#### 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 part to be appropriately designated and

3 to read as follows:

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4 "PART . OFFICE OF THE CONDOMINIUM OMBUDSMAN

5 §514B-A Office of the condominium ombudsman; condominium

ombudsman. There is established within the department of

commerce and consumer affairs the office of the condominium

ombudsman. The office of the condominium ombudsman shall be

9 headed by the condominium ombudsman, who shall be appointed by

10 the director of commerce and consumer affairs with the approval

11 of the governor. The condominium ombudsman shall have been

12 admitted to practice law before the supreme court of this State

and shall have extensive experience in Hawaii real estate and

14 condominium law and in conflict and alternative dispute

15 resolution. The condominium ombudsman shall be exempt from

16 chapter 76.

1	§514B-B Personnel; salary; benefits. (a) The condominium
2	ombudsman may appoint as staff members persons who have been
3	admitted to practice law before the supreme court of this State
4	without regard to chapter 76. All other employees shall be
5	appointed by the ombudsman in accordance with chapter 76.
6	(b) The salary of the condominium ombudsman shall be set
7	by the director of commerce and consumer affairs but shall not
8	be more than the maximum salary of the first deputy to the
9	director of commerce and consumer affairs. The condominium
10	ombudsman and attorney staff members shall be included in any
11	benefit program generally applicable to the officers and
12	employees of the State.
13	§514B-C Powers and duties. The condominium ombudsman
14	shall:
15	(1) Investigate disputes brought by unit owners, pursuant
16	to section 514B-D;
17	(2) Make recommendations, give guidance, or offer advice
18	to parties involved in a dispute, as necessary to
19	assist the parties in resolving disputes;
20	(3) Upon request, assist unit owners or boards of
21	directors with processing requests submitted to

1		alternative dispute resolution pursuant to part VI,
2		subpart D;
3	(4)	In conjunction with the commission and via moneys in
4		the condominium education trust fund, educate the
5		public and those required to be registered under this
6		chapter; and
7	(5)	Adopt rules in accordance with chapter 91 necessary to
8		carry out the purposes of this part.
9	§514	B-D Request for dispute intervention; intervention
10	affidavit	. (a) Except as otherwise provided in this section, a
11	unit owne	r who is party to a dispute involving the
12	interpret	ation or enforcement of an association's declaration,
13	bylaws, o	r house rules may file with the office of the
14	condomini	um ombudsman a written request for dispute
15	intervent	ion. The written request shall be in the form of an
16	affidavit	that sets forth the facts constituting the dispute.
17	(b)	Prior to submission of an intervention affidavit, a
18	unit owne	r shall provide the association or board with written
19	notice of	the dispute as set forth in the intervention
20	affidavit	. The notice shall be sent by means of certified mail,

- 1 return receipt requested and deliver to addressee only. The
- 2 notice shall specify, in reasonable detail:
- 3 (1) The dispute;
- 4 (2) Any alleged damages that resulted from the dispute;
- 5 and
- 6 (3) Any proposed corrective action to resolve the dispute.
- 7 (c) An intervention affidavit filed with the office of the
- 8 condominium ombudsman pursuant to this section shall be on a
- 9 form prescribed by the office and be accompanied by evidence
- 10 that:
- 11 (1) The respondent has been given a reasonable
- opportunity, after receiving the written notice, to
- correct the dispute; and
- 14 (2) Reasonable efforts to resolve the dispute have failed.
- 15 (d) The commission may impose a fine of not more than
- 16 \$1,000 against any person who knowingly files a false or
- 17 fraudulent intervention affidavit with the office of the
- 18 condominium ombudsman.
- (e) A written request for dispute intervention under
- 20 subsection (a) may not be filed by any unit owner who is
- 21 currently serving as a member of a board.

- 1 §514B-E Investigation by condominium ombudsman; dispute
- 2 resolution assistance. (a) Upon receipt of an intervention
- 3 affidavit pursuant to section 514B-D, the condominium ombudsman
- 4 shall open an investigation into the dispute.
- 5 (b) The condominium ombudsman may interview parties and
- 6 witnesses involved in the dispute and may request the production
- 7 of documents, records, and information pursuant to section
- **8** 514B-154.5.
- 9 (c) The condominium ombudsman shall make recommendations,
- 10 give guidance, or offer advice to the parties as the condominium
- 11 ombudsman deems necessary to assist the parties in resolving the
- 12 dispute.
- (d) If the condominium ombudsman determines an association
- 14 or board is at fault in a dispute, the association or board
- 15 shall be responsible for any legal fees incurred or fines levied
- 16 against the unit owner involved in the dispute.
- 17 (e) The commission may impose a fine of not more than
- 18 \$1,000 on the respondent, including the board, other management
- 19 entities, or both, if the respondent knowingly submits false or
- 20 fraudulent information in the process of the ombudsman's
- 21 investigations.

1	(f) If the parties cannot reach an agreement under this
2	section, either party may request participation in alternative
3	dispute resolution available under part VI, subpart D. Upon
4	request, the condominium ombudsman shall provide either party
5	with information regarding available mediation or arbitration
6	options."
7	SECTION 2. Section 28-8.3, Hawaii Revised Statutes, is
8	amended by amending subsection (a) to read as follows:
9	"(a) No department of the State other than the attorney
10	general may employ or retain any attorney, by contract or
1	otherwise, for the purpose of representing the State or the
12	department in any litigation, rendering legal counsel to the
13	department, or drafting legal documents for the department;
14	provided that the foregoing provision shall not apply to the
15	employment or retention of attorneys:
16	(1) By the public utilities commission, the labor and
17	industrial relations appeals board, and the Hawaii
18	labor relations board;
19	(2) By any court or judicial or legislative office of the
20	State; provided that if the attorney general is

requested to provide representation to a court or

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1		judicial office by the chief justice or the chief
2		justice's designee, or to a legislative office by the
3		speaker of the house of representatives and the
4		president of the senate jointly, and the attorney
5		general declines to provide such representation on the
6		grounds of conflict of interest, the attorney general
7		shall retain an attorney for the court, judicial, or
8		legislative office, subject to approval by the court,
9		judicial, or legislative office;
10	(3)	By the legislative reference bureau;
11	(4)	By any compilation commission that may be constituted
12		from time to time;
13	(5)	By the real estate commission for any action involving
14		the real estate recovery fund;
15	(6)	By the contractors license board for any action
16		involving the contractors recovery fund;
17	(7)	By the office of Hawaiian affairs;
18	(8)	By the department of commerce and consumer affairs for
19		the enforcement of violations of chapters 480 and
20		485A;
21	(9)	As grand jury counsel;

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              By the Hawaii health systems corporation, or its
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               regional system boards, or any of their facilities;
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        (11)
              By the auditor;
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              By the office of ombudsman;
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        (13)
              By the insurance division;
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        (14)
              By the University of Hawaii;
        (15)
              By the Kahoolawe island reserve commission;
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        (16)
              By the division of consumer advocacy;
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        (17)
              By the office of elections;
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              By the campaign spending commission;
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        (19)
              By the Hawaii tourism authority, as provided in
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               section 201B-2.5;
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        (20)
              By the division of financial institutions for any
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              action involving the mortgage loan recovery fund;
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        (21)
               By the office of information practices; [or]
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        (22)
              By the office of the condominium ombudsman; or
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       [\frac{(22)}{(23)}] (23) By a department, if the attorney general, for
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               reasons deemed by the attorney general to be good and
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               sufficient, declines to employ or retain an attorney
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               for a department; provided that the governor waives
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              the provision of this section."
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1	SECTION 3. Section 514B-3, Hawaii Revised Statutes, is
2	amended by adding a new definition to be appropriately inserted
3	and to read as follows:
4	"Condominium ombudsman" means the condominium ombudsman
5	established pursuant to section 514B-A."
6	SECTION 4. Section 514B-22, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"§514B-22 Applicability to preexisting condominiums.
9	Sections 514B-4, 514B-5, 514B-35, 514B-41(c), 514B-46, 514B-72,
10	[and] part VI, part , and section 514B-3 to the extent
11	definitions are necessary in construing any of those provisions,
12	and all amendments thereto, apply to all condominiums created in
13	this State before July 1, 2006; provided that those sections:
14	(1) Shall apply only with respect to events and
15	circumstances occurring on or after July 1, 2006; and
16	(2) Shall not invalidate existing provisions of the
17	declaration, bylaws, condominium map, or other
18	constituent documents of those condominiums if to do
19	so would invalidate the reserved rights of a developer
20	or be an unreasonable impairment of contract.

1	For purposes of interpreting this chapter, the terms
2	"condominium property regime" and "horizontal property regime"
3	shall be deemed to correspond to the term "condominium"; the
4	term "apartment" shall be deemed to correspond to the term
5	"unit"; the term "apartment owner" shall be deemed to correspond
6	to the term "unit owner"; and the term "association of apartment
7	owners" shall be deemed to correspond to the term
8	"association"."
9	SECTION 5. Section 514B-71, Hawaii Revised Statutes, is
10	amended to read as follows:
11	"\$514B-71 Condominium education trust fund. (a) The
12	commission shall establish a condominium education trust fund
13	that the commission and the office of the condominium ombudsman
14	shall use for educational purposes. Educational purposes shall
15	include financing or promoting:
16	(1) Education and research in the field of condominium
17	management, condominium project registration, and real
18	estate, for the benefit of the public and those
19	required to be registered under this chapter;
20	(2) The improvement and more efficient administration of
21	associations;



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2 association disputes; and 3 (4) Support for mediation of condominium related disputes. 4 (b) The commission and office of the condominium ombudsman 5 shall use all moneys in the condominium education trust fund for 6 purposes consistent with subsection (a)." 7 SECTION 6. Section 514B-73, Hawaii Revised Statutes, is 8 amended as follows: 9 1. By amending subsection (b) to read:

Expeditious and inexpensive procedures for resolving

10 "(b) The commission and the director of commerce and 11 consumer affairs may use moneys in the condominium education 12 trust fund collected pursuant to sections 514A-40, 514A-95.1, 13 and 514B-72, and the rules of the commission to employ necessary 14 personnel not subject to chapter 76 for additional staff support, to provide office space, and to purchase equipment, 15 16 furniture, and supplies required by the commission to carry out 17 its responsibilities under this part. The condominium ombudsman may use moneys in the condominium education trust fund collected 18 pursuant to sections 514A-40, 514A-95.1, and 514B-72, for 19 20 educational purposes, including the necessary purchase of 21 equipment and supplies required by the office of the condominium

1	ombudsman	to carry out its responsibilities under this part and
2	part	<u>.</u> "
3	2. B	y amending subsection (d) to read:
4	"(d)	The commission, in conjunction with the office of the
5	condominiu	m ombudsman, shall annually submit to the legislature,
6	no later t	han twenty days prior to the convening of each regular
7	session:	
8	(1)	A summary of the programs funded during the prior
9		fiscal year and the amount of money in the fund,
10		including a statement of which programs were directed
11		specifically at the education of condominium owners;
12		and
13	(2)	A copy of the budget for the current fiscal year,
14		including summary information on programs that were
15		funded or are to be funded and the target audience for
16		each program. The budget shall include a line item
17		reflecting the total amount collected from condominium
18		associations."
19	SECTI	ON 7. Section 514B-104, Hawaii Revised Statutes, is
20	amended by	amending subsection (a) to read as follows:



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;



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

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1	(9)	Subject to section 514B-38, grant easements, leases,
2		licenses, and concessions through or over the common
3		elements and permit encroachments on the common
4		elements;

- (10) Impose and receive any payments, fees, or charges for the use, rental, or operation of the common elements, other than limited common elements described in section 514B-35(2) and (4), and for services provided to unit owners;
- 10 (11)Impose charges and penalties, including late fees and 11 interest, for late payment of assessments and levy 12 reasonable fines for violations of the declaration, 13 bylaws, rules, and regulations of the association, 14 either in accordance with the bylaws or, if the bylaws 15 are silent, pursuant to a resolution adopted by the 16 board that establishes a fining procedure that states 17 the basis for the fine and allows an appeal to the 18 board of the fine with notice and an opportunity to be 19 heard and providing that if the fine is paid, the unit 20 owner shall have the right to initiate a dispute 21 resolution process as provided by [sections] section

1		514B-161[ $_{ au}$ ] or 514B-162, by requesting dispute
2		intervention or dispute resolution assistance from the
3		condominium ombudsman as provided by section 514B-D or
4		514B-E, or by filing a request for an administrative
5		hearing under a pilot program administered by the
6		department of commerce and consumer affairs;
7	(12)	Impose reasonable charges for the preparation and
8		recordation of amendments to the declaration,
9		documents requested for resale of units, or statements
10		of unpaid assessments;
11	(13)	Provide for cumulative voting through a provision in
12		the bylaws;
13	(14)	Provide for the indemnification of its officers,
14		board, committee members, and agents, and maintain
15		directors' and officers' liability insurance;
16	(15)	Assign its right to future income, including the right
17		to receive common expense assessments, but only to the
18		extent section 514B-105(e) expressly so provides;
19	(16)	Exercise any other powers conferred by the declaration
20		or bylaws;



1	(17)	Exercise all other powers that may be exercised in
2		this State by legal entities of the same type as the
3		association, except to the extent inconsistent with
4		this chapter;
5	(18)	Exercise any other powers necessary and proper for the
6		governance and operation of the association; and
7	(19)	By regulation, subject to sections 514B-146, 514B-161,
8		and 514B-162, require that disputes between the board
9		and unit owners or between two or more unit owners
10		regarding the condominium be submitted to nonbinding
11		alternative dispute resolution in the manner described
12		in the regulation as a prerequisite to commencement of
13		a judicial proceeding."
14	SECT	ION 8. Section 514B-105, Hawaii Revised Statutes, is
15	amended t	o read as follows:
16	"§ <b>51</b>	4B-105 Association; limitations on powers. (a) The
17	declarati	on and bylaws may not impose limitations on the power
18	of the as	sociation to deal with the developer which are more
19	restricti	ve than the limitations imposed on the power of the
20	associati	on to deal with other persons.

1	(b)	Unless otherwise permitted by the declaration, bylaws,
2	or this c	hapter, an association may adopt rules and regulations
3	that affe	ct the use of or behavior in units that may be used for
4	residenti	al purposes only to:
5	(1)	Prevent any use of a unit which violates the
6		declaration or bylaws;
7	(2)	Regulate any behavior in or occupancy of a unit which
8		violates the declaration or bylaws or unreasonably
9		interferes with the use and enjoyment of other units
10		or the common elements by other unit owners; or
11	(3)	Restrict the leasing of residential units to the
12		extent those rules are reasonably designed to meet
13		underwriting requirements of institutional lenders who
14		regularly lend money secured by first mortgages on
15		units in condominiums or regularly purchase those
16		mortgages.
17	Otherwise	, the association may not regulate any use of or
18	behavior	in units by means of the rules and regulations.

(c) No association shall deduct and apply portions of

common expense payments received from a unit owner to unpaid

late fees, legal fees, fines, and interest (other than amounts



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- 1 remitted by a unit in payment of late fees, legal fees, fines,
- 2 and interest) unless the board adopts and distributes to all
- 3 owners a policy stating that:
- 4 (1) Failure to pay late fees, legal fees, fines, and
  5 interest may result in the deduction of such late
- 6 fees, legal fees, fines, and interest from future
- 7 common expense payments, so long as a delinquency
- 8 continues to exist; and
- 9 (2) Late fees may be imposed against any future common
- 10 expense payment that is less than the full amount owed
- due to the deduction of unpaid late fees, legal fees,
- fines, and interest from the payment.
- 13 (d) No unit owner who requests legal or other information
- 14 from the association, the board, the managing agent, or their
- 15 employees or agents, shall be charged for the reasonable cost of
- 16 providing the information unless the association notifies the
- 17 unit owner that it intends to charge the unit owner for the
- 18 reasonable cost. The association shall notify the unit owner in
- 19 writing at least ten days prior to incurring the reasonable cost
- 20 of providing the information, except that no prior notice shall
- 21 be required to assess the reasonable cost of providing



- 1 information on delinquent assessments or in connection with
- 2 proceedings to enforce the law or the association's governing
- 3 documents.
- 4 After being notified of the reasonable cost of providing
- 5 the information, the unit owner may withdraw the request, in
- 6 writing. A unit owner who withdraws a request for information
- 7 shall not be charged for the reasonable cost of providing the
- 8 information.
- 9 (e) Subject to any approval requirements and spending
- 10 limits contained in the declaration or bylaws, the association
- 11 may authorize the board to borrow money for the repair,
- 12 replacement, maintenance, operation, or administration of the
- 13 common elements and personal property of the project, or the
- 14 making of any additions, alterations, and improvements thereto;
- 15 provided that written notice of the purpose and use of the funds
- 16 is first sent to all unit owners and owners representing fifty
- 17 per cent of the common interest vote or give written consent to
- 18 the borrowing [-]; provided further that if the cost of borrowing
- 19 is a major expenditure in excess of \$10,000 per unit owner, the
- 20 board shall hold a special meeting of the association to approve
- 21 the expenditure. In connection with the borrowing, the board



- $1 \hspace{0.1in}$  may grant to the lender the right to assess and collect monthly
- 2 or special assessments from the unit owners and to enforce the
- 3 payment of the assessments or other sums by statutory lien and
- 4 foreclosure proceedings. The cost of the borrowing, including,
- 5 without limitation, all principal, interest, commitment fees,
- 6 and other expenses payable with respect to the borrowing or the
- 7 enforcement of the obligations under the borrowing, shall be a
- 8 common expense of the project. For purposes of this section,
- 9 the financing of insurance premiums by the association within
- 10 the policy period shall not be deemed a loan and no lease shall
- 11 be deemed a loan if it provides that at the end of the lease the
- 12 association may purchase the leased equipment for its fair
- 13 market value.
- 14 (f) If the association or the board is involved in a
- 15 dispute intervention through the office of the condominium
- 16 ombudsman, pursuant to section 514B-D, no special assessment
- 17 related to the dispute, including association attorneys' fees,
- 18 shall be assessed or collected from unit owners until the
- 19 condominium ombudsman has completed the intervention
- 20 investigation."



1	SECTIO	ON 9. Section 514B-154.5, Hawaii Revised Statutes, is
2	amended to	read as follows:
3	"[+]\$	514B-154.5[+] Association documents to be provided.
4	(a) Notwit	thstanding any other provision in the declaration,
5	bylaws, or	house rules, if any, the following documents,
6	records, an	nd information, whether maintained, kept, or required
7	to be prov:	ided pursuant to this section or section 514B-152,
8	514B-153, d	or 514B-154, shall be made available to any unit owner
9	and the own	ner's authorized agents by the managing agent,
10	resident ma	anager, board through a board member, or the
11	association	n's representative:
12	(1)	All financial and other records sufficiently detailed
13	:	in order to comply with requests for information and
14	C	disclosures related to the resale of units;
15	(2)	An accurate copy of the declaration, bylaws, house
16	:	rules, if any, master lease, if any, a sample original
17	•	conveyance document, and all public reports and any
18	i	amendments thereto;
19	(3)	Detailed, accurate records in chronological order of
20		the receipts and expenditures affecting the common
21		elements, specifying and itemizing the maintenance and

1		repair expenses or the common elements and any other
2		expenses incurred and monthly statements indicating
3		the total current delinquent dollar amount of any
4		unpaid assessments for common expenses;
5	(4)	All records and the vouchers authorizing the payments
6		and statements kept and maintained at the address of
7		the project, or elsewhere within the State as
8		determined by the board, subject to section 514B-152;
9	(5)	All signed and executed agreements for managing the
10	•	operation of the property, expressing the agreement of
11		all parties, including but not limited to financial
12		and accounting obligations, services provided, and any
13		compensation arrangements, including any subsequent
14		amendments;
15	(6)	An accurate and current list of members of the
16		condominium association and the members' current
17		addresses and the names and addresses of the vendees
18		under an agreement of sale, if any. A copy of the
19		list shall be available, at cost, to any unit owner or
20		owner's authorized agent who furnishes to the managing

1	•	agent, resident manager, or the board a duly executed
2		and acknowledged affidavit stating that the list:
3		(A) Shall be used by the unit owner or owner's
4		authorized agent personally and only for the
5		purpose of soliciting votes or proxies or for
6		providing information to other unit owners with
7		respect to association matters; and
8		(B) Shall not be used by the unit owner or owner's
9		authorized agent or furnished to anyone else for
10		any other purpose;
11	(7)	The association's most current financial statement, at
12		no cost or on twenty-four-hour loan, at a convenient
13		location designated by the board;
14	(8)	Meeting minutes of the association, pursuant to
15		section 514B-122;
16	(9)	Meeting minutes of the board, including executive
17		session records of voting results regarding the
18		imposition of special assessments, charges, and fines,
19		including legal fees, pursuant to section 514B-126,
20		which shall be:

1		(A) Ava	ilable for examination by unit owners or
2		own	ers' authorized agents at no cost or on
3		twe	nty-four-hour loan at a convenient location at
4		the	project, to be determined by the board; or
5		(B) Tra	nsmitted to any unit owner or owner's
6		aut	horized agent making a request for the minutes
7		wit	hin fifteen days of receipt of the request by
8		the	owner or owner's authorized agent; provided
9		tha	t:
10		(i)	The minutes shall be transmitted by mail,
11			electronic mail transmission, or facsimile,
12			by the means indicated by the owner or
13			owner's authorized agent, if the owner or
14			owner's authorized agent indicated a
15			preference at the time of the request; and
16		(ii)	The owner or owner's authorized agent shall
17			pay a reasonable fee for administrative
18			costs associated with handling the request,
19			subject to section 514B-105(d);
20	(10)	Financia	l statements, general ledgers, the accounts
21		receivab	le ledger, accounts payable ledgers, check

1		ledgers, insurance policies, contracts, and invoices
2		of the association for the duration those records are
3		kept by the association, and any documents regarding
4		delinquencies of ninety days or more shall be
5		available for examination by unit owners or owners'
6		authorized agents at convenient hours at a place
7		designated by the board; provided that:
8		(A) The board may require unit owners or owners'
9		authorized agents to furnish to the association a
10		duly executed and acknowledged affidavit stating
11		that the information is requested in good faith
12		for the protection of the interests of the
13		association, its members, or both; and
14		(B) Unit owners or owners' authorized agents shall
15		pay for administrative costs in excess of eight
16		hours per year;
17	(11)	Proxies, tally sheets, ballots, unit owners' check-in
18		lists, and the certificate of election subject to
19		section 514B-154(c);
20	(12)	Copies of an association's documents, records, and
21		information, whether maintained, kept, or required to

1		be provided pursuant to this section or section
2		514B-152, 514B-153, or 514B-154;
3	(13)	A copy of the management contract from the entity that
4	·	manages the operation of the property before the
5		organization of an association; and
6	(14)	Other documents requested by a unit owner or owner's
7		authorized agent in writing; provided that the board
8		shall give written authorization or written refusal
9		with an explanation of the refusal within thirty
10		calendar days of receipt of a request for documents
11		pursuant to this paragraph.
12	(b)	Subject to section 514B-105(d), copies of the items in
13	subsectio	n (a) shall be provided to any unit owner or owner's
14	authorize	d agent upon the owner's or owner's authorized agent's
15	request;	provided that the owner or owner's authorized agent
16	pays a re	asonable fee for duplication, postage, stationery, and
17	other adm	inistrative costs associated with handling the request.
18	(c)	Notwithstanding any provision in the declaration,
19	bylaws, o	r house rules providing for another period of time, all

documents, records, and information listed under subsection (a),

whether maintained, kept, or required to be provided pursuant to

20

21

- 1 this section or section 514B-152, 514B-153, or 514B-154, shall
- 2 be provided no later than thirty days after receipt of a unit
- 3 owner's or owner's authorized agent's written request, unless a
- 4 lesser time is provided pursuant to this section or section
- 5 514B-152, 514B-153, or 514B-154, and except as provided in
- 6 subsection (a) (14).
- 7 (d) Any documents, records, and information, whether
- 8 maintained, kept, or required to be provided pursuant to this
- 9 section or section 514B-152, 514B-153, or 514B-154, may be made
- 10 available electronically to the unit owner or owner's authorized
- 11 agent if the owner or owner's authorized agent requests such in
- 12 writing.
- 13 (e) An association may comply with this section or section
- 14 514B-152, 514B-153, or 514B-154 by making the required
- 15 documents, records, and information available to unit owners or
- 16 owners' authorized agents for download through an internet site,
- 17 at the option of each unit owner or owner's authorized agent and
- 18 at no cost to the unit owner or owner's authorized agent.
- 19 (f) Any fee charged to a unit owner or owner's authorized
- 20 agent to obtain copies of the association's documents, records,
- 21 and information, whether maintained, kept, or required to be

- 1 provided pursuant to this section or section 514B-152, 514B-153,
- 2 or 514B-154, shall be reasonable; provided that a reasonable fee
- 3 shall include administrative and duplicating costs and shall not
- 4 exceed \$1 per page, or portion thereof, except that the fee for
- 5 pages exceeding eight and one-half inches by fourteen inches may
- 6 exceed \$1 per page.
- 7 (g) Copies of the items in subsection (a) shall be
- 8 provided to the condominium ombudsman no later than thirty days
- 9 after receipt of the condominium ombudsman's request; provided
- 10 that if the condominium ombudsman is denied access to any item
- in subsection (a), the condominium ombudsman may request the
- 12 commission to conduct an investigation of the matter pursuant to
- 13 section 514B-65.
- 14  $\left[\frac{g}{g}\right]$  (h) This section shall apply to condominiums
- 15 organized under chapter 514A or 514B.
- 16 [-(h)] (i) Nothing in this section shall be construed to
- 17 create any new requirements for the release of documents,
- 18 records, or information."
- 19 SECTION 10. Section 514B-157, Hawaii Revised Statutes, is
- 20 amended to read as follows:

1	"[+]\$	514B-157[] Attorneys' fees, delinquent assessments,
2	and expens	ses of enforcement. (a) Fees for attorneys' services
3	incurred h	by a board shall not be reimbursed by individual unit
4	owners whe	en such services are for the purposes of:
5	(1)	Responding to written or oral inquiries, comments, or
6		complaints by unit owners regarding condominium
7		operations, property usage, board fiduciary duties,
8		common elements, and resident actions;
9	(2)	Expressing unit owners' intentions to challenge the
10		existing declaration, bylaws, and rules of the
11		association; or
12	(3)	Participation in criminal defense resulting from unit
13		owners' allegations of wrongdoing based on the board's
14		performance of fiduciary responsibilities.
15	[ <del>(a)</del> ]	(b) All costs and expenses, including reasonable
16	attorneys	fees, incurred by or on behalf of the association
17	for:	
18	(1)	Collecting any delinquent assessments against any
19		owner's unit;
20	(2)	Foreclosing any lien thereon; or



1	(3) Enforcing any provision of the declaration, bylaws,
2	house rules, and this chapter, or the rules of the
3	real estate commission[+].
4,	against an owner, occupant, tenant, employee of an owner, or any
5	other person who may in any manner use the property, shall be
6	promptly paid on demand to the association by such person or
7	persons; provided that if the claims upon which the association
8	takes any action are not substantiated, all costs and expenses,
9	including reasonable attorneys' fees, incurred by any such
10	person or persons as a result of the action of the association,
11	shall be promptly paid on demand to such person or persons by
12	the association[-]; provided further that if a unit owner opens
13	an investigation with the office of the condominium ombudsman,
14	costs and expenses for enforcement shall be suspended until the
15	condominium ombudsman completes the investigation and issues a
16	recommendation on the matter.
17	[-(b)-] <u>(c)</u> If any claim by an owner is substantiated in any
18	action against an association, any of its officers or directors,
19	or its board to enforce any provision of the declaration,
20	bylaws, house rules, or this chapter, then all reasonable and
21	necessary expenses, costs, and attorneys' fees incurred by an

- 1 owner shall be awarded to such owner; provided that no such
- 2 award shall be made in any derivative action unless:
- 3 (1) The owner first shall have demanded and allowed
- 4 reasonable time for the board to pursue such
- 5 enforcement; or
- 6 (2) The owner demonstrates to the satisfaction of the
- 7 court that a demand for enforcement made to the board
- 8 would have been fruitless.
- 9 If any claim by an owner is not substantiated in any court
- 10 action against an association, any of its officers or directors,
- 11 or its board to enforce any provision of the declaration,
- 12 bylaws, house rules, or this chapter, then all reasonable and
- 13 necessary expenses, costs, and attorneys' fees incurred by an
- 14 association shall be awarded to the association, unless before
- 15 filing the action in court the owner has first submitted the
- 16 claim to mediation, or to arbitration under subpart D, and made
- 17 a good faith effort to resolve the dispute under any of those
- 18 procedures. Plaintiff condominium unit owner did not "incur"
- 19 attorneys' fees and costs in owner's action against defendant
- 20 condominium association and was therefore not entitled to
- 21 attorneys' fees and costs beyond the portion of the total amount



- 1 requested that plaintiff paid where law firm representing
- 2 plaintiff's billing statements were sent to a third party and
- 3 there was no agreement with law firm contractually binding
- 4 plaintiff to pay those fees and costs; in order for plaintiff
- 5 condominium unit owner to have "incurred" attorneys' fees and
- 6 costs under subsection (b) in an action against defendant
- 7 condominium association, plaintiff must have paid or be legally
- 8 obligated to pay the fees and costs to the law firm representing
- 9 plaintiff."
- 10 SECTION 11. Section 514B-161, Hawaii Revised Statutes, is
- 11 amended by amending subsection (a) to read as follows:
- "(a) If an apartment owner or the board of directors
- 13 requests mediation of a dispute involving the interpretation or
- 14 enforcement of the association of apartment owners' declaration,
- 15 bylaws, or house rules, the other party in the dispute shall be
- 16 required to participate in mediation. Either party may request
- 17 informational assistance regarding the mediation process from
- 18 the office of the condominium ombudsman. Each party shall be
- 19 wholly responsible for its own costs of participating in
- 20 mediation, unless both parties agree that one party shall pay
- 21 all or a specified portion of the mediation costs. If a party



1 refuses to participate in the mediation of a particular dispute, 2 a court may take this refusal into consideration when awarding 3 expenses, costs, and attorneys' fees." 4 SECTION 12. Section 514B-162, Hawaii Revised Statutes, is 5 amended by amending subsection (a) to read as follows: 6 "(a) At the request of any party, any dispute concerning 7 or involving one or more unit owners and an association, its 8 board, managing agent, or one or more other unit owners relating 9 to the interpretation, application, or enforcement of this 10 chapter or the association's declaration, bylaws, or house rules 11 adopted in accordance with its bylaws shall be submitted to 12 arbitration. Either party may request informational assistance 13 regarding the arbitration from the office of the condominium 14 ombudsman. The arbitration shall be conducted, unless otherwise 15 agreed by the parties, in accordance with the rules adopted by 16 the commission and of chapter 658A; provided that the rules of 17 the arbitration service conducting the arbitration shall be used 18 until the commission adopts its rules; provided further that 19 where any arbitration rule conflicts with chapter 658A, chapter 20 658A shall prevail; and provided further that notwithstanding 21 any rule to the contrary, the arbitrator shall conduct the

- 1 proceedings in a manner which affords substantial justice to all
- 2 parties. The arbitrator shall be bound by rules of substantive
- 3 law and shall not be bound by rules of evidence, whether or not
- 4 set out by statute, except for provisions relating to privileged
- 5 communications. The arbitrator shall permit discovery as
- 6 provided for in the Hawaii rules of civil procedure; provided
- 7 that the arbitrator may restrict the scope of such discovery for
- 8 good cause to avoid excessive delay and costs to the parties or
- 9 the arbitrator may refer any matter involving discovery to the
- 10 circuit court for disposition in accordance with the Hawaii
- 11 rules of civil procedure then in effect."
- 12 SECTION 13. There is appropriated out of the general
- 13 revenues of the State of Hawaii the sum of \$ or so
- 14 much thereof as may be necessary for fiscal year 2016-2017 for
- 15 administrative costs associated with the establishment of the
- 16 office of the condominium ombudsman within the department of
- 17 commerce and consumer affairs, including the hiring of necessary
- 18 staff.
- 19 The sum appropriated shall be expended by the department of
- 20 commerce and consumer affairs for the purposes of this Act.

- SECTION 14. In codifying the new sections added by section 1
- 2 1 of this Act, the revisor of statutes shall substitute
- 3 appropriate section numbers for the letters used in designating
- 4 the new sections in this Act.
- SECTION 15. Statutory material to be repealed is bracketed 5
- 6 and stricken. New statutory material is underscored.
- 7 SECTION 16. This Act shall take effect on July 1, 2016.

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INTRODUCED BY: \_ &com-

JAN 2 2 2016

#### Report Title:

Condominiums; Office of the Condominium Ombudsman; Condominium Ombudsman; Appropriation

#### Description:

Establishes the office of the condominium ombudsman, to be headed by the condominium ombudsman, within the department of commerce and consumer affairs. Appropriates funds for administrative costs associated with the establishment of the office of the condominium ombudsman.

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