THE SENATE TWENTY-SEVENTH LEGISLATURE, 2014 STATE OF HAWAII

S.B. NO. 2484

JAN 1 7 2014

A BILL FOR AN ACT

RELATING TO PLANNED COMMUNITY ASSOCIATIONS.

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

SECTION 1. The legislature finds that while planned
 community associations in Hawaii have the statutory lien against
 delinquent units and lots for unpaid assessments under section
 421J-10.5, Hawaii Revised Statutes, certain delinquent units and
 lots have been sold without curing the assessment debt owed to
 the master associations in voluntary conveyances.

7 The legislature further finds that this problem could arise 8 from the oversight of escrow officers in charge of closing when 9 a master association has not recorded its lien in the bureau of 10 conveyances or filed its lien in the land court. It could also 11 be the result of sales transacted without escrow service, such 12 as transfers to individual trusts, companies controlled by 13 owners, or family members.

In these cases, planned community associations or master associations failed to receive proper notification of the sale and payment on delinquent association dues. When the prior owners move to the mainland or undergo financial hardship, it is



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very difficult for the planned community associations or master
 associations to collect their debts.

The purpose of this Act is to provide a legislative remedy for community associations to be able to hold individuals liable for unpaid assessments for their share of the common expenses up to the time of a grant or conveyance of property, which is similar to the remedy afforded to condominium associations.

8 SECTION 2. Section 421J-10.5, Hawaii Revised Statutes, is
9 amended by amending subsection (a) to read as follows:

10 "(a) All sums assessed by the association, but unpaid for 11 the share of the assessments chargeable to any unit, shall 12 constitute a lien on the unit. The priority of the 13 association's lien shall, except as otherwise provided by law, 14 be as provided in the association documents or, if no priority 15 is provided in the association documents, by the recordation 16 date of the liens; provided that any amendment to the 17 association documents that governs the priority of liens on the 18 unit shall not provide that an association lien shall have 19 priority over a mortgage lien that is recorded before the 20 amendment is recorded. A lien recorded by an association for 21 unpaid assessments shall expire six years from the date of 22 recordation unless proceedings to enforce the lien are





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1 instituted prior to the expiration of the lien; provided that 2 the expiration of a recorded lien shall in no way affect the 3 association's automatic lien that arises pursuant to this subsection or the association documents. Any proceedings to 4 5 enforce an association's lien for any assessment shall be 6 instituted within six years after the assessment became due; 7 provided that if the owner of a unit subject to a lien of the 8 association files a petition for relief under the United States 9 Bankruptcy Code (11 U.S.C. §101 et seq.), the period of time for 10 instituting proceedings to enforce the association's lien shall 11 be tolled until thirty days after the automatic stay of 12 proceedings under section 362 of the United States Bankruptcy 13 Code (11 U.S.C. §362) is lifted.

14 The lien of the association may be foreclosed by action or 15 by nonjudicial or power of sale foreclosure procedures set forth 16 in chapter 667, by the managing agent or board, acting on behalf 17 of the association and in the name of the association; provided 18 that no association may exercise the nonjudicial or power of 19 sale remedies provided in chapter 667 to foreclose a lien 20 against any unit that arises solely from fines, penalties, legal 21 fees, or late fees, and the foreclosure of any such lien shall 22 be filed in court pursuant to part IA of chapter 667. In any

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association foreclosure, the unit owner shall be required to pay 1 2 a reasonable rental for the unit, if so provided in the 3 association documents or the law, and the plaintiff in the 4 foreclosure shall be entitled to the appointment of a receiver 5 to collect the rental owed by the unit owner or any tenant of 6 the unit. If the association is the plaintiff, it may request 7 that its managing agent be appointed as receiver to collect the 8 rental from the tenant. The managing agent or board, acting on 9 behalf of the association and in the name of the association, 10 may bid on the unit at foreclosure sale and acquire and hold, 11 lease, mortgage, and convey the unit thereafter as the board 12 deems reasonable. Action to recover a money judgment for unpaid assessments shall be maintainable without foreclosing or waiving 13 14 the lien securing the unpaid assessments owed.

15 In the case of a voluntary conveyance, the grantee of a 16 unit or lot shall be jointly and severally liable with the 17 grantor for all unpaid assessments against the latter for the 18 grantor's share of the common expenses up to the time of the 19 grant or conveyance, without prejudice to the grantee's right to 20 recover from the grantor the amounts paid by the grantee. Any such grantor or grantee is entitled to a statement from the 21 22 board, either directly or through its managing agent or resident 2014-0593 SB SMA.doc

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1	manager, setting forth the amount of the unpaid assessments
2	against the grantor. The grantee is not liable and the unit or
3	lot conveyed is not subject to a lien for any unpaid assessments
4	against the grantor in excess of the amount set forth in the
5	statement, except as to the amount of subsequently dishonored
6	checks mentioned in the statement as having been received within
7	the thirty day period immediately preceding the date of such
8	statement."
9	SECTION 3. New statutory material is underscored.
10	SECTION 4. This Act shall take effect upon its approval.
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INTRODUCED BY:

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Report Title:

Community Associations; Unpaid Assessments

Description:

Provides a remedy for community associations to recover unpaid assessments for a share of common expenses up to the time of a grant or conveyance of property. Entitles both parties to a statement from the board of directors, either directly or through its managing agent or resident manager, setting forth the amount of the unpaid assessments. Relieves the grantee of liability for any unpaid assessments against the grantor in excess of the amount set forth in the statement, except as to the amount of subsequently dishonored checks mentioned in the statement as having been received within the thirty day period immediately preceding the date of such statement.

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