A BILL FOR AN ACT

RELATING TO CONDOMINIUMS.

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

- 1 SECTION 1. Chapter 514B, Hawaii Revised Statutes, is 2 amended by adding a new section to subpart B of part VI to be 3 appropriately designated and to read as follows: 4 "§514B- Association meetings; failure to obtain a 5 quorum. (a) If a quorum is not present at the first annual 6 meeting of the association in any year, then the association shall continue the meeting at least once for no more than ninety 7 8 days. 9 (b) If the association does not continue the first meeting **10** pursuant to subsection (a), then the board of directors shall call a continuation of the annual meeting within ninety days.
- 11
- 12 The quorum requirement at the continued meeting shall
- **13** be reduced to one-half of the requirement as stated in the
- 14 bylaws."
- SECTION 2. Section 514B-104, Hawaii Revised Statutes, is 15
- amended by amending subsection (a) to read as follows: 16

1	" (a)	Except as provided in section 514B-105, and subject
2	to the pro	ovisions of the declaration and bylaws, the
3	associatio	on, even if unincorporated, may:
4	(1)	Adopt and amend the declaration, bylaws, and rules and
5		regulations;
6	(2)	Adopt and amend budgets for revenues, expenditures,
7		and reserves and collect assessments for common
8		expenses from unit owners, subject to section
9		514B-148;
10	(3)	Hire and discharge [managing agents and other]
11		independent contractors, agents, and employees;
12	(4)	Institute, defend, or intervene in litigation or
13		administrative proceedings in its own name on behalf
14		of itself or two or more unit owners on matters
15		affecting the condominium. For the purposes of
16		actions under chapter 480, associations shall be
17		deemed to be "consumers";
18	(5)	Make contracts and incur liabilities;
19	(6)	Regulate the use, maintenance, repair, replacement,
20		and modification of common elements;
21	(7)	Cause additional improvements to be made as a part of
22		the common elements;

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1	(8)	Acquire, hold, encumber, and convey in its own name
2		any right, title, or interest to real or personal
3		property; provided that:
4		(A) Designation of additional areas to be common
5		elements or subject to common expenses after the
6		initial filing of the declaration or bylaws shall
7		require the approval of at least sixty-seven per
8		cent of the unit owners;
9		(B) If the developer discloses to the initial buyer
10		in writing that additional areas will be
11		designated as common elements whether pursuant to
12		an incremental or phased project or otherwise,
13		the requirements of this paragraph shall not
14		apply as to those additional areas; and
15		(C) The requirements of this paragraph shall not
16		apply to the purchase of a unit for a resident
17		manager, which may be purchased with the approval
18		of the board;
19	(9)	Subject to section 514B-38, grant easements, leases,
20		licenses, and concessions through or over the common
21		elements and permit encroachments on the common
22		elements;

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1	(10)	Impose and receive any payments, fees, or charges for
2		the use, rental, or operation of the common elements,
3		other than limited common elements described in
4		section 514B-35(2) and (4), and for services provided
5		to unit owners;
6	(11)	Impose charges and penalties, including late fees and
7		interest, for late payment of assessments and levy
8		reasonable fines for violations of the declaration,
9		bylaws, rules, and regulations of the association,
10		either in accordance with the bylaws or, if the bylaws
11		are silent, pursuant to a resolution adopted by the
12		board that establishes a fining procedure that states
13		the basis for the fine and allows an appeal to the
14		board of the fine with notice and an opportunity to be
15		heard and providing that if the fine is paid, the unit
16		owner shall have the right to initiate a dispute
17		resolution process as provided by sections 514B-161,
18		514B-162, or by filing a request for an administrative
19		hearing under a pilot program administered by the
20		department of commerce and consumer affairs;
21	(12)	Impose reasonable charges for the preparation and
22		recordation of amendments to the declaration,

1		documents requested for resale of units, or statements
2		of unpaid assessments;
3	(13)	Provide for cumulative voting through a provision in
4		the bylaws;
5	(14)	Provide for the indemnification of its officers,
6		board, committee members, and agents, and maintain
7		directors' and officers' liability insurance;
8	(15)	Assign its right to future income, including the right
9		to receive common expense assessments, but only to the
10		extent section 514B-105(e) expressly so provides;
11	(16)	Exercise any other powers conferred by the declaration
12		or bylaws;
13	(17)	Exercise all other powers that may be exercised in
14		this State by legal entities of the same type as the
15		association, except to the extent inconsistent with
16		this chapter;
17	(18)	Exercise any other powers necessary and proper for the
18		governance and operation of the association; [and]
19	(19)	By regulation, subject to sections 514B-146, 514B-161,
20	,	and 514B-162, require that disputes between the board
21		and unit owners or between two or more unit owners
22		regarding the condominium be submitted to nonbinding

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1		alternative dispute resolution in the manner described
2	•	in the regulation as a prerequisite to commencement of
3		a judicial proceeding[-]; and
4	(20)	Notwithstanding any provision of law to the contrary,
5		beginning July 1, 2014, review the hiring or continued
6		employment of a managing agent at an association
7		meeting. A managing agent may be discharged subject
8		to review under this paragraph if voted on by a
9	·	majority of unit owners present at an association
10		meeting. Managing agents discharged under this review
11		shall be employed on a month-to-month basis until a
12		replacement managing agent is employed."
13	SECT	ION 3. Statutory material to be repealed is bracketed
14	and stric	ken. New statutory material is underscored.
15	SECT	ION 4. This Act shall take effect on July 1, 2014.
16		V. OPO

INTRODUCED BY:

JAN 23 2014

H.B. NO. *W56*

Report Title:

Condominium Associations; Managing Agent; Condominium Boards

Description:

Establishes provisions for condominium association annual meetings and quorum requirements. Provides that condominium associations may call for the review and discharge of a managing agent hired by the association upon a majority vote by the association members present. Effective July 1, 2014.

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