.	11
5	SECT	ION 7. Section 501-241, Hawaii Revised Statutes, is
6	amended by	y amending subsection (b) to read as follows:
7	"(b)	Without limiting the generality of subsection (a),
8	the follo	wing instruments need not be registered pursuant to
9	this chap	ter to be effective and shall be recorded in the bureau
10	of convey	ances pursuant to chapter 502:
11	(1)	An assignment or other instrument transferring a
12		leasehold time share interest;
13	(2)	A mortgage or other instrument granting a lien on a
14		leasehold time share interest;
15	(3)	An agreement of sale for the sale of a leasehold time
16		share interest. Any such agreement of sale shall be
17		subject to section 502-85 and shall not be subject to
18		section 501-101.5;
19	(4)	A lien or notice of lien pertaining to a leasehold
20		time share interest in favor of a time share owners
21		association, an association of owners under chapter
22		514A or 514B, or a similar homeowner's association;

1	(5)	A judgment, decree, order of court, attachment, writ,
2		or other process against a leasehold time share
3		interest;
4	(6)	A mechanic's or materialman's lien or other lien upon
5		a leasehold time share interest;
6	(7)	A lis pendens or notice of pendency of action, notice,
7		affidavit, demand, certificate, execution, copy of
8		execution, officer's return, or other instrument
9		relating to a leasehold time share interest and
10		otherwise required or permitted to be recorded or
11		registered in connection with the enforcement or
12	,	foreclosure of any lien, whether by way of power of
13		sale pursuant to [section 667-5,] chapter 667 or
14		otherwise;
15	(8)	A power of attorney given by the owner of a leasehold
16		time share interest or the vendor or vendee under an
17		agreement of sale for the sale of a leasehold time
18		share interest, a mortgagee or other lienor having a
19		mortgage or lien upon a leasehold time share interest,
20		or another party holding a claim or encumbrance
21		against or an interest in a leasehold time share
22		interest; or

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1	(9) An instrument assigning, extending, continuing,
2	dissolving, discharging, releasing in whole or in
3	part, reducing, canceling, extinguishing, or otherwise
4	modifying or amending any of the foregoing
5	instruments."
6	SECTION 8. Section 501-263, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"[+]§501-263[+] Effect of deregistration in specific
9	cases. Notwithstanding section 501-262(a)(3), the following
10	documents, instruments, and papers need not be registered
11	pursuant to this chapter to be effective and shall be recorded
12	in the bureau of conveyances pursuant to chapter 502:
13	(1) Any document, instrument, or paper assigning,
14	extending, continuing, dissolving, discharging,
15	releasing in whole or in part, reducing, canceling,
16	extinguishing, or otherwise modifying or amending any
17	of the following documents, instruments, or papers
18	that have been registered pursuant to this chapter and
19	that pertain to deregistered land:
20	(A) A mortgage;
21	(B) An agreement of sale for the sale of a fee time
22	share interest or interest in other deregistered

1		land. After the recordation of the certificate
2		of title, any agreement of sale shall be subject
3		to section 502-85 and shall not be subject to
4		section 501-101.5;
5	(C)	A correction deed, correction mortgage, or other
6		document, instrument, or paper correcting a
7		document, instrument, or paper registered
8		pursuant to this chapter;
9	(D)	A lien or claim of lien on a fee time share
10		interest held or claimed by a time share owners
11		association, an association of apartment owners,
12		or other homeowners' association or a lien or
13		claim on an interest in other deregistered land
14		held by a lienor or person claiming a lien;
15	(E)	A lease that demises a fee time share interest or
16		interest in other deregistered land;
17	(F)	An order of court, attachment, writ, or other
18		process against a fee time share interest or
19		interest in other deregistered land;
20	(G)	A mechanic's or materialman's lien or other lien
21		upon a fee time share interest or interest in
22		other deregistered land;

1	(H)	A lis pendens or notice of pendency of action,
2		notice, affidavit, demand, certificate,
3		execution, copy of execution, officer's return,
4		or other instrument relating to a fee time share
5		interest or interest in other deregistered land
6		and otherwise required or permitted to be
7		recorded or registered in connection with the
8		enforcement or foreclosure of any lien, whether
9		by way of power of sale pursuant to [a power of
10		sale under section 667-5,] chapter 667 or
11		otherwise; or
12	(I)	A power of attorney given by the owner of a fee
13		time share interest or interest in other
14		deregistered land or the vendor or vendee under
15		an agreement of sale for the sale of a fee time
16		share interest or interest in other deregistered
17		land, a mortgagee or other lienor having a
18		mortgage or lien upon a fee time share interest
19		or interest in other deregistered land, or
20		another party holding a claim or encumbrance

against or an interest in a fee time share

interest or interest in other deregistered land;

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1	(2)	A lis pendens or notice of pendency of action, notice
2		affidavit, demand, certificate, execution, copy of
3		execution, officer's return, or other instrument
4		relating to a fee time share interest or interest in
5		other deregistered land and otherwise required or
6		permitted to be recorded or registered in connection
7		with the enforcement or foreclosure of any lien,
8		whether by way of power of sale pursuant to [a power
9		of sale under section 667-5,] chapter 667 or
10		otherwise; and

- (3) Any declaration annexing property to, any declaration deannexing property from, any amendment or supplement to, correction of, or release or termination of, any of the following documents, instruments, or papers that have been registered pursuant to this chapter and that pertain to deregistered land:
  - (A) A declaration of covenants, conditions,
    restrictions, or similar instrument, by whatever
    name denominated, establishing or governing a
    time share plan, or the bylaws of a time share
    owners association, notice of time share plan, or
    other time share instrument;

1	(B) A d	declaration of condominium property regime or
2	sin	nilar declaration by whatever name denominated,
3	the	e bylaws of the association of apartment
4	OWI	ners, the condominium map, any declaration of
5	mer	ger and any instrument effecting a merger;
6	pro	ovided that if only some of the condominium
7	apa	artments are included in the time share plan,
8	the	en it shall be necessary to register, and to
9	not	e on the certificate of title for any
10	apa	ertment not included in the time share plan:
11	(i)	Any declaration annexing property to the
12		condominium property regime;
13	(ii)	Any declaration deannexing property from the
14		condominium property regime;
15	(iii)	Any instrument effecting a merger of two or
16		more condominium projects or two or more
17		phases of a condominium project; and
18	(iv)	Any document, instrument, or paper amending,
19		supplementing, correcting, releasing, or
20		terminating any of the documents listed in
21		subparagraph (B)(i) through (iii), the
22		declaration of condominium property regime,

1	the bylaws of the association of apartment
2	owners, the condominium map, or any
3	declaration of merger; and
4 (0	A declaration of covenants, conditions,
5	restrictions, or similar instrument, by whatever
6	name denominated, the bylaws of any homeowners
7	association, any declaration of annexation or
8	deannexation, any amendments and supplements
9	thereto, and any cancellation or extinguishment
10	thereof, any declaration of merger and any
11	instrument effecting a merger; provided that if
12	only some of the parcels of land covered by the
13	declaration constitutes deregistered land, and if
14	one or more of the remaining parcels constitute
15	registered land, then it shall be necessary to
16	register, and to note on the certificate of title
17	for any registered land:
18	(i) Any declaration annexing property to the
19	declaration;
20	(ii) Any declaration deannexing property from the
21	operation of the declaration; and

1		(iii) A	ny document,	instrument	, or paper	amending,
2		ន	upplementing	, correcting	g, releasi	ng, or
3		t	erminating a	ny of the d	ocuments 1	isted in
4		S	ubparagraph	(C)(i) or (	ii), the d	eclaration
5		C	f covenants,	conditions	, restrict	ions, or
6		t	he bylaws of	the homeow	ners assoc	iation."
7	SECT	ION 9. Sect	ion 514A-90,	Hawaii Rev	ised Statu	tes, is
8	amended as follows:					
9	1. By amending subsections (a) and (b) to read:					
10	" (a)	All sums a	ssessed by th	ne associati	on of apar	tment
11	owners but unpaid for the share of the common expenses chargeable				chargeable	
12	to any apartment constitute a lien on the apartment prior to all				or to all	
13	other liens, except:					
14	(1)	Liens for t	axes and ass	essments la	wfully imp	osed by
15		governmenta	l authority	against the	apartment	; and
16	(2)	All sums ur	paid on any	mortgage of	record th	at was
17		recorded pr	ior to the r	ecordation	of notice	of a lien
18		by the asso	ciation of a	partment ow	ners, and	costs and
19		expenses in	cluding atto	rneys' fees	provided	in such
20		mortgages[-	-] <u>;</u>			
21	provided	that a lien	recorded by	an associat	ion of apa	rtment
22	owners for unpaid assessments shall expire six years from the					



1	date of recordation unless proceedings to enforce the lien are
2	instituted prior to the expiration of the lien; provided that
3	the expiration of a recorded lien shall in no way affect the
4	association of apartment owners' automatic lien that arises
5	pursuant to this subsection or the declaration or bylaws. Any
6	proceedings to enforce an association of apartment owners' lien
7	for any assessment shall be instituted within six years after
8	the assessment became due; provided that if the owner of an
9	apartment subject to a lien of the association of apartment
10	owners files a petition for relief under the United States
11	Bankruptcy Code (11 U.S.C. §101 et seq.), the period of time for
12	instituting proceedings to enforce the association of apartment
13	owners' lien shall be tolled until thirty days after the
14	automatic stay of proceedings under section 362 of the United
15	States Bankruptcy Code (11 U.S.C. §362) is lifted.
16	The lien of the association of apartment owners may be
17	foreclosed by action or by nonjudicial or power of sale
18	foreclosure procedures set forth in chapter 667, by the managing
19	agent or board of directors, acting on behalf of the association
20	of apartment owners[, in like manner as a mortgage of real
21	property.] and in the name of the association of apartment owners;

provided that no association of apartment owners may exercise



- 1 the nonjudicial or power of sale remedies provided in chapter
- 2 667 to foreclose a lien against any apartment that arises solely
- 3 from fines, penalties, legal fees, or late fees, and the
- 4 foreclosure of any such lien shall be filed in court pursuant to
- 5 part IA of chapter 667. In any such foreclosure, the apartment
- 6 owner shall be required to pay a reasonable rental for the
- 7 apartment, if so provided in the bylaws  $[\tau]$  or the law, and the
- 8 plaintiff in the foreclosure shall be entitled to the appointment
- 9 of a receiver to collect the rental owed[-] by the apartment owner
- 10 or any tenant of the apartment. If the association of apartment
- 11 owners is the plaintiff, it may request that its managing agent be
- 12 appointed as receiver to collect the rent from the tenant. The
- 13 managing agent or board of directors, acting on behalf of the
- 14 association of apartment owners [-7] and in the name of the
- 15 association of apartment owners, unless prohibited by the
- 16 declaration, may bid on the apartment at foreclosure sale, and
- 17 acquire and hold, lease, mortgage, and convey the apartment.
- 18 Action to recover a money judgment for unpaid common expenses
- 19 shall be maintainable without foreclosing or waiving the lien
- 20 securing the unpaid common expenses owed.
- 21 (b) Except as provided in subsection (q), when the mortgagee
- 22 of a mortgage of record or other purchaser of an apartment obtains



- 1 title to the apartment as a result of foreclosure of the mortgage,
- 2 the acquirer of title and the acquirer's successors and assigns
- 3 shall not be liable for the share of the common expenses or
- 4 assessments by the association of apartment owners chargeable to
- 5 the apartment [which] that became due prior to the acquisition of
- 6 title to the apartment by the acquirer. The unpaid share of
- 7 common expenses or assessments shall be deemed to be common
- 8 expenses collectible from all of the apartment owners, including
- 9 the acquirer and the acquirer's successors and assigns. The
- 10 mortgagee of record or other purchaser of the apartment shall be
- 11 deemed to acquire title and shall be required to pay the
- 12 apartment's share of common expenses and assessments beginning:
- 13 (1) Thirty-six days after the order confirming the sale to
- the purchaser has been filed with the court;
- 15 (2) Sixty days after the hearing at which the court grants
- the motion to confirm the sale to the purchaser;
- 17 (3) Thirty days after the public sale in a nonjudicial
- 18 power of sale foreclosure conducted pursuant to
- 19 [section 667-5;] chapter 667; or
- 20 (4) Upon the recording of the instrument of conveyance,
- 21 whichever occurs first; provided that the mortgagee of record or
- 22 other purchaser of the apartment shall not be deemed to acquire



- 1 title under paragraph (1), (2), or (3), if transfer of title is
- 2 delayed past the thirty-six days specified in paragraph (1), the
- 3 sixty days specified in paragraph (2), or the thirty days
- 4 specified in paragraph (3), when a person who appears at the
- 5 hearing on the motion or a party to the foreclosure action
- 6 requests reconsideration of the motion or order to confirm sale,
- 7 objects to the form of the proposed order to confirm sale,
- 8 appeals the decision of the court to grant the motion to confirm
- 9 sale, or the debtor or mortgagor declares bankruptcy or is
- 10 involuntarily placed into bankruptcy. In any such case, the
- 11 mortgagee of record or other purchaser of the apartment shall be
- 12 deemed to acquire title upon recordation of the instrument of
- 13 conveyance."
- 14 2. By amending subsections (h) and (i) to read:
- "(h) The amount of the special assessment assessed under
- 16 subsection (g) shall not exceed the total amount of unpaid
- 17 regular monthly common assessments that were assessed during the
- 18 [twelve] six months immediately preceding the completion of the
- 19 judicial or nonjudicial power of sale foreclosure. [In no event
- 20 shall the amount of the special assessment exceed the sum of
- 21 <del>\$7,200.</del>]

1	(i)	For purposes of subsections (g) and (h), the following			
2	definitions shall apply:				
3	"Completion" means:				
4	(1)	In a nonjudicial power of sale foreclosure, when			
5		the affidavit [required under section 667-5 is			
6		filed; after public sale is recorded pursuant to			
7		section 667-33; and			
8	(2)	In a judicial foreclosure, when a purchaser is			
9		deemed to acquire title pursuant to subsection			
10		(b).			
11	"Reg	"Regular monthly common assessments" shall not include:			
12	(1)	Any other special assessment, except for a special			
13		assessment imposed on all apartments as part of a			
14		budget adopted pursuant to section 514A-83.6;			
15	(2)	Late charges, fines, or penalties;			
16	(3)	Interest assessed by the association of apartment			
17		owners;			
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			
21		attorneys' fees and court costs."			

1	SECTION 10. Section 514B-146, Hawaii Revised Statutes, is
2	amended as follows:
3	1. By amending subsections (a) and (b) to read:
4	"(a) All sums assessed by the association but unpaid for
5	the share of the common expenses chargeable to any unit shall
6	constitute a lien on the unit with priority over all other
7	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 such
14	mortgages[-]:
15	provided that a lien recorded by an association for unpaid
16	assessments shall expire six years from the date of recordation
17	unless proceedings to enforce the lien are instituted prior to
18	the expiration of the lien; provided that the expiration of a
19	recorded lien shall in no way affect the association's automatic
20	lien that arises pursuant to this subsection or the declaration
21	or bylaws. Any proceedings to enforce an association's lien for
22	any assessment shall be instituted within six years after the



- 1 assessment became due; provided that if the owner of a unit
- 2 subject to a lien of the association files a petition for relief
- 3 under the United States Bankruptcy Code (11 U.S.C. §101 et
- 4 seq.), the period of time for instituting proceedings to enforce
- 5 the association's lien shall be tolled until thirty days after
- 6 the automatic stay of proceedings under section 362 of the
- 7 United States Bankruptcy Code (11 U.S.C. §362) is lifted.
- 8 The lien of the association may be foreclosed by action or
- 9 by nonjudicial or power of sale foreclosure procedures set forth
- 10 in chapter 667, by the managing agent or board, acting on behalf
- 11 of the association[, in like manner as a mortgage of real
- 12 property.] and in the name of the association; provided that no
- 13 association may exercise the nonjudicial or power of sale
- 14 remedies provided in chapter 667 to foreclose a lien against any
- 15 unit that arises solely from fines, penalties, legal fees, or
- 16 late fees, and the foreclosure of any such lien shall be filed
- 17 in court pursuant to part IA of chapter 667. In any such
- 18 foreclosure, the unit owner shall be required to pay a
- 19 reasonable rental for the unit, if so provided in the bylaws[ $_{\tau}$ ]
- 20 or the law, and the plaintiff in the foreclosure shall be
- 21 entitled to the appointment of a receiver to collect the rental
- 22 owed[-] by the unit owner or any tenant of the unit. If the



- 1 association is the plaintiff, it may request that its managing
- 2 agent be appointed as receiver to collect the rent from the
- 3 tenant. The managing agent or board, acting on behalf of the
- 4 association  $[\tau]$  and in the name of the association, unless
- 5 prohibited by the declaration, may bid on the unit at
- 6 foreclosure sale, and acquire and hold, lease, mortgage, and
- 7 convey the unit. Action to recover a money judgment for unpaid
- 8 common expenses shall be maintainable without foreclosing or
- 9 waiving the lien securing the unpaid common expenses owed.
- 10 (b) Except as provided in subsection (g), 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] that became due prior to the acquisition of title
- 17 to the unit by the acquirer. The unpaid share of common
- 18 expenses or assessments shall be deemed to be common expenses
- 19 collectible from all of the unit owners, including the acquirer
- 20 and the acquirer's successors and assigns. The mortgagee of
- 21 record or other purchaser of the unit shall be deemed to acquire

1 title and shall be required to pay the unit's share of common 2 expenses and 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; Thirty days after the public sale in a nonjudicial 7 (3) 8 power of sale foreclosure conducted pursuant to 9 [section 667-5;] chapter 667; or **10** Upon the recording of the instrument of conveyance; 11 whichever occurs first; provided that the mortgagee of record or other purchaser of the unit shall not be deemed to acquire title 12 under paragraph (1), (2), or (3), if transfer of title is 13 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 bankruptcy or is

involuntarily placed into bankruptcy. In any such case, the

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mortgagee of record or other purchaser of the unit shall be 1 2 deemed to acquire title upon recordation of the instrument of 3 conveyance." 2. By amending subsections (h) and (i) to read: 4 5 The amount of the special assessment assessed under subsection (q) shall not exceed the total amount of unpaid 6 regular monthly common assessments that were assessed during the 7 [twelve] six months immediately preceding the completion of the 8 judicial or nonjudicial power of sale foreclosure. [In no event 9 shall the amount of the special assessment exceed the sum of 10 11 \$7,200. (i) For purposes of subsections (q) and (h), the following 12 definitions shall apply, unless the context requires otherwise: 13 "Completion" means: 14 15 (1) In a nonjudicial power of sale foreclosure, when the affidavit [required under section 667-5 is filed;] 16 17 after public sale is recorded pursuant to section 667-18 33; and

In a judicial foreclosure, when a purchaser is deemed

to acquire title pursuant to subsection (b).

"Regular monthly common assessments" does not include:

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(2)

19

20

21

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	SECT	ION 11. Section 607-5, Hawaii Revised Statutes, is
11	amended b	y amending subsections (a) and (b) to read as follows:
12	"(a)	The fees prescribed by the schedule in this section
13	shall be	paid to the clerk of the circuit court as costs of
14	court by	the person instituting the action or proceeding, or
15	offering	the paper for filing, or causing the document to be
16	issued or	the services to be performed in the circuit court;
17	provided	that nothing in the schedule shall apply to cases of
18	adults ch	arged with commission of a crime, or to proceedings
19	under sec	tion 571-11(1), (2), or (9), to proceedings under
20	chapter 3	33F or 334, to small estates including decedents'
21	estates a	nd protection of property of minors and persons under
22	disabilit	y when the amount payable is fixed by another statute[

1	or to nonjudicial foreclosures converted to judicial proceedings
2	pursuant to section 667-53; and]; provided further that the fees
3	prescribed by subsection (c)(32) shall be deposited by the clerk
4	of the circuit court into the judiciary computer system special
5	fund pursuant to section 601-3.7[+]; provided further that the
6	fees prescribed by subsection (b)(1a) shall be deposited by the
7	clerk of the circuit court as provided in section 667-53(a)(6).
8	For the purpose of this section, "judgment" includes a
9	decree and any order from which an appeal lies.
10	SCHEDULE
11	In the application of this schedule, each case assigned a
12	new number or filed under the number previously assigned to a
13	probate, trust, guardianship, or conservatorship, shall carry a
14	fee for the institution or transfer of the action or proceeding
15	as prescribed by part I, and in addition the fees prescribed by
16	part II unless otherwise provided.
17	(b) PART I
18	Action or proceeding, general:
19	(1) Civil action or special proceeding, unless
20	another item in part I applies\$200
21	(la) Petition for conversion of nonjudicial
22	foreclosure to judicial foreclosure

1	(2)	Appeal to a circuit court \$100
2	(3)	Transfer of action to circuit court from district
3		court, in addition to district court fees\$125
4	Trusts:	
5	(4)	Proceeding for (A) appointment of trustee; (B)
6		appointment of successor; (C) resignation of
7		trustee; (D) instructions; (E) approval of
8		investment; (F) approval of sale, mortgage,
9		lease, or other disposition of property; (G)
10		approval of compromise of claim, for each such
11		matter \$100
12	(5)	Proceeding for (A) removal of trustee; (B) order
13		requiring accounting; (C) invalidation of action
14		taken by trustee; (D) termination of trust, for
15		each such matter\$100
16	(6)	Accounting, this fee to be paid for each account
17		filed and to include the settlement of the
18		account\$10
19	(7)	Vesting order no charge under part I
20	(8)	Allowance of fees of trustees, attorneys, or
21		other fees for services incurred in a

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1		proceeding for which a fee has been paid
2		under this section no charge under part I
3	(8a)	Registration of a trust, or release of
4		registration, under chapter 560\$3
5	(9)	Any other proceeding relating to a trust\$15
6	Conservat	orship:
7	(10)	Proceeding for (A) appointment; (B) appointment
8		of successor; (C) resignation; (D) instructions,
9		unless included in one of the foregoing
10		proceedings; (E), (F), (G) approval of any matter
11		listed in (E), (F), or (G) of item (4) in
12		relation to a trust, for each such matter \$100
13	(11)	Proceeding of the nature listed in (A), (B), (C),
14		or (D) of item (5) in relation to a trust, for
15		each such matter\$15
16	(12)	Accounting, same as provided by item (6) in
17		relation to a trust\$10
18	(13)	Any other proceeding relating to a
19		conservatorship no charge under part I
20	Guardians	hip:

1	(13a)	Guardianship, including all matters of the nature
2		listed in items (4) to (9), whether in family or
3		circuit court\$100
4	Probate (	decedents' estates). These fees include all matters of
5	the natur	e listed in items (4) to (9), without additional
6	charge:	
7	(14)	Probate, administration, domiciliary foreign
8		personal representative, or ancillary
9		administration, this fee to be paid once only for
10		each decedent's estate\$100
1	Family co	ourt cases:
12	(15)	Matrimonial action (annulment, divorce,
13		separation, or separate maintenance)\$100
14	(16)	Adoption \$100
15	(17)	Guardianship, including all matters of the nature
16		listed in items (4) to (9) As provided in item 13(a)
17	(18)	Termination of parental rights no charge under part I
18	(19)	Any other family court proceeding, except motions or
19		other pleadings in matrimonial, adoption, and
20		guardianship actions, but including without limitation
21		custody proceedings even if in the form of an habeas
22		corpus proceeding\$15"

SECTION 12. Section 667-3, Hawaii Revised Statutes, is 1 2 amended to read as follows: 3 "§667-3 Proceeds, how applied. Mortgage and other 4 creditors shall be entitled to payment according to the priority 5 of their liens, and not pro rata; and judgments of foreclosure 6 [and forcelosures by power of sale] that are conducted in 7 compliance with this part [and for which an affidavit is 8 recorded as required under section 667-5] shall operate to 9 extinguish the liens of subsequent mortgages and liens of the 10 same property, without forcing prior mortgagees or lienors to 11 their right of recovery. The surplus after payment of the 12 mortgage foreclosed, shall be applied pro tanto to the next 13 junior mortgage or lien, and so on to the payment, wholly or in part, of mortgages and liens junior to the one assessed." 14 15 SECTION 13. Section 667-5.5, Hawaii Revised Statutes, is 16 amended to read as follows: 17 "§667-5.5 Foreclosure notice; planned communities; 18 condominiums; cooperative housing projects. Notwithstanding any 19 law or agreement to the contrary, any person who forecloses on a 20 property under this part within a planned community, a 21 condominium apartment or unit, or an apartment in a cooperative

housing project shall notify, by registered or certified mail,

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- 1 the board of directors of the planned community association, the
- 2 association of owners of the condominium project, or the
- 3 cooperative housing project in which the property to be
- 4 foreclosed is located, of the following:
- 5 (1) The foreclosure at the time foreclosure proceedings
- 6 are begun [-]; and
- 7 (2) Any election by an owner-occupant of the property that
- 8 is the subject of the foreclosure to participate in
- 9 the mortgage foreclosure dispute resolution program
- under part V.
- 11 The notice, at a minimum, shall identify the property,
- 12 condominium apartment or unit, or cooperative apartment that is
- 13 the subject of the foreclosure and identify the name or names of
- 14 the person or persons bringing foreclosure proceedings. [This
- 15 section] Paragraph (1) shall not apply if the planned community
- 16 association, condominium association of owners, or cooperative
- 17 housing corporation is a party in a foreclosure action. This
- 18 section shall not affect civil proceedings against parties other
- 19 than the planned community association, association of owners,
- 20 or cooperative housing corporation."
- 21 SECTION 14. Section 667-10, Hawaii Revised Statutes, is
- 22 amended to read as follows:



1 "§667-10 Power unaffected by transfer; surplus after sale. 2 No sale or transfer by the mortgagor shall impair or annul any 3 right or power of attorney given in the mortgage to the 4 mortgagee to sell or transfer the mortgaged property, as 5 attorney or agent of the mortgagor, except as otherwise provided 6 by chapters 501 and 502. When public sale is made of the mortgaged property under this part, distribution of the proceeds 7 8 of the sale shall be as specified in section 667-3, and the remainder of the proceeds, if any, shall be paid over to the 9 10 owner of the mortgaged property, after deducting the amount of [claim] all claims and all expenses attending the same." 11 12 SECTION 15. Section 667-21, Hawaii Revised Statutes, is 13 amended to read as follows: 14 "§667-21 [Alternate power] Power of sale process[+ 15 definitions]. [(a)] The power of sale process in this part is 16 an alternative [power of sale process] to the foreclosure by **17** action [and the foreclosure by power of sale] in part [I.] IA. 18 [(b) As used in this part: 19 "Approved budget and credit counselor" means a budget and 20 eredit counseling agency that has received approval from a 21 United States trustee or bankruptcy administrator to provide

1 instructional courses concerning personal financial management 2 pursuant to Title 11 United States Code, section 111. 3 "Approved housing counselor" means a housing counseling agency that has received approval from the United States 4 5 Department of Housing and Urban Development to provide housing 6 counseling services pursuant to section 106(a)(2) of the Housing 7 and Urban Development Act of 1968, Title 12 United States Code, section 1701x. 8 9 "Association" has the same meaning as the term is defined in section 514B-3. 10 "Borrower" means the borrower, maker, cosigner, or 11 12 guarantor under a mortgage agreement. 13 "Foreclosing mortgagee" means the mortgagee that intends to 14 conduct a power of sale-foreclosure; provided that the mortgagee 15 is a federally insured bank, a federally insured savings and loan association, a federally-insured savings bank, a depository 16 17 financial services loan company, a nondepository financial services loan company, a credit union insured by the National 18 Credit Union Administration, a bank holding company, a foreign 19 20 lender as defined in section 207-11, or an institutional 21 investor as defined in section 454-1.

1	<del>Unle</del>	ss the context clearly indicates otherwise, as used in
2	this part	, a "foreclosing mortgagee" shall encompass all of the
3	following	<del>entities:</del>
4	<del>(1)</del>	The foreclosing mortgagee;
5	<del>(2)</del>	Any person that has an ownership interest in the
6		promissory note on the mortgage agreement or a
7		security interest represented by the mortgage for the
8		subject-property;
9	(3)	Any mortgage servicer, who services the mortgage loan
10		of the mortgagor; and
11	(4)	The agents, employees, trustees, and representatives
12		of a lender, the foreclosing mortgagee, a mortgagee,
13		and a mortgage servicer.
14	<u> </u>	led" means to be sent by regular mail, postage prepaid,
15	and by ce	rtified, registered, or express mail, postage prepaid
16	and retur	n receipt requested.
17	<sup>™</sup> Mox	tgage" means a mortgage, security agreement, or other
18	document	under which property is mortgaged, encumbered, pledged,
19	or otherw	vise rendered subject to a lien for the purpose of
20	securing	the payment of money or the performance of an
21	<del>obligatic</del>	o <del>n .</del>

1	"Mortgage agreement" includes the mortgage, the note or
2	debt document, or any document amending any of the foregoing.
3	"Mortgaged property" means the property that is subject to
4	the lien of the mortgage.
5	"Mortgagee" means the current holder of record of the
6	mortgagee's or the lender's interest under the mortgage, or the
7	current mortgagee's or lender's duly authorized agent.
8	"Mortgagor" means the mortgagor or borrower named in the
9	mortgage and, unless the context otherwise indicates, includes
10	the current owner of record of the mortgaged property whose
11	interest is subject to the mortgage.
12	"Nonjudicial foreclosure" means foreclosure under power of
13	sale.
14	"Open house" means a public showing of the mortgaged
15	property during a scheduled time period.
16	"Owner occupant" means a person, at the time that a notice
17	of default and intention to foreclose is served on the mortgagor
18	under the power of sale:
19	(1) Who owns an interest in the residential property, and
20	the interest is encumbered by the mortgage being
21	foreclosed; and

1	(2) For whom the residential property is and has been the
2	person's primary residence for a continuous period of
3	not less than two hundred days immediately preceding
4	the date on which the notice is served.
5	"Power of sale" or "power of sale foreclosure" means a
6	nonjudicial foreclosure under this part when the mortgage
7	contains, authorizes, permits, or provides for a power of sale,
8	a power of sale foreclosure, a power of sale remedy, or a
9	nonjudicial foreclosure.
10	"Property" means property (real, personal, or mixed), an
11	interest in property (including fee simple, leasehold, life
12	estate, reversionary interest, and any other estate under
13	applicable law), or other interests that can be subject to the
14	<del>lien of a mortgage.</del>
15	"Record" or "recorded" means a document is recorded or
16	filed with the office of the assistant registrar of the land
17	court under chapter 501 or recorded with the registrar of
18	conveyances under chapter 502, or both, as applicable.
19	"Residential property" means real property that is improved
20	and used for residential purposes.
21	"Served" means to have service of the notice of default and
22	intention to foreclose made in accordance with the service of
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- 1 process or the service of summons under the Hawaii rules of 2 civil procedure, and under sections 634 35 and 634 36.] " 3 SECTION 16. Section 667-21.5, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "[+] §667-21.5[+] Foreclosure notice; planned communities; 6 condominiums; cooperative housing projects. Notwithstanding any law or agreement to the contrary, any person who forecloses on a 7 8 property under this part within a planned community, a 9 condominium apartment or unit, or an apartment in a cooperative 10 housing project shall notify, by way of registered or certified 11 mail, the board of directors of the planned community 12 association, the association of owners of the condominium 13 project, or the cooperative housing project in which the 14 property to be foreclosed is located, of the following: 15 The foreclosure at the time foreclosure proceedings (1) 16 are begun [-]; and 17 (2) Any election by an owner-occupant of the property that 18 is the subject of the foreclosure to participate in 19 the mortgage foreclosure dispute resolution program 20 under part V. 21 The notice, at a minimum, shall identify the property,
- 21 The notice, at a minimum, shall identify the property,
- 22 condominium apartment or unit, or cooperative apartment that is



- 1 the subject of the foreclosure and identify the name or names of
- 2 the person or persons bringing foreclosure proceedings. [This
- 3 section Paragraph (1) shall not apply when the planned
- 4 community association, condominium association of owners, or
- 5 cooperative housing corporation is a party in a foreclosure
- 6 action. This section shall not affect civil proceedings against
- 7 parties other than the planned community association,
- 8 association of owners, or cooperative housing corporation."
- 9 SECTION 17. Section 667-22, Hawaii Revised Statutes, is
- 10 amended as follows:
- 11 1. By amending subsections (a) and (b) to read:
- 12 "(a) When the mortgagor or the borrower has breached the
- 13 mortgage agreement, and when the foreclosing mortgagee intends
- 14 to conduct a power of sale foreclosure under this part, the
- 15 foreclosing mortgagee shall prepare a written notice of default
- 16 and intention to foreclose addressed to the mortgagor, the
- 17 borrower, and any guarantor. The notice of default and
- 18 intention to foreclose shall state:
- 19 (1) The name and address of the current mortgagee;
- 20 (2) The name and last known address of [all] the
- 21 mortgagors, the borrowers, and any guarantors;
- 22 (3) [The] With respect to the mortgaged property, the

1		address or a description of [the] its location [of the
2		mortgaged property], [the] tax map key number, and
3		[the] certificate of title or transfer certificate of
4		title number if [within the jurisdiction of]
5		registered in the land court[, of the mortgaged
6		property];
7	(4)	The description of the default or, if the default is a
8		monetary default, an itemization of the delinquent
9		amount;
10	(5)	The action required to cure the default, including the
11		delinquent amount and the estimated amount of the
12		foreclosing mortgagee's attorney's fees and costs, and
13		all other fees and costs related to the default
14		estimated to be incurred by the foreclosing mortgagee
15		by the deadline date;
16	(6)	The date by which the default must be cured, which
17		shall be at least sixty days after the date of the
18		notice of default and intention to foreclose;
19	(7)	A statement that if the default is not cured by the
20		deadline date stated in the notice of default and
21		intention to foreclose, the entire unpaid balance of
22		the moneys owed to the mortgagee under the mortgage

1		agreement will become due, that the mortgagee intends
2		to conduct a power of sale foreclosure to sell the
3		mortgaged property at a public sale without any court
4		action and without going to court, and that the
5		mortgagee or any other person may acquire the
6		mortgaged property at the public sale;
7	(8)	A statement that if the default is not cured by the
8		deadline date stated in the notice of default and
9		intention to foreclose, the mortgagee may publish the
10		public notice of the public sale on a website
11		maintained by the department, pursuant to section 667-
12		27(d)(2);
13	[ <del>(8)</del> ]	(9) The name, address, electronic address, and
14		telephone number of the attorney who is representing
15		the foreclosing mortgagee; provided that the attorney
16		shall be licensed to practice law in the State and
17		physically located in the State; and
18	[ <del>-(9)</del> ]	(10) Notice of the right of the owner-occupant to
19		elect to participate in any other process as
20		established by law.
21	(b)	The notice of default and intention to foreclose shall
22	also conta	ain wording substantially similar to the following in

1	all capital letters and printed in not less than fourteen-point
2	font:
3	"IF THE DEFAULT ON THE LOAN CONTINUES AFTER THE
4	DEADLINE DATE IN THIS NOTICE, THE MORTGAGED PROPERTY
5	MAY BE FORECLOSED AND SOLD WITHOUT ANY COURT ACTION
6	AND WITHOUT GOING TO COURT.
7	YOU MAY HAVE CERTAIN LEGAL RIGHTS OR DEFENSES.
8	FOR ADVICE, YOU SHOULD CONSULT WITH AN ATTORNEY
9	LICENSED IN THIS STATE.
10	[AFTER THE DEADLINE DATE IN THIS NOTICE, TWO
11	PUBLIC SHOWINGS (OPEN HOUSES) OF THE PROPERTY BY THE
12	LENDER WILL BE HELD, BUT ONLY IF ALL MORTGACORS
13	(OWNERS) OF THE PROPERTY WHO ALSO CURRENTLY RESIDE AT
14	THE PROPERTY SO ACREE. TO SHOW THAT ALL OWNERS
15	RESIDING AT THE PROPERTY AGREE TO ALLOW TWO OPEN
16	HOUSES BY THE LENDER, THEY MUST SIGN A LETTER SHOWING
17	THEY AGREE. THE SIGNED LETTER MUST BE SENT TO THIS
18	OFFICE AT THE ADDRESS GIVEN IN THIS NOTICE.
19	THIS OFFICE MUST ACTUALLY RECEIVE THE SIGNED
20	LETTER BY THE DEADLINE DATE IN THIS NOTICE. THE
21	SIGNED LETTER MUST BE SENT TO THIS OFFICE BY CERTIFIED
22	MAIL, REGISTERED MAIL, OR EXPRESS MAIL, POSTAGE

1	PREPAID AND RETURN RECEIPT REQUESTED.
2	IF THE SIGNED LETTER IS NOT RECEIVED BY THIS
3	OFFICE BY THE DEADLINE DATE, THE PROPERTY WILL THEN BE
4	SOLD WITHOUT ANY OPEN HOUSES BEING HELD.
5	EVEN IF THIS OFFICE RECEIVES THE SIGNED LETTER TO
6	ALLOW THE LENDER TO HOLD TWO OPEN HOUSES OF THE
7	PROPERTY, IF ALL OWNERS LATER DO NOT COOPERATE TO
8	ALLOW THE OPEN HOUSES, THE PROPERTY WILL BE SOLD
9	WITHOUT ANY OPEN HOUSES BEING HELD.
10	ALL FUTURE NOTICES AND CORRESPONDENCE WILL BE
11	MAILED TO YOU AT THE ADDRESS AT WHICH YOU RECEIVED
12	THIS NOTICE UNLESS YOU SEND WRITTEN INSTRUCTIONS TO
13	THIS OFFICE INFORMING THIS OFFICE OF A DIFFERENT
14	ADDRESS. THE WRITTEN INSTRUCTIONS MUST BE SENT TO
15	THIS OFFICE BY CERTIFIED MAIL, REGISTERED MAIL, OR
16	EXPRESS MAIL, POSTAGE PREPAID AND RETURN RECEIPT
17	REQUESTED."
18	2. By amending subsections (d) and (e) to read:
19	"(d) The notice of default and intention to foreclose
20	shall also include contact information for [ <del>local</del> ] approved
21	housing counselors and approved budget and credit counselors.
22	(e) The foreclosing mortgagee shall have the notice of

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1	default a	nd intention to foreclose served on:	
2	(1)	The mortgagor and the borrower [in the same manner as	
3		service of a civil complaint under chapter 634 or the	
4		Hawaii rules of civil procedure, as they may be	
5		<pre>amended from time to time];</pre>	
6	(2)	Any prior or junior creditors who have a recorded lien	
7		on the mortgaged property before the recordation of	
8		the notice of default and intention to foreclose under	
9		section 667-23;	
10	(3)	The state director of taxation;	
11	(4)	The director of finance of the county where the	
12		mortgaged property is located;	
13	(5)	The department of commerce and consumer affairs, by	
14		filing the notice with the department when required;	
15		and	
16	(6)	Any other person entitled to receive notice under this	
17		part."	
18	SECTION 18. Section 667-24, Hawaii Revised Statutes, is		
19	amended to read as follows:		
20	"§667-24 Cure of default. (a) If the default is cured as		
21	required by the notice of default and intention to foreclose, or		
22	if the pa	rties have reached [ <del>a settlement document,</del> ] <u>an</u>	
	TIDIOTE CD	1 IDD 10 0004 day	

- 1 agreement to resolve the nonjudicial foreclosure, the
- 2 foreclosing mortgagee shall rescind the notice of default and
- 3 intention to foreclose. Within fourteen days of the date of the
- 4 cure or [a settlement document reached by the parties,] an
- 5 agreement to resolve the nonjudicial foreclosure, the
- 6 foreclosing mortgagee shall so notify any person who was served
- 7 with the notice of default and intention to foreclose. If the
- 8 notice of default and intention to foreclose was recorded, a
- 9 release of the notice of default and intention to foreclose
- 10 shall be recorded.
- 11 (b) If the default is not cured as required by the notice
- 12 of default and intention to foreclose, the parties have not
- 13 reached [a settlement document pursuant to part V] an agreement
- 14 to resolve the nonjudicial foreclosure and no report of
- 15 noncompliance has been issued against the mortgagee under
- 16 section 667-82, and the mortgagor has not elected to convert the
- 17 foreclosure to a judicial action, the foreclosing mortgagee,
- 18 without filing a court action and without going to court, may
- 19 foreclose the mortgage under power of sale to sell the mortgaged
- 20 property at a public sale."
- 21 SECTION 19. Section 667-25, Hawaii Revised Statutes, is
- 22 amended by amending subsection (b) to read as follows:

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1	" (b)	The public sale of the mortgaged property shall be		
2	held only	in the county where the mortgaged property is located;		
3	provided	that the public sale shall be held only on grounds or		
4	at facili	ties under the administration of the State, as follows:		
5	(1)	At the state capitol, for a public sale of mortgaged		
6		property located in the city and county of Honolulu;		
7	(2)	At a state facility in Hilo, for a public sale of		
8		mortgaged property located in the [eastern portion of		
9		the county of Hawaii; districts of Hamakua, north		
10		Hilo, south Hilo, or Puna;		
11	(3)	At a state facility in Kailua-Kona, for a public sale		
12		of mortgaged property located in the [western portion		
13		of the county of Hawaii; districts of north Kohala,		
14		south Kohala, north Kona, south Kona, or Kau;		
15	(4)	At a state facility in the county seat of Maui, for a		
16		public sale of mortgaged property located in the		
17		county of Maui; and		
18	(5)	At a state facility in the county seat of Kauai, for a		
19		public sale of mortgaged property located in the		
20		county of Kauai;		
21	as designa	ated by the department of accounting and general		
22	services;	provided further that no public sale shall be held on		
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grounds or at facilities under the administration of the 1 2 judiciary. The public sale shall be held during business hours 3 on a business day." 4 SECTION 20. Section 667-27, Hawaii Revised Statutes, is amended as follows: 5 1. By amending subsections (a) to read: 6 The foreclosing mortgagee shall prepare the public 7 8 notice of the public sale. The public notice shall state: The date, time, and place of the public sale; 9 (1) [(2) The dates and times of the two open houses of the 10 11 mortgaged property, or if there will not be any open houses, the public notice shall so state; 12  $\frac{(3)}{(2)}$  (2) The unpaid balance of the moneys owed to the 13 mortgagee under the mortgage agreement; 14  $[\frac{4}{4}]$  (3) A description of the mortgaged property, 15 including the address and the tax map key number of 16 **17** the mortgaged property;  $[\frac{(5)}{(4)}]$  (4) The name of the mortgagor and the borrower; 18 19 [-(6)] (5) The name of the foreclosing mortgagee;  $\left[\frac{(7)}{1}\right]$  (6) The name of any prior or junior creditors having 20 a recorded lien on the mortgaged property before the 21 recordation of the notice of default and intention to 22

1		foreclose under section 667-23;
2	[ <del>-(8)-</del> ]	(7) The name, the address in the State, and the
3		telephone number in the State of the person in the
4		State conducting the public sale; and
5	[ <del>(9)</del> ]	(8) The terms and conditions of the public sale[; and
6	<del>(10)</del>	An estimate of the opening bid]."
7	2. B	y amending subsection (d) to read:
8	" (d)	The foreclosing mortgagee shall have the public
9	notice of	the public sale [printed]:
10	(1)	Printed in not less than seven-point font and
11		published in the classified section of a [daily]
12		newspaper [having the largest] of general circulation
13		[specifically] in the [county where the mortgaged
14		property is located; provided that for property
15		located in a county with a population of more than one
16		hundred thousand but less than three hundred thousand,
17		the public notice shall be published in the newspaper
18		having the largest general circulation specifically in
19		the western or eastern half of the county, as the case
20		may be, in which the property is located.] real
21		property tax zone in which the mortgaged property is
22		located, as shown on the applicable county real

## H.B. NO. H.D. 2

1	property tax maps kept by each respective county's
2	real property tax assessment division, except for the
3	county of Kalawao which shall be considered its own
4	geographic area for the purposes of this paragraph.
5	For the purposes of this paragraph, a newspaper is of
6	general circulation if the newspaper:
7	(A) Contains news of a general nature; and
8	(B) Is distributed within the county where the
9	mortgaged property is located:
10	(i) At least weekly;
11	(ii) For a minimum of six months unless
12	interrupted by strike, natural disaster, or
13	act of war or terror; and
14	(iii) To a minimum of one per cent of the
15	residents of the county, as determined by
16	the last decennial United States census and
17	as verified by an independent audit.
18	A person may apply to the circuit court for an order
19	confirming a newspaper to be of general circulation
20	for purposes of this paragraph, which the court shall
21	grant upon proof of compliance with this paragraph.
22	The public notice shall be published once each week

1		for three consecutive weeks, constituting three			
2		publications. The public sale shall take place no			
3	sooner than fourteen days after the date of the				
4		publication of the third public notice advertisement;			
5		<u>or</u>			
6	(2)	Not less than twenty-eight days before the date of the			
7		public sale, published on a website maintained by the			
8		department; provided that the mortgaged property is			
9		owned by an owner-occupant."			
10	SECT	ION 21. Section 667-28, Hawaii Revised Statutes, is			
11	amended b	y amending subsection (a) to read as follows:			
12	"(a)	The public sale may be either postponed or canceled			
13	by the fo	reclosing mortgagee. Notice of the postponement or the			
14	cancellat	ion of the public sale shall be [announced]:			
15	(1)	Announced by the foreclosing mortgagee at the date,			
16		time, and place of the last scheduled public sale $[-]$ :			
17		and			
18	(2)	Provided to any other person who is entitled to			
19		receive the notice of default under section 667-22."			
20	SECT	ION 22. Section 667-32, Hawaii Revised Statutes, is			
21	amended b	y amending subsection (b) to read as follows:			
22	"(b)	The recitals in the affidavit required under			
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# H.B. NO. 1875

1	subsection	n (a) may, but need not, be substantially in the
2	following	form:
3	"(1)	I am duly authorized to represent or act on behalf of
4		(name of mortgagee) ("foreclosing
5		mortgagee") regarding the following power of sale
6		foreclosure. I am signing this affidavit in
7		accordance with the [alternate] power of sale
8		foreclosure law (Chapter 667, Part II, Hawaii Revised
9		Statutes);
10	(2)	The foreclosing mortgagee is a ["foreclosing
1		mortgagee"] mortgagee as defined in [the power of sale
12		foreclosure law; section 667-1, Hawaii Revised
13		Statutes, conducting a power of sale foreclosure;
14	(3)	The power of sale foreclosure is of a mortgage made by
15		(name of mortgagor)
16		("mortgagor"), dated, and
17		recorded in the (bureau of
18		conveyances or office of the assistant registrar of
19		the land court) as (recordation
20		information). The mortgaged property is located at:
21		(address or description of
22		location) and is identified by tax map key number:

1		The legal description of the
2		mortgaged property, including the certificate of title
3		or transfer certificate of title number if registered
4		in the land court, is attached as Exhibit "A". The
5		name of the borrower, if different from the mortgagor,
6		is ("borrower");
7	(4)	Pursuant to the power of sale provision of the
8		mortgage, the power of sale foreclosure was conducted
9		as required by the power of sale foreclosure law. The
10		following is a summary of what was done:
11		(A) A notice of default and intention to foreclose
12		was served on the mortgagor, the borrower, and
13		the following person: The
14		notice of default and intention to foreclose was
15		served on the following date and in the following
16		manner:;
17		(B) The date of the notice of default and intention
18		to foreclose was (date).
19		The deadline in the notice for curing the default
20		was (date), which deadline
21		date was at least sixty days after the date of
		1 1

1	(C)	The notice of default and intention to foreclose
2		was recorded before the deadline date in the
3		(bureau of conveyances or
4		office of the assistant registrar of the land
5		court). The notice was recorded on
6		(date) as document no.
7		A copy of the recorded
8		notice is attached as Exhibit "1";
9	(D)	The default was not cured by the deadline date in
10		the notice of default and intention to foreclose;
11	(E)	A public notice of the public sale was initially
12		published in the classified section of the
13		, [ <del>a daily newspaper of</del>
14		general circulation in the county where the
15		mortgaged property is located, ] in accordance
16		with section 667-27(d), Hawaii Revised Statutes,
17		once each week for three consecutive weeks on the
18		following dates: A copy
19		of the affidavit of publication for the last
20		public notice of the public sale is attached as
21		Exhibit "2". The date of the public sale was
22		(date). The last

1		publication was not less than fourteen days
2		before the date of the public sale;
3	(F)	The public notice of the public sale was sent to
4		the mortgagor, to the borrower, to the state
5		director of taxation, to the director of finance
6		of the county where the mortgaged property is
7		located, and to the following:
8		The public notice was sent
9		on the following dates and in the following
10		manner: Those dates were
11		after the deadline date in the notice of default
12		and intention to foreclose, and those dates were
13		at least sixty days before the date of the public
14		sale;
15	(G)	The public notice of the public sale was posted
16		on the mortgaged property or on such other real
17		property of which the mortgaged property is a
18		part on (date). That date
19		was at least sixty days before the date of the
20		public sale;
21	[ <del>-(H)-</del>	Two public showings (open houses) of the
22		mortgaged property were held (or were not held

1		<del>ecause the mortgag</del>	or did not cooperate);	
2	<del>(I)</del> ]	H) A public sale	of the mortgaged property	y was
3		eld on a business	day during business hours	s on:
4			(date), at	
5			_ (time), at the following	ng
6		ocation:	. The highe	est
7		uccessful bidder w	as	(name)
8		ith the highest su	ccessful bid price of	
9			; and	
10	[ <del>-(J)</del> -]	I) At the time th	e public sale was held, t	the
11		efault was not cur	ed and there was no circu	uit
12		ourt foreclosure a	ction pending in the circ	cuit
13		here the mortgaged	l property is located; and	d
14	(5) This	ffidavit is signed	l under penalty of perjury	у.""
15	SECTION 2	Section 667-33,	Hawaii Revised Statutes,	is
16	amended by ame	ing subsection (a)	to read as follows:	
17	"(a) The	ffidavit required	under section 667-32 and	the
18	conveyance doc	ent shall be recor	ded [at any time] no ear	lier
19	than ten days	ter the public sal	e is held but not later	than
20	forty-five day	after the public s	ale is held. The affida	vit
21	and the convey	ce document may be	e recorded separately and	on
22	different days	After the recorda	ation, the foreclosing	
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- 1 mortgagee shall mail or deliver a recorded copy to those persons
- 2 entitled to receive the public notice of the public sale under
- 3 section 667-27(c)."
- 4 SECTION 24. Section 667-37, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "§667-37 Judicial action of foreclosure before public
- 7 sale. This part shall not prohibit [the borrower,] the
- 8 foreclosing mortgagee, or any other creditor having a recorded
- 9 lien on the mortgaged property before the recordation of the
- 10 notice of default under section 667-23, from filing an action
- 11 for the judicial foreclosure of the mortgaged property in the
- 12 circuit court of the circuit where the mortgaged property is
- 13 located [-]; provided that the action is filed before the public
- 14 sale is held. The power of sale foreclosure process shall be
- 15 stayed during the pendency of the circuit court foreclosure
- 16 action."
- 17 SECTION 25. Section 667-41, Hawaii Revised Statutes, is
- 18 amended to read as follows:
- 19 "§667-41 Public information notice requirement.
- 20 [Beginning on September 1, 2011, all] (a) All financial
- 21 institutions, mortgagees, lenders, business entities and
- 22 organizations without limitation, and persons, who intend to use



the power of sale foreclosure under this part, under the 1 conditions required by this part, shall [also-develop 2 informational materials to educate and inform borrowers and 3 mortgagors. These materials shall be made available to the 4 public and provided to the mortgagors of all mortgage agreements 5 entered into, including the borrowers at the time of application 6 for a mortgage or loan, or other contract containing a power of 7 sale foreclosure provision. These materials, among other 8 9 things, shall inform the borrower that the financial institution 10 and other business entities and persons who are authorized under this part to exercise the power of sale foreclosure, in the 11 event of the borrower's default, have the option of pursuing 12 13 either a judicial or nonjudicial foreclosure as provided by law. These informational materials shall fully and completely explain 14 these remedies in simple and understandable terms.] provide the 15 public information notice described in subsection (b) to the 16 17 public, upon request, and to any applicant submitting a loan application where residential property is required to be used to 18 secure the loan. The notice shall be provided to all applicants 19 and all owners of the residential property (if different from 20 the applicants) within three business days after the submission 21 of a written loan application, or within three business days 22

1	after the time residential property is required to be used to
2	secure a loan, whether or not there is a written loan
3	application. The purpose of the public information notice is to
4	inform the public, applicants, and others that the financial
5	institutions, mortgagees, lenders, organizations, and other
6	business entities and persons who are authorized under this part
7	to enforce the foreclosure rights in a mortgage, in the event of
8	the borrower's default, have the option of pursuing either a
9	judicial or nonjudicial foreclosure in the manner provided by
10	law.
11	(b) The public information notice requirement shall be
12	satisfied by the delivery of a separate notice that contains the
13	following wording and is printed in not less than fourteen-point
14	font:
15	PUBLIC INFORMATION NOTICE PURSUANT TO
16	HAWAII REVISED STATUTES SECTION 667-41
17	WHAT IS FORECLOSURE?
18	This notice informs you regarding a lender's
19	right to foreclose in the event of a default on the
20	loan you have applied for or are considering if your
21	home is used to secure its repayment.

1	The mortgage agreement or contract that you may
2	enter into states that in the event the amounts due
3	under the loan are not paid when they are due, or for
4	other reasons you do not perform your promises in the
5	note and mortgage, all of which are known as defaults,
6	the lender shall have the option to foreclose the
7	mortgage, which will result in a sale of your home.
8	The entity or person who holds your mortgage
9	("Mortgagee") may send you a notice informing you that
10	the Mortgagee is starting foreclosure proceedings.
11	You should not wait for that to happen; take steps to
12	prevent a foreclosure as soon as you are having
13	trouble paying your mortgage. You should contact your
14	lender or your lender's loan servicer, or you may
15	contact a budget and credit counselor or housing
16	counselor, to discuss your situation.
17	STEP ONE: NOTICE OF DEFAULT. The first step in
18	the foreclosure process is the Mortgagee usually sends
19	you a written notice of default, which occurs after
20	you are past due on your mortgage payment. The
21	Mortgagee will tell you in the notice how much time
22	you have to pay the required amount that is past due

1	and, by paying, will return your loan to good
2	standing.
3	STEP TWO: PROCEEDING TO FORECLOSURE. If you do
4	not pay the required amount past due by the deadline
5	in the notice of default, the Mortgagee may elect to
6	proceed to collect the balance due on your loan
7	through foreclosure. In Hawaii, there are two types
8	of foreclosures: judicial and nonjudicial.
9	In a JUDICIAL FORECLOSURE, the Mortgagee files a
10	lawsuit against you in order to obtain a court
11	judgment that you owe the balance due under your loan
12	and to obtain an order to sell the property. The
13	initial legal document you will receive in the lawsuit
14	is called the complaint. You should consult an
15	attorney of your choice who can advise you as to the
16	steps needed to protect your rights. Judicial
17	foreclosure involves the sale of the mortgaged
18	property under the supervision of the court. You will
19	receive notice of the foreclosure case hearings and
20	the sale date and the judicial decision is announced
21	after a hearing in court. The sale of the property

1	must be approved by the court before it can be
2	completed.
3	In a NONJUDICIAL FORECLOSURE, the process follows
4	the procedures spelled out in Chapter 667 of the
5	Hawaii Revised Statutes and in your mortgage. The
6	nonjudicial procedures allow a Mortgagee to foreclose
7	on and sell the property identified in the mortgage
8	without filing a lawsuit or court supervision. This
9	nonjudicial foreclosure is also called a power of sale
10	foreclosure. The Mortgagee starts the process by
11	giving you a written notice of default and of the
12	Mortgagee's intent to sell the property.
13	After the required time has elapsed, you will be
14	sent a notice of nonjudicial foreclosure sale, which
15	will tell you the date and location of the sale.
16	In a NONJUDICIAL foreclosure, if you own an
17	interest in the property you may have the right to
18	participate in the Mortgage Foreclosure Dispute
19	Resolution Program or to convert the nonjudicial
20	foreclosure into a judicial foreclosure. The
21	nonjudicial foreclosure may not proceed during the

1	dispute resolution process or after it has been
2	converted to a judicial foreclosure.
3	PLEASE NOTE: Even if a judicial or nonjudicial
4	foreclosure has commenced, you may be able to
5	reinstate the loan and keep your home if you pay the
6	delinquent amount then due and the foreclosure
7	expenses that your Mortgagee has incurred. You must
8	contact the Mortgagee as soon as possible to determine
9	whether reinstatement is possible.
10	STEP THREE: PUBLIC SALE. The sale of a
11	foreclosed home is usually made through a public
12	auction, where the highest bidder who can make a cash
13	deposit of up to 10% of the bid can buy the property.
14	In a judicial foreclosure, the court appoints a third
15	party commissioner to advertise and conduct the sale.
16	In a nonjudicial foreclosure, the Mortgagee advertises
17	and conducts the sale. In both types of sales, the
18	Mortgagee has the right to buy the property by
19	submitting a credit bid based upon the balance owed on
20	the mortgage, so long as its bid is higher than any
21	other bids. If the Mortgagee buys the property, the

1	Mortgagee has the right to re-sell it in a private
2	sale at a later date.
3	STEP FOUR: DISBURSEMENT OF PROCEEDS; POTENTIAL
4	DEFICIENCY JUDGMENT. After the foreclosure sale is
5	completed, the proceeds are paid out to lien holders,
6	including the Mortgagee, in the order set by law and
7	lastly to you if there are any proceeds left.
8	In a JUDICIAL FORECLOSURE, the court tells the
9	commissioner whom to pay and how much. If the
10	property did not sell for enough to pay off the
11	balance due under your loan, the Mortgagee has the
12	right to ask the court for a deficiency judgment
13	against you for the difference.
14	In a NONJUDICIAL FORECLOSURE, the Mortgagee
15	distributes the proceeds from the sale. Unless the
16	debt is secured by other collateral, or except as
17	otherwise provided by the law, the recordation of both
18	the conveyance document and affidavit shall operate as
19	full satisfaction of the debt.
20	READ THE NOTE AND MORTGAGE CAREFULLY TO
21	UNDERSTAND WHAT IS REQUIRED AND HOW TO AVOID

1	FORECLOSURE, AND CONSULT WITH AN ATTORNEY REGARDING
2	YOUR LEGAL RIGHTS.
3	(c) The requirements of this section shall apply only to
4	written loan applications submitted, or to loans where
5	residential property is required to be used as security, after
6	August 31, 2012."
7	SECTION 26. Section 667-53, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"[+]§667-53[+] Conversion to judicial foreclosure;
10	residential property; conditions. (a) An owner-occupant of a
11	residential property that is subject to nonjudicial foreclosure
12	under part $[rac{1}{2} rac{1}{2}]$ II may convert the action to a judicial
13	foreclosure provided that:
14	(1) A petition conforming to section 667-54 shall be filed
15	with the circuit court in the circuit where the
16	residential property is located, stating that the
17	owner-occupant of the property elects to convert the
18	nonjudicial foreclosure to a judicial foreclosure
19	proceeding, no later than thirty days after $[\frac{\text{the}}{2}]$ :
20	(A) The foreclosure notice is served on the owner-
21	occupant, as required by section [667-5 or] 667-
22	22; or

1		(B) The conclusion of a mortgage foreclosure dispute
2		resolution process conducted under part V,
3		pursuant to section 667-80(f), if applicable;
4	(2)	Within forty-five days of the filing of the petition,
5		all owner-occupants and mortgagors of an interest in
6		the residential property whose interests are pledged
7		or otherwise encumbered by the mortgage that is being
8		foreclosed and all persons who have signed the
9		promissory note or other instrument evidencing the
10		debt secured by the mortgage that is being foreclosed,
11		including without limitation co-obligors and
12		guarantors, shall file a statement in the circuit
13		court action that they agree to submit themselves to
14		the judicial process and the jurisdiction of the
15		circuit court; provided further that if this condition
16		is not satisfied, the circuit court action may be
17		dismissed with prejudice as to the right of any owner-
18		occupant to convert the action to a judicial
19		proceeding, and the mortgagee may proceed
20		nonjudicially;
21	(3)	Filing a petition pursuant to paragraph (1) shall
22		automatically stay the nonjudicial foreclosure action

1		unless and until the judicial proceeding has been
2		dismissed;
3	(4)	The person filing the petition pursuant to paragraph
4		(1) shall have an affirmative duty to promptly notify
5		the Hawaii attorney who is handling the nonjudicial
6		foreclosure about the filing of the complaint for
7		conversion;
8	(5)	All parties joined in the converted judicial
9		proceeding may assert therein any claims and defenses
10		that they could have asserted had the action
11		originally been commenced as a judicial foreclosure
12		action; and
13	(6)	[Notwithstanding chapter 607, the] The fee for filing
14		the petition shall be [not more than \$525, of which]
15		\$250, which shall be deposited into the mortgage
16		foreclosure dispute resolution special fund
17		established under section 667-86[ <del>; provided that if</del>
18		the mortgage foreclosure dispute resolution program
19		under part V has not yet been implemented, the filing
20		fee shall be not more than \$300].

1 This section shall not apply to foreclosures of 2 association liens that arise under a declaration filed pursuant 3 to chapter 421J, 514A, or 514B. 4 [(c) This section shall not apply to a foreclosure for 5 which the mortgagor has elected to participate in the mortgage 6 foreclosure dispute resolution program pursuant to part V. 7 (d) (c) The judiciary may create and adopt a form for a 8 conversion petition." SECTION 27. Section 667-54, Hawaii Revised Statutes, is 9 10 amended by amending subsection (a) to read as follows: 11 "[+](a)[+] A petition filed pursuant to section 667-53 12 shall contain at a minimum: 13 A caption setting forth the name of the court, the title of the action, and the file number; provided 14 15 that the title of the action shall include the names 16 of the filing party as petitioner and the foreclosing 17 party as the respondent; 18 (2) The name, mailing address, and telephone number of the 19 filing party;

The address or tax map key number, and the certificate

[within the land court's jurisdiction,] registered in

of title or transfer certificate of title number if

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(3)

20

21

1		the land court, of the property subject to the
2		foreclosure action;
3	(4)	A statement identifying all other owner-occupants and
4		mortgagors of the property whose interests are pledged
5		or otherwise encumbered by the mortgage that is being
6		foreclosed and all persons who have signed the
7		promissory note or other instrument evidencing the
8		debt secured by the mortgage that is being foreclosed,
9		including without limitation co-obligors and
10		guarantors;
11	(5)	A certification under penalty of perjury that the
12		filing party is an owner-occupant of the subject
13		property and seeks to convert the nonjudicial
14		foreclosure to a judicial proceeding;
15	(6)	A statement certifying that the filing party served a
16		copy of the petition on the attorney identified in the
17		foreclosure notice under section [ <del>667-5 or</del> ] 667-22
18		either by personal delivery at, or by postage prepaid
19		United States mail to, the address of the attorney as
20		set forth in the foreclosure notice under section

(7) A copy of the foreclosure notice that was served on

[<del>667 5 or</del>] 667-22; and

21

1	the filing party pursuant to section [ <del>667-5 or</del> ] 667-22
2	and for which the filing party is seeking to convert
3	to a judicial proceeding."
4	SECTION 28. Section 667-55, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"[+]§667-55[+] Notice of default and intention to
7	foreclose; residential property; required statement on
8	conversion. (a) The foreclosure notice that is served as
9	required under section [667-5 or] 667-22 shall include, in
10	addition to the contents required under section [667-5 or] 667-
11	22, a statement printed in not less than fourteen-point font as
12	follows:
13	"IF THE PROPERTY BEING FORECLOSED IS
14	IMPROVED AND USED FOR RESIDENTIAL PURPOSES, AN
15	OWNER-OCCUPANT OF THE PROPERTY (DEFINED IN
16	CHAPTER 667 OF THE HAWAII REVISED STATUTES AS A
17	PERSON WHO, AT THE TIME THIS NOTICE IS SERVED,
18	OWNS AN INTEREST IN THE RESIDENTIAL PROPERTY THAT
19	IS SUBJECT TO THE MORTGAGE BEING FORECLOSED AND
20	THE RESIDENTIAL PROPERTY HAS BEEN THE PRIMARY
21	RESIDENCE CONTINUOUSLY FOR NOT LESS THAN TWO

HUNDRED DAYS) HAS THE RIGHT TO CONVERT A

1	NONJUDICIAL FORECLOSURE PROCEEDING TO A JUDICIAL
2	FORECLOSURE WHERE CLAIMS AND DEFENSES MAY BE
3	CONSIDERED BY A COURT OF LAW. TO EXERCISE THIS
4	RIGHT, THE OWNER-OCCUPANT SHALL COMPLETE AND FILE
5	THE ATTACHED FORM WITH THE CIRCUIT COURT IN THE
6	CIRCUIT WHERE THE PROPERTY IS LOCATED, WITHIN
7	THIRTY DAYS AFTER SERVICE OF THIS NOTICE[+] OR
8	WITHIN THIRTY DAYS AFTER THE COMPLETION OF
9	MORTGAGE FORECLOSURE DISPUTE RESOLUTION CONDUCTED
10	UNDER PART V OF CHAPTER 667 OF THE HAWAII REVISED
11	STATUTES.
12	IN ADDITION, ALL OWNER-OCCUPANTS AND
13	MORTGAGORS OF THE RESIDENTIAL PROPERTY WHOSE
14	INTERESTS HAVE BEEN PLEDGED OR OTHERWISE
15	ENCUMBERED BY THE MORTGAGE THAT IS BEING
16	FORECLOSED AND ALL PERSONS WHO HAVE SIGNED THE
17	PROMISSORY NOTE OR OTHER INSTRUMENT EVIDENCING
18	THE DEBT SECURED BY THE MORTGAGE THAT IS BEING
19	FORECLOSED, INCLUDING, WITHOUT LIMITATION, CO-
19 20	
	FORECLOSED, INCLUDING, WITHOUT LIMITATION, CO-

1	JURISDICTION OF THE CIRCUIT COURT WITHIN FORTY-
2	FIVE DAYS OF THE FILING OF THE ATTACHED FORM.
3	FAILURE TO SATISFY THIS CONDITION MAY RESULT IN
4	DISMISSAL OF THE CIRCUIT COURT ACTION WITH
5	PREJUDICE.
6	AN OWNER-OCCUPANT SHALL PROMPTLY NOTIFY THE
7	HAWAII ATTORNEY LISTED IN THIS NOTICE ABOUT THE
8	FILING OF THE CONVERSION FORM.
9	MORTGAGE FORECLOSURE DISPUTE RESOLUTION MAY BE
10	AVAILABLE IN NONJUDICIAL FORECLOSURE ACTIONS AS AN
11	ALTERNATIVE FOR OWNER-OCCUPANTS ATTEMPTING TO AVOID
12	FORECLOSURE OR TO MITIGATE THE EFFECTS OF
13	FORECLOSURE ON AN OWNER-OCCUPANT. HOWEVER, IF [AN
14	OWNER-OCCUPANT FILES-FOR CONVERSION, THE
15	NONJUDICIAL FORECLOSURE IS CONVERTED TO A JUDICIAL
16	FORECLOSURE ACTION, DISPUTE RESOLUTION MAY NOT
17	THEREAFTER BE AVAILABLE UNLESS ORDERED BY A JUDGE.
18	A FORECLOSING LENDER WHO COMPLETES A
19	NONJUDICIAL FORECLOSURE OF RESIDENTIAL PROPERTY
20	[SHALL] COULD BE PROHIBITED UNDER HAWAII LAW FROM
21	PURSUING A DEFICIENCY JUDGMENT AGAINST A
22	MORTGAGOR [UNLESS THE DEBT IS SECURED BY OTHER

1	COLLATERAL, OR AS OTHERWISE PROVIDED BY LAW]. IF					
2	THIS ACTION IS CONVERTED TO A JUDICIAL					
3	PROCEEDING, HOWEVER, THEN ALL REMEDIES AVAILABLE					
4	TO A LENDER MAY BE ASSERTED, INCLUDING THE RIGHT					
5	TO SEEK A DEFICIENCY JUDGMENT.					
6	(b) The statement required by this section shall not be					
7	required to be included in [the notice of sale published					
8	pursuant to 667-5(a)(1) or] the public notice of public sale					
9 .	published pursuant to section 667-27."					
10	SECTION 29. Section 667-56, Hawaii Revised Statutes, is					
11	amended to read as follows:					
12	"[+]§667-56[+] Prohibited conduct. It shall be a					
13	prohibited practice for any foreclosing mortgagee to engage in					
14	any of the following practices:					
15	(1) Holding a public sale on a date, at a time, or at a					
16	place other than that described in the public notice					
17	of the public sale or a properly noticed postponement					
18	(2) Specifying a fictitious place in the public notice of					
19	the public sale;					
20	(3) Conducting a postponed public sale on a date other					
21	than the date described in the new public notice of					
22	the public sale;					

1	(4)	Delaying the delivery of the recorded, conformed copy
2		of the conveyance document to a bona fide purchaser
3		who purchases in good faith for more than [forty five]
4		sixty days after the completion of the public sale;
5	(5)	Completing nonjudicial foreclosure proceedings during
6		short sale escrows with a bona fide purchaser if the
7		short sale offer is at least [five] ten per cent
8		greater than the public sale price; provided that
9		escrow is opened within ten days and closed within
10		forty-five days of the public sale; and provided
11		further that a bona fide short sale purchaser shall
12		have priority over any other purchaser;
13	(6)	Completing nonjudicial foreclosure proceedings during
14		bona fide loan modification negotiations with the
15		mortgagor; or
16	(7)	Completing nonjudicial foreclosure proceedings against
17		a mortgagor who has been accepted or is being
18		evaluated for consideration for entry into a federal
19		loan modification program before obtaining a
20		certificate or other documentation confirming that the
21		mortgagor is no longer eligible for, or an active

participant of, that federal program."

1 SECTION 30. Section 667-57, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[4] §667-57[4] Suspension of foreclosure actions by junior 4 lienholders. (a) Upon initiation of a foreclosure action 5 pursuant to part [±] IA or part II by a foreclosing mortgagee 6 [as defined in section 667-21(b)], no junior lienholder shall be 7 permitted to initiate or continue a nonjudicial foreclosure 8 pursuant to part [#] II until the foreclosure initiated by the 9 foreclosing mortgagee has been concluded by a judgment issued by 10 a court pursuant to section [667-1,] 667-1.5, the recording of 11 an affidavit after public sale pursuant to section [667-5-or] 12 667-33, or the filing of [a settlement document] an agreement 13 under the mortgage foreclosure dispute resolution provisions of 14 section 667-81. 15 Upon initiation of a foreclosure action pursuant to part [±] IA or part II by a foreclosing mortgagee [as defined in 16 17 section 667-21(b)], no junior lienholder shall be permitted to initiate a nonjudicial foreclosure pursuant to part II during 18 19 the pendency of a stay pursuant to section 667-83; provided that 20 a junior lienholder may initiate or continue with a nonjudicial

foreclosure pursuant to part II if [the]:

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1	(1)	The junior lien foreclosure was initiated before the
2		foreclosure action by the foreclosing mortgagee [-]; or
3	(2)	The junior lienholder is an association and has not
4		been provided notice of the foreclosure action,
5		pursuant to section 667-21.5, or has not received
6		written notification of a case opening pursuant to
7		section 667-79."
8	SECT	ION 31. Section 667-58, Hawaii Revised Statutes, is
9	amended t	o read as follows:
10	" [+]	§667-58[] Valid notice[]; affiliate statement. (a)
11	Any notic	es made pursuant to this chapter may be issued only by
12	persons a	uthorized by a foreclosing mortgagee or lender pursuant
13	to an aff	iliate statement signed by that foreclosing mortgagee
14	or lender	and recorded at the bureau of conveyances identifying
15	the agenc	y or affiliate relationship and the authority granted
16	or confer	red to that agent or representative.
17	(b)	The bureau of conveyances document number for the
18	affiliate	statement required under subsection (a) shall be
19	included	in any notice required to be personally served upon the

(c) Any notice provided by a mortgage servicer, including



20

21

mortgagor or borrower under this chapter.

- 1 shall be issued only by a mortgage servicer that has been listed
- 2 in the affiliate statement filed by the foreclosing mortgagee or
- 3 lender under subsection (a); provided further that the mortgage
- 4 servicer shall be licensed under or otherwise exempt from
- 5 chapter 454M. The agency relationship or affiliation of the
- 6 mortgage servicer and the foreclosing mortgagee or lender and
- 7 any authority granted or conferred to that mortgage servicer
- 8 shall be described in the affiliate statement filed under both
- 9 subsection (a) and section 454M-5(a)(4)(F).
- 10 (d) No attorney of a mortgage servicer, foreclosing
- 11 mortgagee, or lender shall be required to be included in any
- 12 affiliate statement of a foreclosing mortgagee or lender. No
- 13 notice or other correspondence made by any attorney for the
- 14 foreclosing mortgagee or lender shall be required to reference
- 15 any affiliate statement made by the foreclosing mortgagee or
- 16 lender. Any notice or other correspondence made by any attorney
- 17 for a mortgage servicer shall reference, in accordance with
- 18 subsection (b), the appropriate affiliate statement of the
- 19 foreclosing mortgagee or lender authorizing the mortgage
- 20 servicer to act."
- 21 SECTION 32. Section 667-59, Hawaii Revised Statutes, is
- 22 amended to read as follows:



1	"[+]§667-59[+] Actions and communications with the
2	mortgagor in connection with a foreclosure. A foreclosing
3	mortgagee shall be bound by all agreements, obligations,
4	representations, or inducements made on its behalf by its
5	agents, including but not limited to its employees,
6	representatives, mortgage servicers, or persons authorized by a
7	foreclosing mortgagee or lender pursuant to an affiliate
8	statement recorded in the bureau of conveyances pursuant to
9	section 667-58.
10	[For purposes of this section, "foreclosing mortgagee" has
11	the same meaning as in section 667-21.] "
12	SECTION 33. Section 667-60, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"[+]§667-60[+] Unfair or deceptive act or practice[+];
15	transfer of title. (a) Any foreclosing mortgagee who
16	[violates] engages in any of the following violations of this
17	chapter shall have committed an unfair or deceptive act or
18	practice under section 480-2[-]:
19	(1) Failing to provide a borrower or mortgagor with, or
20	failing to serve as required, the information required
21	by section 667-22 or 667-55;

1	(2)	Failing to publish, or to post, information on the				
2		mortgaged property, as required by section 667-27 or				
3		667-28;				
4	(3)	Failing to take any action required by section 667-24				
5		if the default is cured or an agreement is reached;				
6	(4)	Engaging in conduct prohibited under section 667-56;				
7	(5)	Holding a public sale in violation of section 667-25;				
8	(6)	Failing to include in a public notice of public sale				
9		the information required by section 667-27 or section				
10		667-28;				
11.	(7)	Failing to provide the information required by section				
12		667-41;				
13	(8)	With regard to mortgage foreclosure dispute resolution				
14		under part V:				
15		(A) Failing to provide notice of the availability of				
16		dispute resolution as required by section 667-75;				
17		(B) Participating in dispute resolution without				
18		authorization to negotiate a loan modification,				
19		or without access to a person so authorized, as				
20		required by section 667-80(a)(1);				
21		(C) Failing to provide required information or				
22		documents as required by section 667-80(c); or				

1		(D) Completing a nonjudicial foreclosure if a
2		neutral's closing report under section 667-82
3		indicates that the foreclosing mortgagee failed
4		to comply with requirements of the mortgage
5		foreclosure dispute resolution program;
6	(9)	Completing a nonjudicial foreclosure while a stay is
7		in effect under section 667-83;
8	(10)	Failing to distribute sale proceeds as required by
9		section 667-31;
10	(11)	Making any false statement in the affidavit of public
11		sale required by section 667-32;
12	(12)	Attempting to collect a deficiency in violation of
13		section 667-38; and
14	(13)	Failing to file a foreclosure notice with the
15		department as required by section 667-76(a).
16	(b)	Notwithstanding subsection (a), the transfer of title
17	to the pu	rchaser of the property as a result of a foreclosure
18	under thi	s chapter shall only be subject to avoidance under
19	section 4	80-12 for violations described in subsection (a)(1) to
20	(9) if su	ch violations are shown to be substantial and material;
21	provided	that a foreclosure sale shall not be subject to

- 1 avoidance under section 480-12 for violation of section 667-
- **2** 56(5).
- 3 (c) Any action to void the transfer of title to the
- 4 purchaser of property under this chapter shall be filed in the
- 5 circuit court of the circuit within which the foreclosed
- 6 property is situated no later than one hundred eighty days
- 7 following the recording of the affidavit required by section
- 8 667-32. If no such action is filed within the one hundred
- 9 eighty-day period, then title to the property shall be deemed
- 10 conclusively vested in the purchaser free and clear of any claim
- 11 by the mortgagor or anyone claiming by, through, or under the
- 12 mortgagor."
- 13 SECTION 34. Section 667-63, Hawaii Revised Statutes, is
- 14 amended by amending subsection (a) to read as follows:
- "(a) A mortgage creditor having a mortgage lien on a time
- 16 share interest who desires notice that another mortgage creditor
- 17 having a mortgage lien on the time share interest intends to
- 18 foreclose and sell the mortgaged time share interest, pursuant
- 19 to the power of sale under section 667-62, may submit a written
- 20 request to the mortgagee who is foreclosing or who may foreclose
- 21 the mortgage by power of sale, asking to receive notice of the

1	mortgage	e's	intention	ı to	foreclose	the	mortgage	under	section
2	667-62.	The	request	for	notice:				

- May be submitted any time after the recordation [example of the subject mortgage [at the bureau of the subject mortgage [at the bureau of the subject mortgage [at the bureau of the submitted prior to submitted that the request is submitted prior to completion of publication of notice of the intention to foreclose the mortgage and of the sale of the mortgaged time share interest;
- 10 (2) Shall be signed by the mortgage creditor desiring to
  11 receive notice, or its authorized representative; and
- 12 (3) Shall specify the name and address of the person to whom the notice is to be mailed."
- 14 SECTION 35. Section 667-71, Hawaii Revised Statutes, is 15 amended by amending subsections (a) and (b) to read as follows:
- 16 "(a) This part shall apply to nonjudicial foreclosures
  17 conducted by power of sale under [parts I and] part II, of
  18 residential real property that is occupied by one or more
  19 mortgagors who are owner-occupants.
- (b) This part shall not apply to actions by an association to foreclose on a lien for amounts owed to the association that arise under a declaration filed pursuant to chapter 421J, 514A,

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- 1 or 514B, or to a mortgagor who has previously participated in
- 2 dispute resolution under this part for the same property on the
- 3 same mortgage loan."
- 4 SECTION 36. Section 667-73, Hawaii Revised Statutes, is
- 5 amended by amending subsection (c) to read as follows:
- 6 "(c) The department is authorized to contract with county,
- 7 state, or federal agencies, and with private organizations,
- 8 approved housing counselors, and approved budget and credit
- 9 counselors for the performance of any of the functions of this
- 10 part. These contracts shall not be subject to chapter 103D or
- 11 103F."
- 12 SECTION 37. Section 667-74, Hawaii Revised Statutes, is
- 13 amended to read as follows:
- "[+] §667-74[+] Availability of dispute resolution required
- 15 before foreclosure. Before a public sale may be conducted
- 16 pursuant to section [667-5 or] 667-25 for a residential property
- 17 that is occupied by an owner-occupant [as a primary residence],
- 18 the foreclosing mortgagee [shall], at the election of the owner-
- 19 occupant, shall participate in the mortgage foreclosure dispute
- 20 resolution program under this part to attempt to negotiate an
- 21 agreement that avoids foreclosure or mitigates damages in cases
- 22 where foreclosure is unavoidable."



1	SECT	ION 38. Section 667-75, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"[+]	§667-75[+] Notice of dispute resolution availability
4	required.	(a) A foreclosure notice served pursuant to section
5	[ <del>667-5 or</del>	] 667-22(e) shall include notice that the mortgagee is
6	required,	at the election of an owner-occupant, to participate
7	in the mo	rtgage foreclosure dispute resolution program pursuant
8	to this p	art to attempt to avoid foreclosure or to mitigate
9	damages w	here foreclosure is unavoidable.
10	(b)	The notice required by subsection (a) shall be printed
11	in not le	ss than fourteen-point font and include:
12	(1)	The name and contact information of the mortgagor and
13		the mortgagee;
14	(2)	The subject property address and legal description,
15		including tax map key number and the <u>certificate of</u>
16		title or transfer certificate of title number if
17		[within the land court's jurisdiction;] registered in
18		the land court;
19	(3)	The name and contact information of a person or entity
20		authorized to negotiate a loan modification on behalf
21		of the mortgagee;

(4) A statement that the mortgagor shall consult with an

1		approved housing counseior or an approved budget and
2		credit counselor at least thirty days prior to the
3		first day of a scheduled dispute resolution session;
4	(5)	Contact information for all [local] approved housing
5		counselors;
6	(6)	Contact information for all [local] approved budget
7		and credit counselors;
8	(7)	A statement that the mortgagor electing to participate
9		in the mortgage foreclosure dispute resolution program
10		shall provide a certification under penalty of perjury
11		to the department that the mortgagor is an owner-
12		occupant of the subject property, including supporting
13		documentation;
14	(8)	A general description of the information that an
15		owner-occupant electing to participate in the mortgage
16		foreclosure dispute resolution program is required to
17		provide to participate in the program as described
18		under section 667-80(c)(2);
19	(9)	A statement that the owner-occupant shall elect to
20		participate in the mortgage foreclosure dispute
21		resolution program pursuant to this part no later than

```
1
              thirty days after the department's mailing of the
2
              notice or the right shall be waived."
         SECTION 39. Section 667-76, Hawaii Revised Statutes, is
3
    amended to read as follows:
4
5
         "[+] §667-76[+] Mortgagee's filing of notice with
6
    department; filing fee. (a) Within three days after a
7
    mortgagee serves a foreclosure notice on an owner-occupant
8
    pursuant to section [667-5-or] 667-22, the mortgagee shall file
9
    the foreclosure notice with the department and pay a filing fee
10
    of $250, which shall be deposited into the mortgage foreclosure
11
    dispute resolution special fund established under section 667-
12
    86.
              [Violation of this section shall constitute an unfair
13
14
    and deceptive act or practice subject to section 480-2.] A
15
    mortgagee who elects to publish a public notice of public sale
    electronically pursuant to section 667-27(d)(2) or 667-F(d)(2)
16
17
    shall publish the notice by filing the same with the department
18
    and paying a filing fee of $ , which shall be deposited
19
    into the mortgage foreclosure dispute resolution special fund
20
    established under section 667-86."
         SECTION 40. Section 667-77, Hawaii Revised Statutes, is
21
22
    amended to read as follows:
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1	"[+]	§667-77[] Notification to mortgagor by department.
2	Within te	n days after the mortgagee's filing of a notice of
3	default a	nd intention to foreclose with the department, the
4	departmen	t shall mail a written notification by registered or
5	certified	mail to the mortgagor that a notice of default and
6	intention	to foreclose has been filed with the department. The
7	notificat	ion shall inform the mortgagor of an owner-occupant's
8	right to	elect to participate in the foreclosure dispute
9	resolutio	n program and shall include:
10	(1)	Information about the mortgage foreclosure dispute
11		resolution program;
12	(2)	A form for an owner-occupant to elect or to waive
13		participation in the mortgage foreclosure dispute
14		resolution program pursuant to this part that shall
15		contain instructions for the completion and return of
16		the form to the department and the department's
17		mailing address;
18	(3)	A statement that the mortgagor electing to participate
19		in the mortgage foreclosure dispute resolution program
20	*.	shall provide a certification under penalty of perjury
21		to the department that the mortgagor is an owner-

occupant of the subject property, including a

1		description of acceptable supporting documentation as
2		required by section 667-78(a)(2);
3	(4)	A statement that the owner-occupant shall elect to
4		participate in the mortgage foreclosure dispute
5		resolution program pursuant to this part no later than
6		thirty days after the department's mailing of the
7		notice or the owner-occupant shall be deemed to have
8		waived the option to participate in the mortgage
9		foreclosure dispute resolution program;
10	(5)	A description of the information required under
11		section 667-80(c)(2) that the owner-occupant shall
12		provide to the mortgagee and the neutral assigned to
13		the dispute resolution;
14	(6)	A statement that the owner-occupant shall consult with
15		an approved housing counselor or approved budget and
16		credit counselor at least thirty days prior to the
17		first day of a scheduled dispute resolution session;
18	(7)	Contact information for all [local] approved housing
19		counselors;
20	(8)	Contact information for all [ <del>local</del> ] approved budget
21		and credit counselors; and
22	(9)	Contact information for the department.

- 1 The notification shall be mailed to the subject property address 2 and any other addresses for the mortgagor as provided in the 3 mortgagee's notice of dispute resolution under [+] section[+] 4 667-75 and the foreclosure notice under section [667-5 or] 667-5 22(a)." 6 SECTION 41. Section 667-78, Hawaii Revised Statutes, is 7 amended as follows: 8 1. By amending subsection (a) to read: 9 "(a) An owner-occupant elects to participate in the 10 mortgage foreclosure dispute resolution program by returning to 11 the department: The completed program election form provided 12 (1) 13 [<del>pursuant</del>]: 14 Pursuant to section 667-77(2); or (A) 15 (B) On a website maintained by the department; 16 (2) Certification under penalty of perjury that the 17 mortgagor is an owner-occupant, accompanied with any supporting documentation, including copies of recent 18 19 utility billing statements, voter registration 20 records, real estate property tax records, or state
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(3)

identification forms; and

A program fee of \$300.

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- 1 The completed form and fees shall be received by the department
- 2 no later than thirty days after mailing of the department's
- 3 notification pursuant to section 667-77."
- 4 2. By amending subsection (c) to read:
- 5 "(c) If the owner-occupant does not elect to participate
- 6 in dispute resolution pursuant to this part, the department
- 7 shall notify the mortgagee within ten days of receiving an
- 8 election form indicating nonelection or the termination of the
- 9 thirty-day time period for election. After receiving the
- 10 department's notification, the mortgagee may proceed with the
- 11 nonjudicial foreclosure process according to the process
- 12 provided in [part I or] part II of this chapter[7 as
- 13 applicable]."
- 14 SECTION 42. Section 667-79, Hawaii Revised Statutes, is
- 15 amended as follows:
- 1. By amending subsection (a) to read:
- "(a) If an owner-occupant elects to participate in the
- 18 mortgage foreclosure dispute resolution program, the department
- 19 shall open a dispute resolution case. Within twenty days of
- 20 receipt of the owner-occupant's election form and fee in
- 21 accordance with section 667-78, the department shall mail
- 22 written notification of the case opening to the parties and, if



- 1 applicable, the condominium or other homeowner association of
- 2 the project where the owner-occupant's property is located, by
- 3 registered mail, return receipt requested, which shall include:
- 4 (1) Notification of the date, time, and location of the
- 5 dispute resolution session;
- 6 (2) An explanation of the dispute resolution process;
- 7 (3) Information about the dispute resolution program
- 8 requirements; and
- 9 (4) Consequences and penalties for noncompliance.
- 10 The dispute resolution session shall be scheduled for a date no
- 11 less than [thirty] forty and no more than [sixty] seventy days
- 12 from the date of the notification of case opening, unless
- 13 mutually agreed to by the parties and the neutral."
- 14 2. By amending subsection (c) to read:
- "(c) The written notification of a case opening under this
- 16 section shall operate as a stay of the foreclosure proceeding in
- 17 accordance with section  $667-83[_{7}]$  and may be [filed or]
- 18 recorded[, as appropriate, at the land court or bureau of
- 19 conveyances]."
- 20 SECTION 43. Section 667-80, Hawaii Revised Statutes, is
- 21 amended as follows:
- 1. By amending subsection (a) to read:

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1	"(a) The parties to a dispute resolution process conducted
2	under this part shall consist of the owner-occupant or the
3	owner-occupant's representative, and the mortgagee or the
4	mortgagee's representative; provided that:
5	(1) A representative of the mortgagee who participates in
6	the dispute resolution shall be authorized to
7	negotiate a loan modification on behalf of the
8	mortgagee or shall have, at all stages of the dispute
9	resolution process, direct access by telephone,
10	videoconference, or other immediately available
11	contemporaneous telecommunications medium to a person
12	who is so authorized;
13	(2) The mortgagee and owner-occupant may be represented by
14	[counsel;] an attorney; and
15	(3) The owner-occupant may be assisted by an approved
16	housing counselor or approved budget and credit
17	counselor."
18	2. By amending subsection (c) to read:
19	"(c) The parties shall comply with all information
20	requests from the department or neutral. No less than fifteen

days prior to the first day of the scheduled dispute resolution

21

22

session:

1	(1)	The mortgagee shall provide to the department and the
2		mortgagor:
3		(A) A copy of the promissory note, signed by the
4		mortgagor, including any endorsements, allonges,
5		amendments, or riders to the note evidencing the
6		mortgage debt;
7		(B) A copy of the mortgage document and any
8		amendments, riders, or other documentation
9		evidencing the mortgagee's right of nonjudicial
10		foreclosure and interest in the property
11		including any interest as a successor or
12		assignee; and
13		(C) Financial records and correspondence that confirm
14		the mortgage loan is in default.
15	(2)	The owner-occupant shall provide to the department and
16		the mortgagee:
17		(A) Documentation showing income qualification for a
18		loan modification, including any copies of pay
19		stubs, W-2 forms, social security or disability
20		income, retirement income, child support income,
21		or any other income that the owner-occupant deems

relevant to the owner-occupant's financial

1		ability to repay the mortgage;
2	(B)	Any records or correspondence available which may
3		dispute that the mortgage loan is in default;
4	(C)	Any records or correspondence available
5		evidencing a loan modification or amendment;
6	(D)	Any records or correspondence available that
7		indicate the parties are currently engaged in
8		bona fide negotiations to modify the loan or
9		negotiate a settlement of the delinquency;
10	(E)	Names and contact information for approved
11		housing counselors, approved budget and credit
12		counselors, or representatives of the mortgagee,
13		with whom the owner-occupant may have or is
14		currently working with to address the
15		delinquency; and
16	(F)	Verification of counseling by an approved housing
17		counselor or approved budget and credit
18		counselor."
19	SECTION 4	44. Section 667-81, Hawaii Revised Statutes, is
20	amended by ame	ending subsections (b), (c), and (d) to read as
21	follows:	
22	"(b) If	, despite the parties' participation in the dispute

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- 1 resolution process and compliance with the requirements of this
- 2 part, the parties are not able to come to an agreement, the
- 3 neutral shall file a closing report with the department that the
- 4 parties met the program requirements. The mortgagee may [file
- 5 or record the report [at the bureau of conveyances or the land
- 6 court, as appropriate]. Upon recording of the report pursuant
- 7 to this subsection, the foreclosure process shall resume along
- 8 the timeline as it existed on the date before the mortgagor
- 9 elected dispute resolution, and may proceed as otherwise
- 10 provided by law. The mortgagee shall notify the mortgagor of
- 11 the recording date and document number of this report and the
- 12 deadline date to cure default in an amended foreclosure notice.
- 13 Nothing in this subsection shall be construed to require the
- 14 neutral to wait the full sixty days allotted for dispute
- 15 resolution to determine that the parties were unable to reach an
- 16 agreement and file a report.
- 17 (c) If the parties have complied with the requirements of
- 18 this part and have reached an agreement, the agreement shall be
- 19 memorialized in [a settlement document] writing and signed by
- 20 the parties or their authorized representatives. [If the
- 21 parties or their authorized representatives participate in the
- 22 dispute resolution session in person, the settlement document



- 1 shall be signed in the presence of the neutral. If any of the
- 2 parties or their authorized representatives participate in the
- 3 dispute resolution through telephone, videoconference, or other
- 4 immediately available contemporaneous telecommunications medium,
- 5 the settlement document shall be signed and returned to the
- 6 neutral no later than ten days after the conclusion of the
- 7 dispute resolution session. The parties shall be responsible
- 8 for drafting any agreement reached[, and for filing or recording
- 9 with the land court or the bureau of conveyances, as
- 10 appropriate, and enforcing the [settlement document.]
- 11 agreement. [The neutral shall file the settlement document with
- 12 the neutral's closing report.] The [settlement document]
- 13 agreement shall be a contract between the parties and shall be
- 14 enforceable in a private contract action in a court of
- 15 appropriate jurisdiction in the event of breach by either party.
- 16 If the [settlement document] agreement allows for foreclosure or
- 17 other transfer of the subject property, the stay of the
- 18 foreclosure under section 667-83 shall be released upon [filing
- 19 or recording the settlement document with the land court or
- 20 bureau of conveyances, as appropriate.] the recordation of the
- 21 neutral's closing report. Thereafter, the office of the
- 22 assistant registrar of the land court or bureau of conveyances



- 1 may record a notice of sale or other conveyance document, as
- 2 appropriate.
- 3 (d) If the parties to a dispute resolution process reach
- 4 an agreement which resolves the matters at issue in the dispute
- 5 resolution before the first day of the scheduled dispute
- 6 resolution session scheduled pursuant to this section, the
- 7 parties shall notify the neutral by that date. The neutral
- 8 shall thereafter issue a closing report that the parties have
- 9 reached an agreement prior to the commencement of a dispute
- 10 resolution session. If the agreement provides for foreclosure,
- 11 the parties shall memorialize the agreement in [a] writing,
- 12 which shall be signed by both parties [and provided to the
- 13 neutral. Any agreement authorizing foreclosure shall be
- 14 attached to the neutral's closing report]. The parties may
- 15 [file or] record the report [at the bureau of conveyances or the
- 16 land court, as appropriate]. If the agreement authorizes
- 17 foreclosure, the stay of the foreclosure under section 667-83
- 18 shall be released upon [filing or recording with the land court
- 19 or bureau of conveyances, as appropriate.] the recordation of
- 20 the report. Thereafter, the land court or bureau of conveyances
- 21 may record a notice of sale or other conveyance document, as
- 22 appropriate. No fees shall be refunded if the parties come to

1	an agreement p	rior to a dispute resolution session conducted
2	pursuant to the	is part."
3	SECTION 45	5. Section 667-82, Hawaii Revised Statutes, is
4	amended by amer	nding subsection (a) to read as follows:
5	"(a) The	neutral's closing report shall indicate if the
6	mortgagee or th	ne owner-occupant failed to comply with
7	requirements of	the mortgage foreclosure dispute resolution
8	program.	
9	(1) In th	ne case of the mortgagee, failure to comply with
10	the r	requirements of the program may consist of:
11	(A)	Participation in dispute resolution without the
12		authority to negotiate a loan modification or
13		without access at all stages of the dispute
14		resolution process to a person who is so
15		authorized;
16	(B)	Failure to provide the required information or
17		documents;
18	(C)	Refusal to cooperate or participate in dispute
19		resolution; or
20	(D)	Refusal or failure to pay program fees under
21		section 667-79 in a timely manner.

(2) In the case of the owner-occupant, failure to comply

22

1	V	ith the requirements of the program may consist of:
2	(	A) Failure to provide the required information or
3		documents; or
4	(	B) Refusal to cooperate or participate in dispute
5		resolution[-];
6	<u>r</u>	rovided that failure by the mortgagee and the owner-
7	<u>C</u>	ccupant to reach an agreement to resolve the dispute
8	8	hall not constitute failure by the mortgagee or the
9	<u>c</u>	wner-occupant to comply with the requirements of the
10	<u>m</u>	ortgage foreclosure dispute resolution program."
11	SECTIC	N 46. Section 667-83, Hawaii Revised Statutes, is
12	amended by	amending subsection (a) to read as follows:
13	"(a)	The written notification of a case opening under
14	section 667	-79 shall operate as a stay of the foreclosure
15	proceeding[	$_{7}$ ] and may be [filed or] recorded[, as appropriate,
16	at the land	court or bureau of conveyances.]; provided that:
17	<u>(1)</u> <u>T</u>	he written notification shall not act as a stay on a
18	<u>f</u>	oreclosure proceeding by an association unless the
19	<u>a</u>	ssociation has been provided notice pursuant to
20	s	ections 667-5.5, 667-21.5, or 667-79; and
21	<u>(2)</u> <u>T</u>	he written notification shall not act as a stay on a
22	<u> </u>	oreclosure proceeding for the purpose of the date by

1	which the default must be cured pursuant to section
2	667-22(a)(6)."
3	SECTION 47. Section 667-86, Hawaii Revised Statutes, is
4	amended by amending subsection (b) to read as follows:
5	"(b) All persons who record an affidavit in the office of
6	the assistant registrar of the land court, pursuant to section
7	501-118, or who record a conveyance document in the bureau of
8	conveyances for an owner-occupied property subject to a
9	nonjudicial power of sale foreclosure shall pay a fee of \$100_
10	which shall be deposited into the mortgage foreclosure dispute
11	resolution special fund on a quarterly basis."
12	PART IV
13	SECTION 48. Act 48, Session Laws of Hawaii 2011, is
13 14	SECTION 48. Act 48, Session Laws of Hawaii 2011, is amended by amending section 45 to read as follows:
14	amended by amending section 45 to read as follows:
14 15	amended by amending section 45 to read as follows:  "SECTION 45. This Act shall take effect upon its approval
14 15 16	amended by amending section 45 to read as follows:  "SECTION 45. This Act shall take effect upon its approval provided that:
14 15 16 17	amended by amending section 45 to read as follows:  "SECTION 45. This Act shall take effect upon its approval provided that:  (1) The mortgage foreclosure dispute resolution program
14 15 16 17 18	amended by amending section 45 to read as follows:  "SECTION 45. This Act shall take effect upon its approval provided that:  (1) The mortgage foreclosure dispute resolution program established by section 1 of this Act shall be
14 15 16 17 18 19	amended by amending section 45 to read as follows:  "SECTION 45. This Act shall take effect upon its approval provided that:  (1) The mortgage foreclosure dispute resolution program established by section 1 of this Act shall be operative no later than October 1, 2011; and

1		recnacted in the form in which they read on the day
2		before the effective date of this Act;
3	<del>(3)</del> ]	$(2)$ Section 10 shall take effect on July 1, 2012[ $\pm$ ].
4	[-(4)-	Section 5 shall be repealed on December 31, 2012;
5	<del>(5)</del>	Section 7 shall be repealed on September 30, 2014, and
6		section 26-9(o), Hawaii Revised Statutes, shall be
7		reenacted in the form in which it read on the day
8		before the effective date of this Act; and
9	<del>(6)</del>	Upon the repeal of section 1, all moneys remaining in
10		the mortgage foreclosure dispute resolution special
11		fund established under section 667-P, Hawaii Revised
12		Statutes, shall be transferred to the compliance
13		resolution fund established under section 26-9(o),
14		Hawaii Revised Statutes.] "
15		PART V
16	SECT	ION 49. Section 667-5, Hawaii Revised Statutes, is
17	repealed.	
18	[" <del>§6(</del>	57-5 Foreclosure under power of sale; notice;
19	affidavit	after sale; deficiency judgments. (a) When a power
20	of sale is	contained in a mortgage, and where the mortgagee, the
21	mortgagee	's successor in interest, or any person authorized by
22	the power	to act in the premises, desires to foreclose under
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1	<del>power of sale upo</del>	on breach of a condition of the mortgage, the
2	mortgagee, succes	esor, or person shall be represented by an
3	attorney who is ]	icensed to practice law in the State and is
4	physically locate	ed in the State. The attorney shall:
5	<del>(1)</del> Give no	tice of the mortgagee's, successor's, or
6	<del>person</del> '	s intention to foreclose the mortgage and of
7	the sal	e of the mortgaged property as follows:
8	<del>(A)</del> <del>B</del> y	serving, not less than twenty one days before
9	ŧł	e date of sale, written notice of intent to
10	£c	ereclose on all persons entitled to notice under
11	ŧŀ	is part in the same manner as service of a
12	ei	vil complaint under chapter 634 and the Hawaii
13	<del>ru</del>	eles of civil procedure; provided that in the
14	ea	se of nonjudicial foreclosure of a lien by an
15	as	sociation against a mortgagor who is not an
16	⊖₩	mer occupant, the association shall mail the
17	ne	tice by certified or registered mail, not less
18	<del>t.l.</del>	an twenty one days before the date of sale, to:
19	- <del>( i</del>	) The unit owner at the address shown in the
20		records of the association and, if
21		different, at the address of the unit being
22		foreclosed; and

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1		THE HIL MOLEGAGE CLEATEOLS WHOSE HAMES ALE KNOWN
2		or can be discovered by the association; and
3		(B) By publication of the notice once in each of
4		three successive weeks, constituting three
5		publications with the last publication to be not
6		less than fourteen days before the day of sale,
7		in a daily newspaper having the largest general
8		circulation in the specific county in which the
9		mortgaged property lies; provided that for
10		property located in a county with a population of
11		more than one hundred thousand but less than
12		three hundred thousand, the public notice shall
13		be published in the newspaper having the largest
14		circulation expressly in the eastern or western
15		half of the county, corresponding to the location
16		of the subject property;
17	<del>(2)</del>	Give notice of the mortgagor's right to elect to
18		participate in the mortgage foreclosure dispute
19		resolution program pursuant to section 667-75 or to
20		convert the nonjudicial power of sale foreclosure to a
21		judicial foreclosure pursuant to section 667-53; and
22	<del>(3)</del>	Give any notices and do all acts as authorized or

1		required by the power contained in the mortgage.
2	<del>(b)</del>	Copies of the notice required under subsection (a)
3	shall be:	
4	<del>(1)</del>	Filed with the state director of taxation; and
5	<del>(2)</del>	Posted on the premises not less than twenty one days
6		before the day of sale.
7	- <del>(c)</del>	Upon the request of any person entitled to notice
8	pursuant	to this section and sections 667-5.5 and 667-6, the
9	attorney,	the mortgagee, successor, or person represented by the
10	attorney	shall disclose to the requestor the following
11	informati	<del>on:</del>
12	<del>(1)</del>	The amount to cure the default, together with the
13		estimated amount of the foreclosing mortgagee's
14		attorneys! fees and costs, and all other fees and
15		costs estimated to be incurred by the foreclosing
16		mortgagee related to the default prior to the auction
17		within five business days of the request; and
18	<del>(2)</del>	The sale price of the mortgaged property once
19		auctioned.
20	<del>(d)</del> -	Any sale, of which notice has been given pursuant to
21	subsectio	ns (a) and (b) may be postponed from time to time by
22	<del>public an</del>	nouncement made by the mortgagee or by a person acting
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1 on the mortgagee's behalf. Upon request made by any person who 2 is entitled to notice pursuant to section 667-5.5 or 667-6, or 3 this section, the mortgagee or person acting on the mortgagee's 4 behalf shall provide the date and time of a postponed auction, 5 or if the auction is canceled, information that the auction was 6 canceled. The mortgagee, within thirty days after selling the 7 property in pursuance of the power, shall file a copy of the 8 notice of sale and the mortgagee's affidavit, setting forth the 9 mortgagee's acts in the premises fully and particularly, in the **10** bureau of conveyances. 11 (e) The mortgagee or other person, excluding an 12 association, who completes the nonjudicial foreclosure of a 13 mortgage or other lien on residential property pursuant to this 14 part shall not be entitled to pursue or obtain a deficiency 15 judgment against an owner-occupant of the residential property 16 who, at the time the notice of intent to foreclose is served, 17 does not have a fee simple or leasehold ownership interest in any 18 other real property. 19 Nothing in this section shall prohibit any other mortgagee 20 or person who holds a lien on the residential property subject to 21 the nonjudicial foreclosure, whose lien is subordinate to the 22 mortgage being foreclosed and is extinguished by the nonjudicial

1 foreclosure sale, from pursuing a monetary judgment against an 2 owner-occupant. (f) Subject to the requirements of part V, the affidavit and 3 4 copy of the notice shall be recorded and indexed by the 5 registrar, in the manner provided in chapter 501 or 502, as the 6 case may be. 7 (g) This section is inapplicable if the mortgagee is foreclosing as to personal property only."] 8 9 SECTION 50. Section 667-5.7, Hawaii Revised Statutes, is 10 repealed. 11 ["[§667-5.7] Public sale. At any public sale pursuant to 12 section 667-5, the successful bidder at the public sale, as the 13 purchaser, shall not be required to make a downpayment to the foreclosing mortgagee of more than ten per cent of the highest 14 15 successful bid price."] SECTION 51. Section 667-6, Hawaii Revised Statutes, is 16 17 repealed. 18 ["§667-6 Notice to mortgage creditors. Whenever a 19 mortgage creditor having a mortgage lien on certain premises 20 desires notice that another mortgage creditor having a mortgage 21 lien on the same premises intends to foreclose the mortgage and

sell the mortgaged property pursuant to a power of sale under

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22

1	section 667-5, the mortgage creditor may submit a written
2	request to the mortgagee foreclosing or who may foreclose the
3	mortgage by power of sale, to receive notice of the mortgagee's
4	intention to foreclose the mortgage under power of sale. This
5	request for notice may be submitted any time after the
6	recordation or filing of the subject mortgage at the bureau of
7	conveyances or the land court, but must be submitted prior to
8	the completion of the publication of the mortgagee's notice of
9	intention to foreclose the mortgage and of the sale of the
10	mortgaged property. This request shall be signed by the
11	mortgage creditor, or its authorized representative, desiring to
12	receive notice, specifying the name and address of the person to
13	whom the notice is to be mailed. The mortgagee receiving the
14	request shall thereafter give notice to all mortgage creditors
15	who have timely submitted their request. The notice shall be
16	sent by mail or otherwise communicated to the mortgage
17	creditors, not less than seven calendar days prior to the date
18	of sale.
19	No request for copy of any notice pursuant to this section
20	nor any statement or allegation in any such request nor any
21	record thereof shall affect the title to real property or be
22	deemed notice to any person that any party requesting copy of

```
1
    the notice has or claims any right, title, or interest in, or
2
    lien or charge upon the property described in the mortgage
    referred to therein."]
3
         SECTION 52. Section 667-7, Hawaii Revised Statutes, is
 4
5
    repealed.
6
         ["$667-7 Notice, contents; affidavit. (a) The notice of
7
    intention of foreclosure shall contain:
8
         (1) A description of the mortgaged property; and
9
         (2) A statement of the time and place proposed for the
10
              sale thereof at any time after the expiration of four
11
              weeks from the date when first advertised.
12
         (b) The affidavit described under section 667 5 may
13
    lawfully be made by any person duly authorized to act for the
14
    mortgagee, and in such capacity conducting the foreclosure."]
         SECTION 53. Section 667-8, Hawaii Revised Statutes, is
15
16
    repealed.
17.
         ["\s667-8 Affidavit as evidence, when. If it appears by
18
    the affidavit that the affiant has in all respects complied with
19
    the requirements of the power of sale and the statute, in
20
    relation to all things to be done by the affiant before selling
21
    the property, and has sold the same in the manner required by
22
    the power, the affidavit, or a duly certified copy of the record
```

- 1 thereof, shall be admitted as evidence that the power of sale 2 was duly executed." 3 SECTION 54. Section 667-14, Hawaii Revised Statutes, is 4 repealed. 5 ["[\$667-14] Recordation of foreclosure notice. The 6 foreclosing mortgagee may record a copy of the foreclosure 7 notice with the assistant registrar of the land court or the 8 bureau of conveyances, as appropriate, in a manner similar to 9 recordation of notices of pendency of action under section 501-10 151 or section 634-51, as applicable. The recorded notice shall have the same effect as a notice of pendency of action. From 11 12 and after the recordation of the notice, any person who becomes 13 a purchaser or encumbrancer of the mortgaged property shall be 14 deemed to have constructive notice of the power of sale 15 foreclosure and shall be bound by the foreclosure."] 16 SECTION 55. Section 667-15, Hawaii Revised Statutes, is 17 repealed. 18 ["[\$667-15] Location of public sale following power of 19 sale foreclosure. The public sale of the mortgaged property 20 shall be held only on grounds or at facilities under the 21 administration of the State, as follows:
- 22 (1) At the state capitol, for a public sale of mortgaged



1		property located in the city and county of Honolulu;
2	<del>(2)</del>	At a state facility in Hilo, for a public sale of
3		mortgaged property located in the eastern portion of
4		the county of Hawaii;
5	<del>(3)</del>	At a state facility in Kailua Kona, for a public sale
6		of mortgaged property located in the western portion
7		of the county of Hawaii;
8	<del>(4)</del>	At a state facility in the county seat of Maui, for a
9		public sale of mortgaged property located in the
10		county of Maui; and
11	<del>(5)</del>	At a state facility in the county seat of Kauai, for a
12		public sale of mortgaged property located in the
13		county of Kauai;
14	<del>as design</del>	ated by the department of accounting and general
15	services;	provided that no public sale shall be held on grounds
16	<del>or at fac</del>	ilities under the administration of the judiciary. The
17	<del>public sa</del>	le shall be held during business hours on a business
18	day."]	
19	SECT	ION 56. Section 667-21.6, Hawaii Revised Statutes, is
20	repealed.	
21	[" <del>[\$</del>	667-21.6] Foreclosure of association lien; cure of
22	<del>default.</del>	If a unit owner notifies the association or its

- attorney by certified mail return receipt requested or by hand 1 2 delivery within five business days following a response to the 3 unit owner's request for the amount to cure a default, together 4 with an estimated amount of the foreclosing association's 5 attorneys' fees and costs, and all other fees and costs related 6 to the default estimated to be incurred by the foreclosing 7 association, that it intends to cure the default, the 8 association shall allow sixty calendar days to the unit owner to cure the default. The association shall not reject a reasonable 9 10 payment plan for cure of the default; provided that a reasonable 11 plan shall require the owner to pay at a minimum the current 12 maintenance fee and some amount owed on the past due balance. 13 From and after the date that the unit owner gives written notice 14 to the association of its intent to cure the delinquency, any 15 nonjudicial foreclosure of the lien shall be stayed pending the 16 sixty day period or a longer period that is agreed upon by the 17 parties."] 18 SECTION 57. Section 667-26, Hawaii Revised Statutes, is 19 repealed. 20 ["§667-26 Public showing of mortgaged property. (a) If 21 the default is not cured as stated in the notice of default and 22 intention to foreclose, the foreclosing mortgagee shall conduct
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1 two open houses of the mortgaged property before the public 2 sale; provided that the foreclosing mortgagee timely received 3 the signed letter of agreement from the mortgagor as required by 4 the notice of default and intention to foreclose. Only two open 5 houses shall be required even if the date of the public sale is 6 postponed. 7 (b) Even if the signed letter of agreement is timely 8 received, if there is no subsequent cooperation by the mortgagor 9 to allow two open houses, the public sale may be held without 10 any open houses of the mortgaged property. If the public notice 11 of the public sale advertised the dates and times of the open 12 houses, but there were no open houses because of the lack of 13 cooperation by the mortgagor, the public sale may still be held 14 as advertised, and the public notice of the public sale may not 15 need to be republished."] 16 SECTION 58. Section 667-50, Hawaii Revised Statutes, is 17 repealed. 18 ["[§667-50] Definitions. For purposes of this chapter, 19 "forcelosure notice" shall mean notice of intention to forcelose 20 given pursuant to section 667-5 or notice of default and intention to foreclose prepared pursuant to section 667-22."] 21

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1
         SECTION 59. Section 667-61, Hawaii Revised Statutes, is
2
    repealed.
3
          ["[$667-61] Definitions. For the purposes of sections
4
    667-62 to 667-65, "time share interest" shall have the same
5
    meaning as in section 514E-1."]
6
         SECTION 60. Section 667-72, Hawaii Revised Statutes, is
7
    repealed.
8
          ["[$667-72] Definitions. As used in this part:
9
         "Approved budget and credit counselor" means a budget and
    credit counseling agency that has received approval from a
10
    United States trustee or bankruptcy administrator to provide
11
12
    instructional courses concerning personal financial management
13
    pursuant to Title 11 United States Code section 111.
14
         "Approved housing counselor" means a housing counseling
15
    agency that has received approval from the United States
    Department of Housing and Urban Development to provide housing
16
17
    counseling services pursuant to section 106(a)(2) of the Housing
18
    and Urban Development Act of 1968, Title 12 United States Code
19
    section 1701x.
20
         "Association" has the same meaning as in sections 514B-3
21
    and 421J-2.
```

1	"Department" means the department of commerce and consumer
2	<del>affairs.</del>
3	"Director" means the director of commerce and consumer
4	affairs.
5	"Dispute resolution" means a facilitated negotiation
6	between a mortgagor and mortgagee for the purpose of reaching an
7	agreement for mortgage loan modification or other agreement in
8	an attempt to avoid foreclosure or to mitigate damages if
9	foreclosure is unavoidable.
10	"Mortgagee" has the same meaning as the term is defined in
11	section 667-21.
12	"Mortgagor" has the same meaning as the term is defined in
13	section 667-21.
14	"Neutral" means a person who is a dispute resolution
15	specialist assigned to facilitate the dispute resolution process
16	required by this part.
17	"Owner-occupant" means a person, at the time that a notice
18	of default and intention to foreclose is served on the mortgagor
19	under the power of sale:
20	(1) Who owns an interest in the residential property, and
21	the interest is encumbered by the mortgage being
22	foreclosed; and

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1	(2) For whom the residential property is and has bee	n the
2	person's primary residence for a continuous peri	<del>od of</del>
3	not less than two hundred days immediately prece	ding
4	the date on which the notice is served."]	
5	SECTION 61. In codifying the new sections added by	
6	sections 2 and 3 of this Act, the revisor of statutes shall	1
7	substitute appropriate section numbers for the letters use	d in
8	designating the new sections in this Act.	
9	SECTION 62. Statutory material to be repealed is bra	cketed
10	and stricken. New statutory material is underscored.	
11	SECTION 63. This Act shall take effect on June 30, 2	020;
12	provided that:	
13	(1) Section 4 of this Act, amending section 454M-5,	Hawaii
14	Revised Statutes, shall take effect on July 1, 2	012;
15	and	
16	(2) Section 25 of this Act, amending section 667-41,	
17	Hawaii Revised Statutes, shall take effect on	
18	September 1, 2012.	

#### Report Title:

Mortgage Foreclosures; Homeowner Association Liens and Assessments

#### Description:

Implements the 2011 recommendations of the mortgage foreclosure task force, and other best practices, to address various issues relating to the mortgage foreclosures law and related issues affecting homeowner association liens and the collection of unpaid assessments. Repeals the nonjudicial foreclosure process under part I of chapter 667, HRS. Makes permanent the mortgage foreclosure dispute resolution program and the process for converting nonjudicial foreclosures of residential property into judicial foreclosures. Repeals the provision excluding participants of the dispute resolution program from converting nonjudicial foreclosure proceedings to judicial actions. Effective 6/30/20. (SD1)

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