A BILL FOR AN ACT

RELATING TO CONDOMINIUMS.

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

1 SECTION 1. Section 514A-121.5, Hawaii Revised Statutes, is amended to read as follows: 2 "§514A-121.5 Mediation[-]; condominium dispute resolution; 3 4 request for hearing; hearing. (a) If an apartment owner or the board of directors requests mediation of a dispute involving the 5 interpretation or enforcement of the association of apartment 6 owners' declaration, bylaws, [or] house rules, or a matter 7 8 involving section 514A-82(b)(1) to (13), 514A-82.1, 514A-82.15, 514A-82.3, 514A-82.5, 514A-82.6, 514A-83, 514A-83.1, 514A-83.2, 9 514A-83.3, 514A-83.4, 514A-83.5, 514A-84, 514A-84.5, or 514A-92.5, 10 the other party in the dispute shall be required to participate in 11 12 mediation. Each party shall be wholly responsible for its own 13 costs of participating in mediation, unless at the end of the 14 mediation process, both parties agree that one party shall pay all 15 or a specified portion of the mediation costs. If an apartment 16 owner or the board of directors refuses to participate in the 17 mediation of a particular dispute, a court may take this refusal



1	into cons	ideration when awarding expenses, costs, and attorney's
2	fees.	
3	(b)	If a dispute is not resolved by mediation as provided
4	in subsec	tion (a), including for the reason that an apartment
5	owner or	the board of directors refuses to participate in the
6	mediation	of a particular dispute, any party to that proposed or
7	terminate	ed mediation may file for arbitration no sooner than
8	<u>thirty da</u>	ys from the termination date of the mediation; provided
9	that the	termination date shall be deemed to be the earlier of:
10	(1)	The last date the parties all met in person with the
11		mediator;
12	(2)	The date that an apartment owner or a board of
13		directors refuses in writing to mediate a particular
14		dispute; or
15	(3)	Thirty days after an apartment owner or a board of
16		directors receives a written or oral request to engage
17		in mediation and mediation does not occur within
18		fifty-one days after the date of the request.
19	(c)	If a dispute is not resolved by mediation as provided
20	in subsec	tion (a), including for the reason that an apartment
21	owner or	the board of directors refuses to participate in the
22	mediation	of a particular dispute, any party to that proposed or
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1 ·	terminate	d mediation may file a request for a hearing with the
2	office of	administrative hearings of the department of commerce
3	and consu	mer affairs, as follows:
4	(1)	The party requesting the hearing shall be a board of
5		directors of a duly registered association of
6		apartment owners, or an apartment owner that is a
7		member of an association duly registered pursuant to
8		section 514A-95.1;
9	(2)	The request for hearing shall be filed within thirty
10		days from the termination date as specified in writing
11		by the mediator; provided that the termination date
12		shall be deemed to be the earlier of:
13		(A) The last date the parties all met in person with
14		the mediator;
15		(B) The date that an apartment owner or a board of
16		directors refuses in writing to mediate a
17		particular dispute; or
18		(C) Thirty days after an apartment owner or a board
19		of directors receives a written or oral request
20		to engage in mediation and mediation does not
21		occur within fifty-one days after the date of the
22		request;



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1	(3)	The request for hearing shall name one or more parties
2		in the proposed or terminated mediation as an adverse
3		party and identify the statutory provisions in
4		dispute; and
5	(4)	The subject matter of the hearing before the hearings
6		officer may include any matter that was the subject of
7		the mediation pursuant to subsection (a).
8	<u>(d)</u>	For purposes of this section, the office of
9	administr	ative hearings of the department of commerce and
10	consumer	affairs shall accept no more than thirty requests for
11	hearing p	er fiscal year under this section.
12	(e)	The party requesting the hearing shall pay a filing
13	fee of \$2	5 to the department of commerce and consumer affairs,
14	and the f	ailure to do so shall result in the request for hearing
15	<u>being rej</u>	ected for filing. All other parties shall file a
16	response,	accompanied by a filing fee of \$25, with the
17	departmen	t of commerce and consumer affairs within twenty days
18	of being	served with the request for hearing.
19	<u>(f)</u>	The hearings officer appointed by the director of
20	commerce	and consumer affairs pursuant to section 26-9(f) shall
21	<u>have juri</u>	sdiction to review any request for hearing filed under
22	subsectio	n (c). The hearings officer shall have the power to
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1	issue subpoenas, administer oaths, hear testimony, find facts,
2	make conclusions of law, and issue written decisions that shall
3	be final and conclusive, unless a party adversely affected by
4	the decision files an appeal in the circuit court under section
5	91-14.
6	(g) The department of commerce and consumer affairs' rules
7	of administrative practice and procedure shall govern all
8	proceedings brought under subsection (c). The burden of proof,
9	including the burden of producing the evidence and the burden of
10	persuasion, shall be upon the party initiating the proceeding.
11	Proof of a matter shall be by a preponderance of the evidence.
12	(h) Hearings to review and make determinations upon any
13	requests for hearings filed under subsection (c) shall commence
14	within sixty days following the receipt of the request for
15	hearing. The hearings officer shall issue written findings of
16	fact, conclusions of law, and an order as expeditiously as
17	practicable after the hearing has been concluded.
18	(i) Each party to the hearing shall bear the party's own
19	costs, including attorney's fees, unless otherwise ordered by
20	the hearings officer.
21	(j) Any party to a proceeding brought under subsection (c)
22	who is aggrieved by a final decision of a hearings officer may
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1	apply for judicial review of that decision pursuant to section
2	91-14; provided that any party seeking judicial review pursuant
3	to section 91-14 shall be responsible for the costs of preparing
4	the record on appeal, including the cost of preparing the
5	transcript of the hearing.
6	(k) The department of commerce and consumer affairs may
7	adopt rules and forms, pursuant to chapter 91, to effectuate the
8	purpose of this section and to implement its provisions."
9	SECTION 2. Section 514B-161, Hawaii Revised Statutes, is
10	amended to read as follows:
11	<pre>"§514B-161 Mediation[-]; condominium dispute resolution;</pre>
12	request for hearing; hearing. (a) If [an apartment] <u>a unit</u>
13	owner or the board of directors requests mediation of a dispute
14	involving the interpretation or enforcement of the [association
15	of apartment owners!] association's declaration, bylaws, or
16	house rules, or a matter involving part VI, the other party in
17	the dispute shall be required to participate in mediation. Each
18	party shall be wholly responsible for its own costs of
19	participating in mediation, unless at the end of the mediation
20	process, both parties agree that one party shall pay all or a
21	specified portion of the mediation costs. If a [party] <u>unit</u>
22	owner or the board of directors refuses to participate in the
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1	mediation	of a particular dispute, a court may take this refusal
2	into cons	ideration when awarding expenses, costs, and attorneys'
3	fees.	
4	(b)	Nothing in subsection (a) shall be interpreted to
5	mandate t	he mediation of any dispute involving:
6	(1)	Actions seeking equitable relief involving threatened
7		property damage or the health or safety of association
8		members or any other person;
9	(2)	Actions to collect assessments;
10	(3)	Personal injury claims; or
11	(4)	Actions against an association, a board, or one or
12		more directors, officers, agents, employees, or other
13		persons for amounts in excess of \$2,500 if insurance
14		coverage under a policy of insurance procured by the
15		association or its board would be unavailable for
16		defense or judgment because mediation was pursued.
17	(c)	If any mediation under [this section] subsection (a)
18	is not co	mpleted within two months from commencement, no further
19	mediation	shall be required unless agreed to by the parties.
20	(d)	If a dispute is not resolved by mediation as provided
21	in subsec	tion (a), including for the reason that a unit owner or
22	the board	of directors refuses to participate in the mediation
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1	of a part	icular dispute, any party to that proposed or
2	<u>terminate</u>	d mediation may file for arbitration no sooner than
3	thirty da	ys from the termination date of the mediation; provided
4	that the	termination date shall be deemed to be the earlier of:
5	(1)	The last date the parties all met in person with the
6		mediator;
7	(2)	The date that a unit owner or a board of directors
8		refuses in writing to mediate a particular dispute; or
9	(3)	Thirty days after a unit owner or a board of directors
10		receives a written or oral request to engage in
11		mediation and mediation does not occur within fifty-
12		one days after the date of the request.
13	<u>(@)</u>	If a dispute is not resolved by mediation as provided
14	<u>in subsec</u>	tion (a), including for the reason that a unit owner or
15	the board	of directors refuses to participate in the mediation
16	of a part	icular dispute, any party to that proposed or
17	terminate	d mediation may file a request for a hearing with the
18	office of	administrative hearings of the department of commerce
19	and consu	mer affairs, as follows:
20	<u>(1)</u>	The party requesting the hearing shall be a board of
21		directors of a duly registered association or a unit



1		owner that is a member of an association duly
2		registered pursuant to section 514B-103;
3	(2)	The request for hearing shall be filed within thirty
4		days from the termination date as specified in writing
5		by the mediator; provided that the termination date
6		shall be deemed to be the earlier of:
7		(A) The last date the parties all met in person with
8		the mediator;
9		(B) The date that a unit owner or a board of
10		directors refuses in writing to mediate a
11		particular dispute; or
12		(C) Thirty days after a unit owner or a board of
13		directors receives a written or oral request to
14		engage in mediation and mediation does not occur
15		within fifty-one days after the date of the
16		request;
17	<u>(3)</u>	The request for hearing shall name one or more parties
18		in the proposed or terminated mediation as an adverse
19		party and identify the statutory provisions in
20		dispute; and
21	(4)	The subject matter of the hearing before the hearings
22		officer may include any matter that was the subject of



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1	the mediation pursuant to subsection (a); provided
2	that if mediation does not first occur, the subject
3	matter hearings officer shall include any matter that
4	was identified in the request for mediation.
5	(f) For purposes of this section, the office of
6	administrative hearings of the department of commerce and
7	consumer affairs shall accept no more than thirty requests for
8	hearing per fiscal year under this section.
9	(g) The party requesting the hearing shall pay a filing
10	fee of \$25 to the department of commerce and consumer affairs,
11	and the failure to do so shall result in the request for hearing
12	being rejected for filing. All other parties shall file a
13	response, accompanied by a filing fee of \$25, with the
14	department of commerce and consumer affairs within twenty days
15	of being served with the request for hearing.
16	(h) The hearings officer appointed by the director of
17	commerce and consumer affairs pursuant to section 26-9(f) shall
18	have jurisdiction to review any request for hearing filed under
19	subsection (e). The hearings officer shall have the power to
20	issue subpoenas, administer oaths, hear testimony, find facts,
21	make conclusions of law, and issue written decisions that shall
22	be final and conclusive, unless a party adversely affected by
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1	the decision files an appeal in the circuit court under section	
2	91-14.	
3	(i) The department of commerce and consumer affairs' rules	
4	of administrative practice and procedure shall govern all	
5	proceedings brought under subsection (e). The burden of proof,	
6	including the burden of producing the evidence and the burden of	
7	persuasion, shall be upon the party initiating the proceeding.	
8	Proof of a matter shall be by a preponderance of the evidence.	
9	(j) Hearings to review and make determinations upon any	
10	requests for hearings filed under subsection (e) shall commence	
11	within sixty days following the receipt of the request for	
12	hearing. The hearings officer shall issue written findings of	
13	fact, conclusions of law, and an order as expeditiously as	
14	practicable after the hearing has been concluded.	
15	(k) Each party to the hearing shall bear the party's own	
16	costs, including attorney's fees, unless otherwise ordered by	
17	the hearings officer.	
18	(1) Any party to a proceeding brought under subsection (e)	
19	who is aggrieved by a final decision of a hearings officer may	
20	apply for judicial review of that decision pursuant to section	
21	91-14; provided that any party seeking judicial review pursuant	
22	to section 91-14 shall be responsible for the costs of preparing	
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1	the record on appeal, including the cost of preparing the
2	transcript of the hearing.
3	(m) The department of commerce and consumer affairs may
4	adopt rules and forms, pursuant to chapter 91, to effectuate the
5	purpose of this section and to implement its provisions."
6	SECTION 3. Statutory material to be repealed is bracketed
7	and stricken. New statutory material is underscored.
8	SECTION 4. This Act shall take effect upon its approval.
9	Ars
	INTRODUCED BY:

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Report Title:

Condominiums; Condominium Dispute Resolution; Office of Administrative Hearings

Description:

Establishes the condominium dispute resolution program for condominiums. Permits a party to proposed or terminated mediation to file a request for a hearing with the office of administrative hearings of the department of commerce and consumer affairs.

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

