



EXECUTIVE CHAMBERS
HONOLULU

DAVID Y. IGE
GOVERNOR

July 10, 2018

GOV. MSG. NO. 1304

The Honorable Ronald D. Kouchi,
President
and Members of the Senate
Twenty-Ninth State Legislature
State Capitol, Room 409
Honolulu, Hawai'i 96813

The Honorable Scott K. Saiki,
Speaker and Members of the
House of Representatives
Twenty-Ninth State Legislature
State Capitol, Room 431
Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Saiki, and Members of the Legislature:

This is to inform you that on July 10, 2018, the following bill was signed into law:

HB1873 HD1 SD1 CD1

RELATING TO CONDOMINIUMS
ACT 195 (18)

Sincerely,

DAVID Y. IGE
Governor, State of Hawai'i

A BILL FOR AN ACT

RELATING TO CONDOMINIUMS.

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

PART I

SECTION 1. The legislature finds that it is important to have clear and effective rules related to association foreclosures on condominiums, including which actions successfully cure a default. The legislature further finds that a condominium owner and an association agreeing to a payment plan is not sufficient to cure a default. Rather, agreeing to a payment plan and paying the delinquency in full is required for a unit owner to cure a nonjudicial foreclosure on a condominium.

The legislature further finds that existing law requires condominium owners to pay all assessments claimed by an association first, prior to initiating a dispute over assessments. The legislature additionally finds that preserving this pay first, dispute later provision as it applies to common expense assessments is important. However, encouraging the use of mediation for all other penalties or fines, late fees, lien filing fees, or other charges in an assessment will be beneficial to condominium owners and associations.



1 Accordingly, the purpose of this Act is to:

2 (1) Clarify that an association does not have to rescind
3 the notice of default and intention to foreclose or
4 restart the foreclosure by filing a new notice of
5 default and intent to foreclose if a unit owner
6 defaults on a payment plan to cure a nonjudicial
7 foreclosure agreed to by the parties;

8 (2) Specify that if a unit owner and an association have
9 agreed on a payment plan to prevent a nonjudicial
10 foreclosure from proceeding, any association fines
11 imposed while the payment plan is in effect shall not
12 be deemed a default under the payment plan;

13 (3) Clarify the obligations of a unit owner and an
14 association while a unit owner is not otherwise in
15 default under a payment plan;

16 (4) Clarify that the pay first, dispute later provisions
17 in Hawaii's condominium law apply only to common
18 expense assessments claimed by an association;

19 (5) Specify that a unit owner who disputes the amount of
20 an assessment may request a written statement about
21 the assessment from the association, including that a



1 unit owner may demand mediation prior to paying
2 contested charges, other than common expense
3 assessments; and

4 (6) Specify requirements for mediation on contested
5 charges, except for common expense assessments.

6 PART II

7 SECTION 2. Section 667-94, Hawaii Revised Statutes, is
8 amended to read as follows:

9 "[~~H~~]§667-94[~~H~~] Cure of default. (a) If the default is
10 cured as required by the notice of default and intention to
11 foreclose[, ~~or if the parties have agreed on a payment plan~~],
12 the association shall rescind the notice of default and
13 intention to foreclose. If, pursuant to section 667-92(c), the
14 parties agree on a payment plan to cure the default, the notice
15 of default and intention to foreclose shall be put on hold until
16 the payment plan is completed. Within fourteen days of the date
17 of the cure or an agreement on a payment plan, the association
18 shall so notify any person who was served with the notice of
19 default and intention to foreclose. If the default is cured, or
20 the payment plan is completed according to its terms, and the
21 notice of default and intention to foreclose was recorded, a



1 release of the notice of default and intention to foreclose
2 shall be recorded.

3 (b) If the default is not cured as required by the notice
4 of default and intention to foreclose, ~~[or]~~ the parties have not
5 agreed on a payment plan, or the parties have agreed on a
6 payment plan but a default occurs under the payment plan, the
7 association, without filing a court action and without going to
8 court, may foreclose the association's lien under power of sale
9 to sell the unit at a public sale.

10 (c) If the parties have agreed on a payment plan to
11 prevent a foreclosure from proceeding, any unpaid fines the
12 association imposes on the unit owner while the payment plan is
13 in effect shall not be deemed a default under the payment plan.
14 As long as the unit owner is not otherwise in default under the
15 payment plan, the:

16 (1) Association shall notify the unit owner in writing of
17 the right to mediation;

18 (2) Fines and any attorneys' fees incurred with respect to
19 such fines shall not be deducted from the unit owner's
20 payments pursuant to the payment plan; and



1 (3) Parties shall attempt to resolve a dispute over fines
2 and attorneys' fees, if any, through mediation, within
3 thirty days of the association's written notice.

4 If the unit owner refuses to participate in mediation or
5 defaults under the payment plan, or the parties are unable to
6 resolve the dispute through mediation, the association may then
7 commence foreclosure proceedings."

8

PART III

9 SECTION 3. Section 514B-105, Hawaii Revised Statutes, is
10 amended by amending subsection (c) to read as follows:

11 "(c) No association shall deduct and apply portions of
12 common expense payments received from a unit owner to unpaid
13 late fees, legal fees, fines, and interest (other than amounts
14 remitted by a unit in payment of late fees, legal fees, fines,
15 and interest) ~~[unless the board adopts and distributes to all~~
16 ~~owners a policy stating that:~~

~~(1) Failure to pay late fees, legal fees, fines, and interest may result in the deduction of such late fees, legal fees, fines, and interest from future common expense payments, so long as a delinquency continues to exist; and~~



1 ~~(2) Late fees may be imposed against any future common~~
2 ~~expense payment that is less than the full amount owed~~
3 ~~due to the deduction of unpaid late fees, legal fees,~~
4 ~~finer, and interest from the payment]. "~~

5 SECTION 4. Section 514B-146, Hawaii Revised Statutes, is
6 amended to read as follows:

7 "§514B-146 Association fiscal matters; lien for
8 assessments. (a) All sums assessed by the association but
9 unpaid for the share of the common expenses chargeable to any
10 unit shall constitute a lien on the unit with priority over all
11 other liens, except:

12 (1) Liens for real property taxes and assessments lawfully
13 imposed by governmental authority against the unit;
14 and

15 (2) Except as provided in subsection ~~[(g)]~~ (j), all sums
16 unpaid on any mortgage of record that was recorded
17 prior to the recordation of a notice of a lien by the
18 association, and costs and expenses including
19 attorneys' fees provided in such mortgages;
20 provided that a lien recorded by an association for unpaid
21 assessments shall expire six years from the date of recordation



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

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



1 fees, or late fees, and the foreclosure of any such lien shall
2 be filed in court pursuant to part IA of chapter 667.

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

17 (b) Except as provided in subsection ~~[(g),]~~ (j), when the
18 mortgagee of a mortgage of record or other purchaser of a unit
19 obtains title to the unit as a result of foreclosure of the
20 mortgage, the acquirer of title and the acquirer's successors
21 and assigns shall not be liable for the share of the common



1 expenses or assessments by the association chargeable to the
2 unit that became due prior to the acquisition of title to the
3 unit by the acquirer. The unpaid share of common expenses or
4 assessments shall be deemed to be common expenses collectible
5 from all of the unit owners, including the acquirer and the
6 acquirer's successors and assigns. The mortgagee of record or
7 other purchaser of the unit shall be deemed to acquire title and
8 shall be required to pay the unit's share of common expenses and
9 assessments beginning:

10 (1) Thirty-six days after the order confirming the sale to
11 the purchaser has been filed with the court;

12 (2) Sixty days after the hearing at which the court grants
13 the motion to confirm the sale to the purchaser;

14 (3) Thirty days after the public sale in a nonjudicial
15 power of sale foreclosure conducted pursuant to
16 chapter 667; or

17 (4) Upon the recording of the instrument of conveyance;

18 whichever occurs first; provided that the mortgagee of record or
19 other purchaser of the unit shall not be deemed to acquire title
20 under paragraph (1), (2), or (3), if transfer of title is
21 delayed past the thirty-six days specified in paragraph (1), the



1 sixty days specified in paragraph (2), or the thirty days
2 specified in paragraph (3), when a person who appears at the
3 hearing on the motion or a party to the foreclosure action
4 requests reconsideration of the motion or order to confirm sale,
5 objects to the form of the proposed order to confirm sale,
6 appeals the decision of the court to grant the motion to confirm
7 sale, or the debtor or mortgagor declares bankruptcy or is
8 involuntarily placed into bankruptcy. In any such case, the
9 mortgagee of record or other purchaser of the unit shall be
10 deemed to acquire title upon recordation of the instrument of
11 conveyance.

12 (c) ~~[No unit owner shall withhold any assessment claimed~~
13 ~~by the association.]~~ A unit owner who receives a demand for
14 payment from an association and disputes the amount of an
15 assessment may request a written statement clearly indicating:

- 16 (1) The amount of common expenses included in the
17 assessment, including the due date of each amount
18 claimed;
- 19 (2) The amount of any penalty~~[7]~~ or fine, late fee, lien
20 filing fee, and any other charge included in the



1 assessment[+] that is not imposed on all unit owners
2 as a common expense; and

3 (3) The amount of attorneys' fees and costs, if any,
4 included in the assessment[+] _.

5 (d) A unit owner who disputes the information in the
6 written statement received from the association pursuant to
7 subsection (c) may request a subsequent written statement that
8 additionally informs the unit owner that:

9 ~~[(4) That under]~~ (1) Under Hawaii law, a unit owner has no
10 right to withhold common expense assessments for any
11 reason;

12 ~~[(5) That a]~~ (2) A unit owner has a right to demand
13 mediation or arbitration to resolve disputes about the
14 amount or validity of an association's common expense
15 assessment[+]; provided that the unit owner
16 immediately pays the common expense assessment in full
17 and keeps common expense assessments current; ~~[and~~

18 ~~(6) That payment]~~ (3) Payment in full of the common
19 expense assessment ~~[does]~~ shall not prevent the owner
20 from contesting the common expense assessment or
21 receiving a refund of amounts not owed[-]; and



1 (4) If the unit owner contests any penalty or fine, late
2 fee, lien filing fee, or other charges included in the
3 assessment, except common expense assessments, the
4 unit owner may demand mediation as provided in
5 subsection (g) prior to paying those charges.

6 (e) No unit owner shall withhold any common expense
7 assessment claimed by the association. Nothing in this section
8 shall limit the rights of an owner to the protection of all fair
9 debt collection procedures mandated under federal and state law.

10 [~~(d)~~] (f) A unit owner who pays an association the full
11 amount of the common expenses claimed by the association may
12 file in small claims court or require the association to mediate
13 to resolve any disputes concerning the amount or validity of the
14 association's common expense claim. If the unit owner and the
15 association are unable to resolve the dispute through mediation,
16 either party may file for arbitration under section 514B-162;
17 provided that a unit owner may only file for arbitration if all
18 amounts claimed by the association as common expenses are paid
19 in full on or before the date of filing. If the unit owner
20 fails to keep all association common expense assessments current
21 during the arbitration, the association may ask the arbitrator



1 to temporarily suspend the arbitration proceedings. If the unit
2 owner pays all association common expense assessments within
3 thirty days of the date of suspension, the unit owner may ask
4 the arbitrator to recommence the arbitration proceedings. If
5 the unit owner fails to pay all association common expense
6 assessments by the end of the thirty-day period, the association
7 may ask the arbitrator to dismiss the arbitration proceedings.
8 The unit owner shall be entitled to a refund of any amounts paid
9 as common expenses to the association [~~which~~] that are not owed.

10 (g) A unit owner who contests the amount of any attorneys'
11 fees and costs, penalties or fines, late fees, lien filing fees,
12 or any other charges, except common expense assessments, may
13 make a demand in writing for mediation on the validity of those
14 charges. The unit owner has thirty days from the date of the
15 written statement requested pursuant to subsection (d) to file
16 demand for mediation on the disputed charges, other than common
17 expense assessments. If the unit owner fails to file for
18 mediation within thirty days of the date of the written
19 statement requested pursuant to subsection (d), the association
20 may proceed with collection of the charges. If the unit owner
21 makes a request for mediation within thirty days, the



1 association shall be prohibited from attempting to collect any
2 of the disputed charges until the association has participated
3 in the mediation. The mediation shall be completed within sixty
4 days of the unit owner's request for mediation; provided that if
5 the mediation is not completed within sixty days or the parties
6 are unable to resolve the dispute by mediation, the association
7 may proceed with collection of all amounts due from the unit
8 owner for attorneys' fees and costs, penalties or fines, late
9 fees, lien filing fees, or any other charge that is not imposed
10 on all unit owners as a common expense.

11 ~~[(e)]~~ (h) In conjunction with or as an alternative to
12 foreclosure proceedings under subsection (a), where a unit is
13 owner-occupied, the association may authorize its managing agent
14 or board to, after sixty days' written notice to the unit owner
15 and to the unit's first mortgagee of the nonpayment of the
16 unit's share of the common expenses, terminate the delinquent
17 unit's access to the common elements and cease supplying a
18 delinquent unit with any and all services normally supplied or
19 paid for by the association. Any terminated services and
20 privileges shall be restored upon payment of all delinquent



1 assessments but need not be restored until payment in full is
2 received.

3 ~~[(f)]~~ (i) Before the board or managing agent may take the
4 actions permitted under subsection ~~[(e)]~~, (h), the board shall
5 adopt a written policy providing for such actions and have the
6 policy approved by a majority vote of the unit owners at an
7 annual or special meeting of the association or by the written
8 consent of a majority of the unit owners.

9 ~~[(g)]~~ (j) Subject to this subsection, and subsections
10 ~~[(h)]~~ (k) and ~~[(i)]~~, (l), the board may specially assess the
11 amount of the unpaid regular monthly common assessments for
12 common expenses against a mortgagee or other purchaser who, in a
13 judicial or nonjudicial power of sale foreclosure, purchases a
14 delinquent unit; provided that the mortgagee or other purchaser
15 may require the association to provide at no charge a notice of
16 the association's intent to claim lien against the delinquent
17 unit for the amount of the special assessment, prior to the
18 subsequent purchaser's acquisition of title to the delinquent
19 unit. The notice shall state the amount of the special
20 assessment, how that amount was calculated, and the legal
21 description of the unit.



1 ~~[(h)]~~ (k) The amount of the special assessment assessed
2 under subsection ~~[(g)]~~ (j) shall not exceed the total amount of
3 unpaid regular monthly common assessments that were assessed
4 during the six months immediately preceding the completion of
5 the judicial or nonjudicial power of sale foreclosure.

6 ~~[(i)]~~ (l) For purposes of subsections ~~[(g)]~~ (j) and ~~[(h)],~~
7 (k), the following definitions shall apply, unless the context
8 requires otherwise:

9 "Completion" means:

- 10 (1) In a nonjudicial power of sale foreclosure, when the
11 affidavit after public sale is recorded pursuant to
12 section 667-33; and
13 (2) In a judicial foreclosure, when a purchaser is deemed
14 to acquire title pursuant to subsection (b).

15 "Regular monthly common assessments" does not include:

- 16 (1) Any other special assessment, except for a special
17 assessment imposed on all units as part of a budget
18 adopted pursuant to section 514B-148;
19 (2) Late charges, fines, or penalties;
20 (3) Interest assessed by the association;
21 (4) Any lien arising out of the assessment; or



1 (5) Any fees or costs related to the collection or
2 enforcement of the assessment, including attorneys'
3 fees and court costs.

4 [~~(j)~~] (m) The cost of a release of any lien filed pursuant
5 to this section shall be paid by the party requesting the
6 release.

7 [~~(k)~~] (n) After any judicial or nonjudicial foreclosure
8 proceeding in which the association acquires title to the unit,
9 any excess rental income received by the association from the
10 unit shall be paid to existing lien holders based on the
11 priority of lien, and not on a pro rata basis, and shall be
12 applied to the benefit of the unit owner. For purposes of this
13 subsection, excess rental income shall be any net income
14 received by the association after a court has issued a final
15 judgment determining the priority of a senior mortgagee and
16 after paying, crediting, or reimbursing the association or a
17 third party for:

18 (1) The lien for delinquent assessments pursuant to
19 subsections (a) and (b);

20 (2) Any maintenance fee delinquency against the unit;



1 (3) Attorney's fees and other collection costs related to
2 the association's foreclosure of the unit; or

3 (4) Any costs incurred by the association for the rental,
4 repair, maintenance, or rehabilitation of the unit
5 while the association is in possession of the unit
6 including monthly association maintenance fees,
7 management fees, real estate commissions, cleaning and
8 repair expenses for the unit, and general excise taxes
9 paid on rental income;

10 provided that the lien for delinquent assessments under
11 paragraph (1) shall be paid, credited, or reimbursed first."

12 **PART IV**

13 SECTION 5. Statutory material to be repealed is bracketed
14 and stricken. New statutory material is underscored.

15 SECTION 6. This Act shall take effect on July 1, 2018, and
16 shall be repealed on June 30, 2020; provided that sections 514B-
17 105, 514B-146, and 667-94, Hawaii Revised Statutes, shall be
18 reenacted in the form in which they read on the day before the
19 effective date of this Act.



H.B. NO.

1873
H.D. 1
S.D. 1
C.D. 1

APPROVED this 10 day of JUL , 2018

A handwritten signature in black ink, appearing to read "David Ige". The signature is fluid and cursive, with a large loop at the end.

GOVERNOR OF THE STATE OF HAWAII

HB No. 1873, HD 1, SD 1, CD 1

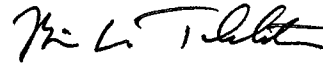
THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: May 1, 2018
Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the House of Representatives of the Twenty-Ninth Legislature of the State of Hawaii, Regular Session of 2018.



Scott K. Saiki
Speaker
House of Representatives

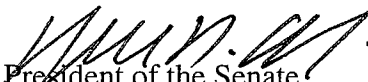



Brian L. Takeshita
Chief Clerk
House of Representatives

THE SENATE OF THE STATE OF HAWAI'I

Date: May 1, 2018
Honolulu, Hawaii 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the
Senate of the Twenty-ninth Legislature of the State of Hawai'i, Regular Session of 2018.


President of the Senate


Clerk of the Senate