

NEIL ABERCROMBIE GOVERNOR

GOV. MSG. NO. 1149

April 23, 2014

The Honorable Donna Mercado Kim,
President
and Members of the Senate
Twenty-Seventh State Legislature
State Capitol, Room 409
Honolulu, Hawaii 96813

The Honorable Joseph M. Souki, Speaker and Members of the House of Representatives Twenty-Seventh State Legislature State Capitol, Room 431 Honolulu, Hawaii 96813

Dear President Kim, Speaker Souki, and Members of the Legislature:

This is to inform you that on April 23, 2014, the following bill was signed into law:

SB2078 SD1

RELATING TO CONDOMINIUMS **ACT 049 (14)**

NEIL ABERCROMBIE Governor, State of Hawaii

ACT 049 S.B. NO. 2078 S.D. 1

A BILL FOR AN ACT

RELATING TO CONDOMINIUMS.

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

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1	SECTION 1. The purpose of this Act is to clarify the
2	applicability of section 205-4.6, Hawaii Revised Statutes,
3	relating to private restrictions on agricultural uses and
4	activities, to condominium projects on lands classified as
5	agricultural.
6	SECTION 2. Section 205-4.6, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"§205-4.6 Private restrictions on agricultural uses and
9	activities; not allowed. (a) Agricultural uses and activities
10	as defined in sections 205-2(d) and 205-4.5(a) on lands
11	classified as agricultural shall not be restricted by any
12	private agreement contained in any [deed,]:
13	(1) <u>Deed</u> , agreement of sale, or other conveyance of land
14	recorded in the bureau of conveyances after July 8,
15	2003, that subject such agricultural lands to any
16	servitude, including but not limited to covenants,
17	easements, or equitable and reciprocal negative
18	servitudes[-]; and

1	(2) Condominium declaration, map, bylaws, and other
2	documents executed and submitted in accordance with
3	chapter 514A or 514B.
4	Any such private restriction limiting or prohibiting
5	agricultural use or activity shall be voidable, subject to
6	special restrictions enacted by the county ordinance pursuant to
7	section 46-4; except that restrictions taken to protect
8	environmental or cultural resources, agricultural leases,
9	utility easements, and access easements shall not be subject to
10	this section.
11 .	(b) For purposes of this section, "agricultural leases"
12	means leases where the leased land is primarily utilized for
13	purposes set forth in section 205-4.5(a)."
14	SECTION 3. Section 514B-5, Hawaii Revised Statutes, is
15	amended to read as follows:
16	"[+]\$514B-5[+] Conformance with county land use laws. Any
17	condominium property regime established under this chapter shall
18	conform to the existing underlying county zoning for the
19	property and all applicable county permitting requirements
20	adopted by the county in which the property is located,
21	including any supplemental rules adopted by the county, pursuant
22	to section 514B-6, to ensure the conformance of condominium

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- 1 property regimes to the purposes and provisions of county zoning 2 and development ordinances and chapter 205[-], including section 3 205-4.6 where applicable. In the case of a property which includes one or more existing structures being converted to condominium status, the condominium property regime shall comply 5 with section 514B-32(a)(13) or 514B-84(a)." 6 SECTION 4. Section 514B-32, Hawaii Revised Statutes, is 7 8 amended by amending subsection (a) to read as follows: "(a) A declaration shall describe or include the 9 10 following: The land submitted to the condominium property regime; 11 (1) The number of the condominium map filed concurrently 12 (2) with the declaration; 13 The number of units in the condominium property 14 (3) 15 regime; The unit number of each unit and common interest (4)16 appurtenant to each unit; **17** (5) The number of buildings and projects in the 18
- 21 (6) The permitted and prohibited uses of each unit;

and units in each building;

condominium property regime, and the number of stories

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1	(7)	To the extent not shown on the condominium map, a
2		description of the location and dimensions of the
3		horizontal and vertical boundaries of any unit. Unit
4		boundaries may be defined by physical structures or,
5		if a unit boundary is not defined by a physical
6		structure, by spatial coordinates;
7	(8)	The condominium property regime's common elements;
8	(9)	The condominium property regime's limited common
9		elements, if any, and the unit or units to which each
10		limited common element is appurtenant;
11	(10)	The total percentage of the common interest that is
12		required to approve rebuilding, repairing, or
13		restoring the condominium property regime if it is
14		damaged or destroyed;
15	(11)	The total percentage of the common interest, and any
16		other approvals or consents, that are required to
17		amend the declaration. Except as otherwise
18		specifically provided in this chapter, and except for
19		any amendments made pursuant to reservations set forth
20		in paragraph (12), the approval of the owners of at
21		least sixty-seven per cent of the common interest

1		shall be required for all amendments to the
2		declaration;
3	(12)	Any rights that the developer or others reserve
4		regarding the condominium property regime, including,
5		without limitation, any development rights, and any
6		reservations to modify the declaration or condominium
7		map. An amendment to the declaration made pursuant to
8		the exercise of those reserved rights shall require
9		only the consent or approval, if any, specified in the
10		reservation; and
11	(13)	A declaration, subject to the penalties set forth in
12		section 514B-69(b), that the condominium property
13		regime is in compliance with all zoning and building
14		ordinances and codes, and all other permitting
15		requirements pursuant to section 514B-5[7] and
16		[specifying in] chapter 205, including section 205-4.6
17		where applicable. In the case of a project in the
18		agricultural district classified pursuant to chapter
19		205, the declaration, subject to the penalties set
20		forth in section 514B-69(b), shall include an
21		additional statement that there are no private
22		restrictions limiting or prohibiting agricultural uses

1	or activities in compliance with section 205-4.6. In
2	the case of a property that includes one or more
3	existing structures being converted to condominium
4	property regime status[+], the declaration required by
5	this section shall specify:
6	(A) Any variances that have been granted to achieve
7	the compliance; and
8	(B) Whether, as the result of the adoption or
9	amendment of any ordinances or codes, the project
10	presently contains any legal nonconforming
11	conditions, uses, or structures[+].
12	[except that a] A property that is registered
13	pursuant to section 514B-51 shall instead provide
14	[this] the required declaration pursuant to section
15	514B-54. If a developer is converting a structure to
16	condominium property regime status and the structure
17	is not in compliance with all zoning and building
18	ordinances and codes, and all other permitting
19	requirements pursuant to section 514B-5, and the
20	developer intends to use purchaser's funds pursuant to
21	the requirements of section 514B-92 or 514B-93 to cure
22	the violation or violations, then the declaration

•		required by chip paragraph may be quarriled to
2		identify with specificity each violation and the
3		requirement to cure the violation by a date certain."
4	SECT	ION 5. Section 514B-52, Hawaii Revised Statutes, is
5	amended t	o read as follows:
6	" [+]	§514B-52[] Application for registration. (a) An
7	applicati	on for registration of a project shall:
8	(1)	Be accompanied by nonrefundable fees as provided in
9		rules adopted by the director of commerce and consumer
10		affairs pursuant to chapter 91; and
11	(2)	Contain the documents and information concerning the
12		project and the condominium property regime as
13		required by sections 514B-54, 514B-83, and 514B-84, as
14		applicable, and as otherwise may be specified by the
15		commission.
16	(b)	An application for registration of a project in the
17	agricultu	ral district classified pursuant to chapter 205 shall
18	include a	verified statement, signed by an appropriate county
19	official,	that the project as described and set forth in the
20	project's	declaration, condominium map, bylaws, and house rules
21	does not	include any restrictions limiting or prohibiting
22	agricultu	ral uses or activities, in compliance with section
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- 1 205-4.6. The commission shall not accept the registration of a
- 2 project where a county official has not signed a verified
- 3 statement.
- 4 [\(\frac{\text{(b)}}{\text{]}}\) (c) The commission need not process any incomplete
- 5 application and may return an incomplete application to the
- 6 developer and require that the developer submit a new
- 7 application, including nonrefundable fees. If an incomplete
- 8 application is not completed within six months of the date of
- 9 the original submission, it shall be deemed abandoned and
- 10 registration of the project shall require the submission of a
- 11 new application, including nonrefundable fees.
- 12 [(c)] (d) A developer shall promptly file amendments to
- 13 report either any actual or expected pertinent or material
- 14 change, or both, in any document or information contained in the
- 15 application."
- 16 SECTION 6. Section 514B-54, Hawaii Revised Statutes, is
- 17 amended by amending subsection (a) to read as follows:
- 18 "(a) Prior to the issuance of an effective date for a
- 19 developer's public report, the commission shall have received
- 20 the following:

1	(1)	Nonrelundable fees as provided in rules adopted by the
2		director of commerce and consumer affairs pursuant to
3		chapter 91;
4	(2)	The developer's public report prepared by the
5		developer disclosing the information specified in
6		section 514B-83 and, if applicable, section 514B-84;
7	(3)	A copy of the deed, master lease, agreement of sale,
8		or sales contract evidencing either that the developer
9		holds the fee or leasehold interest in the property or
10		has a right to acquire the same;
11	(4)	Copies of the executed declaration, bylaws, and
12		condominium map that meet the requirements of sections
13		514B-32, 514B-33, and 514B-108;
14	(5)	A specimen copy of the proposed contract of sale for
15		units;
16	(6)	An executed copy of an escrow agreement with a third
17		party depository for retention and disposition of
18		purchasers' funds that meets the requirements of
19		section 514B-91;
20	(7)	As applicable, the documents and information required
21		in section 514B-92 or 514B-93;

1	(8)	A declaration[-] by the developer, subject to the
2		penalties set forth in section 514B-69(b), that the
3		project is in compliance with all county zoning and
4		building ordinances and codes, and all other county
5		permitting requirements applicable to the project,
6		pursuant to chapter 205, including section 205-4.6,
7		where applicable, and sections 514B-5 and
8		514B-32(a)(13); [and]
9	<u>(9)</u>	In the case of a project in the agricultural district
10		classified pursuant to chapter 205, a verified
11		statement signed by an appropriate county official
12		that the project as described and set forth in the
13		project's declaration, condominium map, bylaws, and
14		house rules does not include any restrictions limiting
15		or prohibiting agricultural uses or activities, in
16		compliance with section 205-4.6; and
17	[(9)]	(10) Other documents and information that the
18		commission may require."
19	SECT	ION 7. Section 514B-67, Hawaii Revised Statutes, is
20	amended by	y amending subsection (a) to read as follows:
21	" (a)	The commission, after notice and hearing, may issue
22	an order	terminating the registration of a condominium project
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1	upon dete	rmination that a developer, or any officer, principal,
2	or affili	ate of a developer has:
3	(1)	Failed to comply with a cease and desist order issued
4		by the commission affecting that condominium project;
5	(2)	Concealed, diverted, or disposed of any funds or
6		assets of any person in a manner impairing rights of
7		purchasers of units in that condominium project;
8	(3)	Failed to perform any stipulation or agreement made to
9		induce the commission to issue an order relating to
10		that condominium project;
į	(4)	Misrepresented or failed to disclose a material fact
12		in the application for registration; [ex]
13	(5)	Failed to meet any of the conditions described in this
14		part necessary to qualify for registration[-]; or
15	(6)	Failed to conform or comply with county zoning and
16		development ordinances as required by chapter 205,
17		including section 205-4.6 where applicable, and
18		section 514B-5."
19	SECT	ION 8. Section 514B-83, Hawaii Revised Statutes, is
20	amended b	y amending subsection (a) to read as follows:
21	" (a)	A developer's public report shall contain:

1 .	(1)	The name and address of the project, and the name,
2		address, telephone number, and electronic mail
3		address, if any, of the developer or the developer's
4		agent;
5	(2)	A statement of the deadline, pursuant to section
6		514B-89, for completion of construction or, in the
7		case of a conversion, for the completion of any
8		repairs required to comply with section 514B-5, and
9		the remedies available to the purchaser, including but
10		not limited to cancellation of the sales contract, if
11		the completion of construction or repairs does not
12		occur on or before the completion deadline;
13	(3)	A breakdown of the annual maintenance fees and the
14	·	monthly estimated cost for each unit, certified to
15		have been based on generally accepted accounting
16		principles, and a statement regarding when a purchaser
17		shall become obligated to start paying the fees
18		pursuant to section 514B-41(b);
19	(4)	A description of all warranties for the individual
20		units and the common elements, including the date of
21		initiation and expiration of any such warranties, or a

statement that no warranties exist;

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-	(3)	if bulleting of the permitteed uses of the unites and, if
2		applicable, the number of units planned to be devoted
3		to a particular use;
4	(6)	A description of any development rights reserved to
5		the developer or others;
6	(7)	A declaration, subject to the penalties set forth in
7		section 514B-69(b), that the project is in compliance
8		with all county zoning and building ordinances and
9		codes, chapter 205, including section 205-4.6 where
10		applicable, and all other county permitting
11		requirements applicable to the project, pursuant to
12		sections 514B-5 and 514B-32(a)(13); and
13	(8)	Any other facts, documents, or information that would
14		have a material impact on the use or value of a unit
15		or any appurtenant limited common elements or
16		amenities of the project available for an owner's use
17		or that may be required by the commission."
18	SECT	ION 9. Section 514B-84, Hawaii Revised Statutes, is
19	amended b	y amending subsection (b) to read as follows:
20	" (b)	In addition to the information required by section
21	514B-83,	the developer's public report for a project in the
22	agricultu	ral district pursuant to chapter 205 shall disclose:
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1	(1)	Whether the structures and uses anticipated by the
2		developer's promotional plan for the project are in
3		compliance with all applicable state and county land
4		use laws[+] and with chapter 205, including section
5		205-4.6 where applicable;
6	(2)	Whether the structures and uses anticipated by the
7		developer's promotional plan for the project are in
8		compliance with all applicable county real property
9		tax laws, and the penalties for noncompliance; and
10	(3)	Other disclosures and information that the commission
11		may require."
12	SECT	TON 10. This Act applies to a condominium project on
13	lands cla	ssified as agricultural pursuant to chapter 205, Hawaii
14	Revised S	tatutes, for which a developer submits an application
15	for regis	tration of a project pursuant to section 514A-31,
16	Hawaii Re	vised Statutes.
17	SECT	ION 11. This Act does not affect rights and duties
18	that matu	red, penalties that were incurred, and proceedings that
19	were begu	n before its effective date.
20	SECT	ION 12. If any provision of this Act, or the
21	applicati	on thereof to any person or circumstance, is held
22	invalid,	the invalidity does not affect other provisions or
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1	applications	of	the Act	that	can	be	given	effect	without	the
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- 2 invalid provision or application, and to this end the provisions
- 3 of this Act are severable.
- 4 SECTION 13. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 14. This Act shall take effect upon its approval.

APPROVED this

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GOVERNOR OF THE STATE OF HAWAII