#### A BILL FOR AN ACT

RELATING TO TIME SHARES.

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

1	SECT	ION 1. Section 514E-9, Hawaii Revised Statutes, is
2	amended by	y amending section (a) to read as follows:
3	"(a)	Any offering of a time sharing plan to the public
4	shall dis	close:
5	(1)	The name and address of the developer and of the time
6		share units;
7	(2)	The name and address of the plan manager, if any, and
8		a description of the plan manager's responsibilities
9		and authority;
10	(3)	A description of the time share units, including the
11		developer's schedule for completion of all buildings,
12		units, and amenities and dates of availability;
13	(4)	If the time share plan is located in a condominium
14		property regime, a description of the project and any
15		pertinent provisions of the project instruments;
16	(5)	Any restraints on the transfer of the buyer's time
17	÷	share interest in the time share units or plan;

1	(6)	Whether the time share plan is a time share ownership
2		plan or a time share use plan, along with a
3		description of the rights and responsibilities under
4		said plan;
5	(7)	A statement that there is a seven-calendar-day period
6		of mutual rescission;
7	(8)	A statement that pursuant to section 514E-11.3, every
8		sale or transfer, made in violation of this chapter
9		[is] shall be voidable at the election of the
10		purchaser;
11	(9)	Notice of any liens, title defects, or encumbrances on
12		or affecting the title to the units or plan;
13	(10)	Notice of any pending or anticipated suits that are
14		material to the time share units or plan, of which the
15		developer has, or should have, knowledge;
16	(11)	The total financial obligation of the purchaser, which
17		shall [include the initial price and] consist of:
18		(A) A statement that the purchaser is obligated to
19		pay the initial price stated in the purchaser's
20		purchase agreement; and
21		(B) A list or description of any additional charges
22		to which the purchaser may be subject;

нв **нм**s 2013-1435

1	(12)	An estimate of the dues, maintenance fees, real
2		property taxes, and similar periodic expenses, and the
3		method or formula by which they are derived and
4		apportioned; and .
5	(13)	Other disclosures required by the director, as
6		provided by rules adopted pursuant to chapter 91."
7	SECT	TION 2. Section 514E-11, Hawaii Revised Statutes, is
8	amended t	o read as follows:
9	"§51	4E-11 Prohibited practices. It is a violation of this
10	chapter f	or any sales agent or acquisition agent of time share
11	units or	plans to:
12	(1)	Fail to comply with the disclosure requirements set
13		forth in section 514E-9 or any rule adopted pursuant
14		thereto;
15	(2)	Use any promotional device, including [but not limited
16		to] entertainment, prizes, gifts, food and drinks,
17		games, transportation, luaus, ocean recreational
18		activities, land recreational activities, aerial
19		recreational activities, or tours, or other
20		inducements, or make any offer thereof, without fully
21		disclosing orally and as provided in paragraph (3)
22		that the device is being used or offered for the

1		purp	ose of soliciting sales of time share units or
2		inte	erests;
3	(3)	Offe	r a prospective purchaser a prize or gift as part
4		of a	ny time share advertising or sales promotion plan,
5		if i	n order to claim the prize, the prospective
6		purc	haser must attend and complete a sales
7		pres	entation, unless written disclosure is furnished
8		to t	he prospective purchaser at the time the
9		pros	pective purchaser is notified of the prize or
10		gift	; provided that the written disclosure is written
11		or p	rinted in a size equal to at least ten-point bold
12		type	and contains all of the following:
13		(A)	A full description of the exact prize or gift $\underline{\text{to}}$
14			be won by the prospective purchaser including its
15			cash value;
16		(B)	All material terms and conditions attached to the
17			prize or gift;
18		(C)	A statement that the consumer must attend and
19			complete a sales presentation; and
20		(D)	An identification of the time share project to be
21			offered for sale, including type of ownership and

1		price ranges of the time share interests in that
2		project;
3	(4)	Misrepresent or deceptively represent any material
4		fact concerning the time share plan or time share
5		unit;
6	(5)	Make any representation that a time share interest is
7		an investment, including [but not limited to] the
8		value of the interest at resale;
9	(6)	Fail to honor and comply with all provisions of a
10		contract or reservation agreement with the purchaser;
11	(7)	Include, in any contract or reservation agreement,
12		provisions purporting to waive any right or benefit
13		provided for purchasers pursuant to this chapter;
14	(8)	Receive from any prospective purchaser any money,
15		property (including [but not limited to] a credit
16		card), or other valuable consideration prior to
17		signing a contract or reservation agreement for the
18		purchase of a time share plan or unit; provided that
19		this paragraph shall not apply to sums paid by a
20		purchaser or prospective purchaser for a tourist
21		activity or for any other product or service offered

1		to induce attendance at a time share sales
2		presentation;
3	(9)	Make any agreement or contract with a purchaser before
4		delivering, furnishing, or tendering to that
5		prospective purchaser any promised promotional device
6		or other instrument; provided that nothing herein or
7		in any rules adopted by the director pursuant to this
8	٠	chapter shall require that any promotional device or
9	i	other instrument be delivered, furnished, or tendered
10		to the prospective purchaser prior to making a sales
11		<pre>presentation;</pre>
12	(10)	Distribute any promotional or disclosure material
13		separately if the material was filed in a consolidated
14		form;
15	(11)	Use any unregistered time share booth, or fail to
16		display at all times a conspicuous, clear, and
<b>17</b>		unobstructed sign of a permanent nature:
18		(A) That contains the words "time share" or "time
19		sharing" in letters at least three inches tall
20		and in a color that distinctively contrasts with
21		the background on which the words appear;

1		(B)	with minimum dimensions of nine inches by twenty-
2			four inches, excluding any frame;
3		(C)	Posted on or in the booth in an upright position,
4			perpendicular to the ground, and in a location
5			that is easily visible to passersby; and
6		(D)	Consistent with such rules as the director may
7			adopt pursuant to this chapter and consistent
8			also with county ordinances.
9		q on	erson shall post anything upon or adjacent to the
10		sign	, or include anything in the sign, which indicates
11		that	the booth is not being used for time share
12		soli	citation purposes. As used in this paragraph,
13		"sig	n of a permanent nature" specifically excludes
14		bann	ers, grease boards, marker boards, handwritten
15		sign	s, or signs constructed of temporary materials
16		such	as paper, poster board, or cardboard. The
17		sign	age requirements of this paragraph shall not apply
18		to a	booth located within a project subject to a time
19		shar	e plan; <u>or</u>
20	(12)	Misr	epresent the amount of fees to be charged,
21		incl	uding management fees, or the structure for future
22		fee	increase[ <del>; or</del>

1	<del>(13)</del>	Sell, offer for sale, or advertise for sale, by any
2		person, partnership, firm, corporation, joint stock
3		company, or other association engaged in marketing
4		time share plans within the State, any tourist
5		activity, including but not limited to land, aerial,
6		or water recreational activities, at less than the
7		actual cost of the activity paid for by the licensee
8		thereof to such vendor or give, offer to give, or
9		advertise with the intent to give away any such
10		tourist activity with the purpose or effect of
11		inducing the prospective purchaser to purchase a time
12		share plan or to attend a time share marketing event].
13	Any viola	tion of this section shall also constitute an unlawful
14	or decept	ive practice within the meaning of section 480-2;
15	provided	that in addition violations of section 514E-31 or of
16	paragraph	(11) shall result in a fine of not less than \$50 for
17	each sepa	rate offense for a maximum aggregate amount of \$500."
18	SECT	ION 3. Statutory material to be repealed is bracketed
19	and stric	ken. New statutory material is underscored.

1 SECTION 4. This Act shall take effect upon its approval.

2

INTRODUCED BY:

JAN 18 2013

#### Report Title:

Times Shares; Disclosures; Prohibited Activities

#### Description:

Limits the financial obligation disclosure of the purchaser in any time sharing plan to the public to the obligation to pay the initial price in the purchase agreement and a list of any additional charges. Clarifies that promotional devices or instruments need not be provided prior to making a sales presentation. Repeals the prohibition on offering tourist activities, including activities at less than their actual cost, to entice potential purchasers.

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