A BILL FOR AN ACT

RELATING TO CONDOMINIUM GOVERNING INSTRUMENTS.

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

- 1 SECTION 1. Section 514A-11, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "§514A-11 Recordation and contents of declaration. The
- 4 bureau of conveyances and the land court shall immediately set
- 5 up the mechanics and method by which recordation of a master
- 6 deed or lease and the declaration may be made. Provisions shall
- 7 be made for the recordation of instruments affecting the
- 8 individual apartments on subsequent resales, mortgages, and
- 9 other encumbrances, as is done with all other real estate
- 10 recordations; provided that land court certificates of title
- 11 shall not be issued for apartments. The declaration to which
- 12 section 514A-20 refers shall express the following particulars:
- 13 (1) Description of the land, whether leased or in fee
- simple, on which the building or buildings and
- improvements are or are to be located;
- 16 (2) Description of the building or buildings, stating the
- 17 number of stories and basements, the number of

1		apartments, and the principal materials of which it or
2		they is or are constructed or to be constructed;
3	(3)	The apartment number of each apartment, and a
4		statement of its location, approximate area, number of
5		rooms, immediate common element to which it has
. 6		access, designated parking stall if considered a
7		limited common element, and any other data necessary
8		for its proper identification;
9	(4)	Description of the common elements;
10	(5)	Description of the limited common elements, if any,
11		stating to which apartments their use is reserved;
12	(6)	The percentage of undivided interest in the common
13	.	elements appertaining to each apartment and its owner
14		for all purposes, including voting;
15	(7)	Statement of the purposes for which the building or
16		buildings and each of the apartments are intended and
17		restricted as to use;
18	(8)	The name of a person to receive service of process in
19		the cases hereinafter provided, together with the
20		residence or place of business of the person which

1		shall be within the county in which the property is
2		located;
3	(9)	Provision as to the percentage of votes by the
4		apartment owners which shall be determinative of
5		whether to rebuild, repair, or restore the property in
6		the event of damage or destruction of all or part of
7		the property;
8	(10)	Any further details in connection with the property
9		that the person executing the declaration may deem
10		desirable to set forth consistent with this chapter;
11	(11)	The method by which the declaration may be amended,
12		consistent with this chapter; provided that an
13		amendment to the declarations of all condominium
14		projects existing as of May 22, 1991, and all
15		condominium projects created thereafter shall require
16		[a], after any proposed amendment, rationale, and
17		ballots for voting are mailed by the board to the
18		owners at the expense of the association for vote or
19		written consent, the vote or written consent of
20		seventy-five per cent of all apartment owners $[\tau]$:
21		provided further that the vote or written consent, to

1		be valid, must be obtained within three hundred sixty-
2		five days after the mailing; provided further that
3		voting shall cease if the required approval is
4		obtained prior to the passage of three hundred sixty-
5		five days after the mailing, upon which the proposed
6		amendment shall be duly adopted, or if a sufficient
7		percentage have voted in the negative so that passage
8		is unobtainable; provided further that if at least
9		seventy-five per cent approval is not obtained after
10		the passage of three hundred sixty-five days after the
11		mailing, then the amendment shall be duly adopted if
12		at least seventy-five per cent of those unit owners
13		who voted approved the amendment; except as otherwise
14		provided in this chapter; provided further that the
15		declarations of condominium projects having five or
16		fewer apartments may provide for the amendment thereof
17		by a vote or written consent of more than seventy-five
18		per cent of all apartment owners;
19	(12)	Description as to any additions, deletions,
20		modifications, and reservations as to the property,
21		including without limitation provisions concerning the

1		merger or addition of later phases of the project. To
2		the extent provided in the declaration, an amendment
3		to the declaration that is made to implement those
4		additions, deletions, modifications, reservations, or
5		merger provisions shall require the vote or written
6		consent of only the declarant or such percentage of
7		apartment owners as is provided in the declaration;
8		and
9	(13)	A declaration subject to the penalties set forth in
10		section 514A-49(b) that the condominium property
11		regime is in compliance with all zoning and building
12		ordinances and codes, and all other permitting
13		requirements pursuant to section 514A-1.6, and
14		specifying in the case of a property which includes
15		one or more existing structures being converted to
16		condominium status:
17		(A) Any variances which have been granted to achieve
18		such compliance; and
19		(B) Whether, as the result of the adoption or
20		amendment of any ordinances or codes, the project

1	presently contains any legal non-conforming uses
2	or structures;
3	except that a property that is registered pursuant to
4	section 514A-31 shall instead provide this declaration
5	pursuant to [+] section[+] 514A-40."
6	SECTION 2. Section 514A-82, Hawaii Revised Statutes, is
7	amended by amending subsection (b) to read as follows:
8	"(b) In addition to the requirements of subsection (a), the
9	bylaws shall be consistent with the following provisions:
10	(1) At any regular or special meeting of the apartment
11	owners, any one or more members of the board of
12	directors may be removed by the apartment owners and
13	successors shall then and there be elected for the
14	remainder of the term to fill the vacancies thus
15	created. The removal and replacement shall be by a
16	vote of a majority of the apartment owners and,
17	otherwise, in accordance with all applicable
18	requirements and procedures in the bylaws for the
19	removal and replacement of directors. If removal and
20	replacement is to occur at a special association
21	meeting, the call for the meeting shall be by the

1		president or by a petition to the secretary or
2		managing agent signed by not less than twenty-five per
3		cent of the apartment owners as shown in the
4		association's record of ownership; provided that if
5		the secretary or managing agent shall fail to send out
6		the notices for the special meeting within fourteen
7		days of receipt of the petition, then the petitioners
8		shall have the authority to set the time, date, and
9		place for the special meeting and to send out the
10		notices for the special meeting in accordance with the
11		requirements of the bylaws. Except as otherwise
12		provided in this section, the meeting for the removal
13		and replacement from office of directors shall be
14		scheduled, noticed, and conducted in accordance with
15		the bylaws of the association;
16	(2)	The bylaws may be amended at any time by the vote or
17		written consent of sixty-five per cent of all
18		apartment owners; provided that:
19		(A) Each one of the particulars set forth in this
20	•	subsection shall be embodied in the bylaws
21		always; [and]

1	(B)	Any proposed bylaws with the rationale for the
2		proposal may be submitted by the board of
3		directors or by a volunteer apartment owners'
4		committee. If submitted by that committee, the
5		proposal shall be accompanied by a petition
6		signed by not less than twenty-five per cent of
7		the apartment owners as shown in the
8		association's record of ownership. The proposed
9		bylaws, rationale, and ballots for voting on any
10		proposed bylaw shall be mailed by the board of
11		directors to the owners at the expense of the
12		association for vote or written consent without
13		change within thirty days of the receipt of the
14		petition by the board of directors [-];
15	<u>(C)</u>	The vote or written consent required to adopt the
16		proposed bylaw shall not be less than sixty-five
17		per cent of all apartment owners; provided that
18		if at least sixty-five per cent approval is not
19		obtained after passage of three hundred sixty-
20		five days after the mailing, then the proposed
21		bylaw shall be duly adopted if at least sixty-

T			five per cent of those unit owners who voted
2			approved the bylaw;
3		<u>(D)</u>	[provided that the vote] To be valid, the vote or
4			written consent must be obtained within three
5	* 4		hundred sixty-five days after mailing for a
6		•	proposed bylaw submitted by either the board of
7			directors or a volunteer apartment owners'
8			committee [-]; provided further that voting shall
9			cease if the required approval is obtained prior
10			to the passage of three hundred sixty-five days
11			after the mailing, upon which the proposed bylaw
12	•		shall be duly adopted, or if a sufficient
13			percentage have voted in the negative so that
14			passage is unobtainable;
15		(E)	If the bylaw is duly adopted, then the board
16 .			shall cause the bylaw amendment to be recorded in
17			the bureau of conveyances or filed in the land
18			court, as the case may be [-] ; and
19		<u>(F)</u>	The volunteer apartment owners' committee shall
20			be precluded from submitting a petition for a
21			proposed bylaw that is substantially similar to

1		that which has been previously mailed to the
2		owners within one year after the original
3		petition was submitted to the board.
4		This paragraph shall not preclude any apartment owner
5		or voluntary apartment owners' committee from
6		proposing any bylaw amendment at any annual
7		association meeting;
8	(3)	Notices of association meetings, whether annual or
9		special, shall be sent to each member of the
10		association of apartment owners at least fourteen days
11		prior to the meeting and shall contain at least:
12		(A) The date, time, and place of the meeting;
13		(B) The items on the agenda for the meeting; and
14		(C) A standard proxy form authorized by the
15		association, if any;
16	(4)	No resident manager or managing agent shall solicit,
17		for use by the manager or managing agent, any proxies
18		from any apartment owner of the association of owners
19		that employs the resident manager or managing agent,
20		nor shall the resident manager or managing agent cast
21		any proxy vote at any association meeting except for

the purpose of establishing a quorum. Any board of
directors that intends to use association funds to
distribute proxies, including the standard proxy form
referred to in paragraph (3), shall first post notice
of its intent to distribute proxies in prominent
locations within the project at least thirty days
prior to its distribution of proxies; provided that if
the board receives within seven days of the posted
notice a request by any owner for use of association
funds to solicit proxies accompanied by a statement,
the board shall mail to all owners either:

- (A) A proxy form containing the names of all owners who have requested the use of association funds for soliciting proxies accompanied by their statements; or
- (B) A proxy form containing no names, but accompanied by a list of names of all owners who have requested the use of association funds for soliciting proxies and their statements.

1		The statement shall not exceed one hundred words,
2		indicating the owner's qualifications to serve on the
3		board and reasons for wanting to receive proxies;
4	(5)	A director who has a conflict of interest on any issue
5		before the board shall disclose the nature of the
6		conflict of interest prior to a vote on that issue at
7		the board meeting, and the minutes of the meeting
8		shall record the fact that a disclosure was made;
9	(6)	The apartment owners shall have the irrevocable right,
10		to be exercised by the board of directors, to have
11		access to each apartment from time to time during
12		reasonable hours as may be necessary for the operation
13		of the property or for making emergency repairs
14		therein necessary to prevent damage to the common
15		elements or to another apartment or apartments;
16	(7)	An owner shall not act as an officer of an association
17		and an employee of the managing agent employed by the
18		association;
19	(8)	An association's employees shall not engage in selling
20		or renting apartments in the condominium in which they
21		are employed except association-owned units, unless

1		such activity is approved by an affirmative vote of
2		sixty-five per cent of the membership;
3	(9)	The board of directors shall meet at least once a
4		year. Whenever practicable, notice of all board
5		meetings shall be posted by the resident manager or a
6		member of the board in prominent locations within the
7		project seventy-two hours prior to the meeting or
8		simultaneously with notice to the board of directors;
9	(10)	Directors shall not expend association funds for their
10		travel, directors' fees, and per diem, unless owners
11		are informed and a majority approve of these expenses;
12	(11)	Associations at their own expense shall provide all
13		board members with a current copy of the association's
14		declaration, bylaws, house rules, and, annually, a
15		copy of this chapter with amendments;
16	(12)	The directors may expend association funds, which
17		shall not be deemed to be compensation to the
18		directors, to educate and train themselves in subject
19		areas directly related to their duties and
20		responsibilities as directors; provided that the
21		approved annual operating budget shall include these

1		expenses as separate line items. These expenses may
2		include registration fees, books, videos, tapes, other
3		educational materials, and economy travel expenses.
4		Except for economy travel expenses within the State,
5		all other travel expenses incurred under this
6	,	subsection shall be subject to the requirements of
7		paragraph (10);
8	(13)	A lien created pursuant to section 514A-90 may be
9		enforced by the association in any manner permitted by
10		law, including nonjudicial or power of sale
11		foreclosure procedures authorized by chapter 667; and
12	(14)	If the bylaws provide for cumulative voting by the
13		owners, the owners may so vote if an owner gives
14		notice of the owner's intent to cumulatively vote
15		before voting commences.
16	The provisions of this subsection shall be deemed incorporated	
17	into the	bylaws of all condominium projects existing as of
18	January 1	, 1988, and all condominium projects created after that
19	date."	
20	SECT	TON 3. Section 514B-23, Hawaii Revised Statutes, is
21	amended t	o read as follows:



1	"§514B-23 Amendments to governing instruments. (a) The
2	declaration, bylaws, condominium map, or other constituent
3	documents of any condominium created before July 1, 2006 may be
4	amended to achieve any result permitted by this chapter,
5	regardless of what applicable law provided before July 1, 2006.
6	(b) An amendment to the declaration, bylaws, condominium
7	map or other constituent documents authorized by this section
8	may be adopted by the vote or written consent of a majority of
9	the unit owners; provided that if majority approval is not
10	obtained after passage of three hundred sixty-five days after
11	the mailing required by this subsection, then the proposed
12	amendment shall be duly adopted if at least a majority of the
13	unit owners who voted approved the amendment. Any proposed
14	amendments, rationale, and ballots for voting shall be mailed by
15	the board to the owners at the expense of the association for
16	vote or written consent. The vote or written consent, to be
17	valid, must be obtained within three hundred sixty-five days
18	after mailing. Voting shall cease if the required approval is
19	obtained prior to the passage of three hundred sixty-five days,
20	upon which the proposed bylaw shall be duly adopted, or if a
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- 1 is unobtainable; provided that any amendment adopted pursuant to
- 2 this section shall not invalidate the reserved rights of a
- 3 developer. If an amendment grants to any person any rights,
- 4 powers, or privileges permitted by this chapter, all correlative
- 5 obligations, liabilities, and restrictions in this chapter also
- 6 apply to that person."
- 7 SECTION 4. Section 514B-32, Hawaii Revised Statutes, is
- 8 amended by amending subsection (a) to read as follows:
- 9 "(a) A declaration shall describe or include the
- 10 following:
- 11 (1) The land submitted to the condominium property regime;
- 12 (2) The number of the condominium map filed concurrently
- with the declaration;
- 14 (3) The number of units in the condominium property
- regime;
- 16 (4) The unit number of each unit and common interest
- 17 appurtenant to each unit;
- 18 (5) The number of buildings and projects in the
- condominium property regime, and the number of stories
- and units in each building;
- 21 (6) The permitted and prohibited uses of each unit;



1	(7)	To the extent not shown on the condominium map, a
2		description of the location and dimensions of the
3		horizontal and vertical boundaries of any unit. Unit
4		boundaries may be defined by physical structures or,
5		if a unit boundary is not defined by a physical
6		structure, by spatial coordinates;
7	(8)	The condominium property regime's common elements;
8	(9)	The condominium property regime's limited common
9		elements, if any, and the unit or units to which each
10		limited common element is appurtenant;
11	(10)	The total percentage of the common interest that is
12		required to approve rebuilding, repairing, or
13		restoring the condominium property regime if it is
14		damaged or destroyed;
15	(11)	The total percentage of the common interest, and any
16		other approvals or consents, that are required to
17		amend the declaration. Except as otherwise
18		specifically provided in this chapter, and except for
19		any amendments made pursuant to reservations set forth
20		in paragraph (12), [the approval of the owners of at
21		least sixty seven per cent of the common interest

shall be required for] all amendments to the
declaration[+] shall require, after any proposed
amendment, rationale, and ballots for voting are
mailed by the board to the owners at the expense of
the association for vote or written consent, the vote
or written consent of sixty-seven per cent of all
apartment owners; provided that the vote or written
consent, to be valid, must be obtained within three
hundred sixty-five days after the mailing; provided
further that voting shall cease if the required
approval is obtained prior to the passage of three
hundred sixty-five days after the mailing, upon which
the proposed amendment shall be duly adopted, or if a
sufficient percentage have voted in the negative so
that passage is unobtainable; provided further that if
at least sixty-seven per cent approval is not obtained
after the passage of three hundred sixty-five days
after the mailing, then the amendment shall be duly
adopted if at least sixty-seven per cent of those unit
owners who voted approved the amendment;

1	(12)	Any rights that the developer or others reserve
2		regarding the condominium property regime, including,
3		without limitation, any development rights, and any
4		reservations to modify the declaration or condominium
5		map. An amendment to the declaration made pursuant to
6		the exercise of those reserved rights shall require
7	•	only the consent or approval, if any, specified in the
8		reservation; and

9 A declaration, subject to the penalties set forth in (13) 10 section 514B-69(b), that the condominium property regime is in compliance with all zoning and building 11 12 ordinances and codes, and all other permitting 13 requirements pursuant to section 514B-5 and chapter 14 205, including section 205-4.6 where applicable. 15 the case of a project in the agricultural district 16 classified pursuant to chapter 205, the declaration, 17 subject to the penalties set forth in section 514B-18 69(b), shall include an additional statement that 19 there are no private restrictions limiting or 20 prohibiting agricultural uses or activities in 21 compliance with section 205-4.6. In the case of a

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1	property that includes one or more existing structures
2	being converted to condominium property regime status,
3	the declaration required by this section shall
4	specify:
5	(A) Any variances that have been granted to achieve

- (A) Any variances that have been granted to achieve the compliance; and
- (B) Whether, as the result of the adoption or amendment of any ordinances or codes, the project presently contains any legal nonconforming conditions, uses, or structures.

A property that is registered pursuant to section 514B-51 shall instead provide the required declaration pursuant to section 514B-54. If a developer is converting a structure to condominium property regime status and the structure is not in compliance with all zoning and building ordinances and codes, and all other permitting requirements pursuant to section 514B-5, and the developer intends to use purchaser's funds pursuant to the requirements of section 514B-92 or 514B-93 to cure the violation or violations, then the declaration required by this paragraph may be

1	qualified to identify with specificity each violation
2	and the requirement to cure the violation by a date
3	certain."
4	SECTION 5. Section 514B-108, Hawaii Revised Statutes, is
5	amended by amending subsection (e) to read as follows:
6	"(e) The bylaws may be amended at any time by the vote or
7	written consent of at least sixty-seven per cent of all unit
8	owners[-]; provided that if at least sixty-seven per cent
9	approval is not obtained after passage of three hundred sixty-
10	five days after the mailing required by this subsection, then
11	the proposed bylaw shall be duly adopted if at least sixty-seven
12	per cent of those unit owners who voted approved the bylaw.
13	Any proposed bylaws together with the detailed rationale for the
14	proposal may be submitted by the board or by a volunteer unit
15	owners group. If submitted by that group, the proposal shall be
16	accompanied by a petition signed by not less than twenty-five
17	per cent of the unit owners as shown in the association's record
18	of ownership. The proposed bylaws, rationale, and ballots for
19	voting on any proposed bylaw shall be mailed by the board to the
20	owners at the expense of the association for vote or written
21	consent without change within thirty days of the receipt of the

- 1 petition by the board. The vote or written consent, to be
- 2 valid, must be obtained within three hundred sixty-five days
- 3 after mailing for a proposed bylaw submitted by either the board
- 4 or a volunteer unit owners group. Voting shall cease if the
- 5 required approval is obtained prior to the passage of three
- 6 hundred sixty-five days, upon which the proposed bylaw shall be
- 7 duly adopted, or if a sufficient percentage have voted in the
- 8 negative so that passage is unobtainable. If the bylaw is duly
- 9 adopted, the board shall cause the bylaw amendment to be
- 10 recorded. The volunteer unit owners group shall be precluded
- 11 from submitting a petition for a proposed bylaw that is
- 12 substantially similar to that which has been previously mailed
- 13 to the owners within three hundred sixty-five days after the
- 14 original petition was submitted to the board.
- 15 This subsection shall not preclude any unit owner or
- 16 volunteer unit owners group from proposing any bylaw amendment
- 17 at any annual association meeting."
- 18 SECTION 6. Statutory material to be repealed is bracketed
- 19 and stricken. New statutory material is underscored.

SECTION 7. This Act shall take effect upon its approval. 1

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INTRODUCED BY:

Hal Rhook Delen a Kelotti Baron. Dom

JAN 2 5 2016

Report Title:

Condominiums; Votes

Description:

Clarifies procedures to amend condominium association declarations and bylaws.

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