A BILL FOR AN ACT

RELATING TO CONDOMINIUMS.

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

1	SECTION 1. The legislature finds that a unified state
2	investment in infrastructure is necessary to facilitate compact,
3	mixed-use, and accessible development near transit stations and
4	public transportation nodes. Such strategic investment can
5	facilitate the development of public and private lands to
6	revitalize neighborhoods and increase affordable housing
7	inventory, among other public benefits.
8	The purpose of this Act is to ensure public benefits are
9	realized when state resources and authorities facilitate
10	condominium development.
11	SECTION 2. Section 514B-95, Hawaii Revised Statutes, is
12	amended by adding two new definitions to be appropriately
13	inserted and to read as follows:
14	"Sixty-day period" or "sixty days" means sixty full
15	consecutive calendar days, including up to midnight on the
16	sixtieth day.

1	"State investment" means the use of state funds or state
2	development powers to facilitate the development of property for
3	residential use."
4	SECTION 3. Section 514B-95.5, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"[+]§514B-95.5[+] Announcement or advertisement;
7	publication. At least once in each of two successive weeks, and
8	at any time following the issuance of an effective date of the
9	first developer's public report for the condominium project, the
10	developer shall cause to be published in at least one newspaper
11	published daily in the State with a general circulation in the
12	county in which the project is to be located, and, if the
13	project is located other than on the island of Oahu, in at least
14	one newspaper that is published at least weekly in the county in
15	which the project is to be located, an announcement or
16	advertisement containing at least the following information:
17	(1) The location of the project;
18	(2) The minimum price of the residential units;
19	(3) A designation as to whether the residential units are
20	to be sold in fee simple or leasehold;

(=/	A scatement that for a thirty day period for lowing the
	initial date of sale of the condominium project, at
	least fifty per cent of the residential units being
	marketed shall be offered only to prospective owner-
	occupants[+] or, in the case of a state investment
	project located within a county-designated transit-
	oriented development area or within a one-half-mile
	radius of a public transit station, if that area has
	not been designated as a transit-oriented development
	zone, a sixty-day period following the initial date of
	sale of the project, one hundred per cent of the
	residential units being marketed shall be offered only
	to prospective owner-occupants;
(5)	The name, telephone number, and address of the
	developer or other real estate broker designated by
	the developer that an interested individual may
	contact to secure an owner-occupant affidavit,
	developer's public report, and any other information
	concerning the project; and
	(5)

1	(6) If applicable, a statement that the residential units
2	will be offered to prospective purchasers through a
3	public lottery."
4	SECTION 4. Section 514B-96, Hawaii Revised Statutes, is
5	amended by amending subsection (a) to read as follows:
6	"(a) The developer of any project containing residential
7	units shall designate at least fifty per cent of the units for
8	sale to prospective owner-occupants pursuant to section
9	514B-98[+]; provided that in the case of a state investment
10	project located within a county-designated transit-oriented
11	development area or within a one-half-mile radius of a public
12	transit station, if that area has not been designated as a
13	transit-oriented development zone, one hundred per cent of the
14	units being sold shall be offered for sale only to prospective
15	owner-occupants. The designation shall be set forth either in
16	the developer's public report or in the announcement or
17	advertisement required by section 514B-95.5, and may be set
18	forth in both. The units in a project with fifty per cent
19	designated units shall constitute a proportionate representation
20	of all the residential units in the project with regard to

2	floor level, and whether or not the unit has a lanai."
3	SECTION 5. Section 514B-96.5, Hawaii Revised Statutes, is
4	amended to read as follows:
5	"[+]§514B-96.5[+] Unit selection; requirements. (a) When
6	the chronological system is used, the developer or the
7	developer's real estate broker, as the case may be, shall offer
8	the residential units that have been designated pursuant to
9	section 514B-96 as follows:
10	(1) For thirty days from the date of the first published
11	announcement or advertisement required under section
12	514B-95.5, or, in the case of a state investment
13	project located within a county-designated transit-
14	oriented development area or within a one-half-mile
15	radius of a public transit station, if that area has
16	not been designated as a transit-oriented development
17	zone, for sixty days from the date of the first

published announcement or advertisement required under

section 514B-95.5, the developer or developer's real

estate broker shall offer the residential units that

have been designated pursuant to section 514B-96 to

1 factors of square footage, number of bedrooms and bathrooms,

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prospective purchasers chronologically in the order in
which they submit to the developer or the developer's
real estate broker, a completed owner-occupant
affidavit, an executed sales contract or reservation,
and an earnest money deposit in a reasonable amount
designated by the developer. The developer or the
developer's real estate broker shall maintain at all
times a sufficient number of sales contracts and
affidavits for prospective owner-occupants to execute
and shall make them first available to prospective
owner-occupants on the day immediately following the
date of the first publication of the announcement or
advertisement for the duration of the time period as
specified in this paragraph. Prospective purchasers
who do not have the opportunity to select a
residential unit during the [thirty day] applicable
period shall be placed on a back-up reservation list
in the order in which they submit a completed owner-
occupant affidavit and earnest money deposit in a
reasonable amount designated by the developer;

1	(2)	If two or more prospective owner-occupants intend to
2		reside jointly in the same residential unit, only one
3		residential unit designated pursuant to section
4		514B-96 shall be offered to them, or only one of them
5		shall be placed on the backup reservation list;
6	(3)	No developer, employee or agent of the developer, or
7		any real estate licensee, either directly or through
8		any other person, shall release any information or
9		inform any prospective owner-occupant about the
10		publication announcement or advertisement referred to
11		in section 514B-95.5, including the date it is to
12		appear and when the chronological system will be
13		initiated, until after the announcement or
14		advertisement is published; provided that a developer,
15		as part of any preregistration solicitation permitted
16		under section 514B-85, may disclose whether units will
17		be offered to owner-occupants pursuant to this subpart
18		and whether a chronological or lottery system will be
19		used; and
20	(4)	The developer shall compile and maintain a list of all

prospective purchasers that submit a completed owner-

1	occupant affidavit, an executed sales contract or
2	reservation, and an earnest money deposit, and
3	maintain a back-up reservation list, if any. Upon the
4	request of the commission, the developer shall provide
5	a copy of the list of all prospective purchasers and
6	the back-up reservation list.

- 7 (b) When the public lottery system is used, the developer 8 or the developer's broker, as the case may be, shall offer the 9 residential units that have been designated pursuant to section 10 514B-96 as follows:
- From the date of the first published announcement or 11 (1) advertisement required under section 514B-95.5 until 12 five calendar days after the last published 13 14 announcement or advertisement, the developer or developer's real estate broker shall compile and 15 maintain a list of all prospective owner-occupants who 16 have submitted to the developer or the developer's 17 real estate broker a duly executed owner-occupant 18 affidavit. All prospective owner-occupants on this 19 list shall be included in the public lottery described 20 21 in paragraph (2). The developer and the developer's

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transit-oriented development zone, no later than the

T		sixtleth day following the date of the first published
2		announcement or advertisement. Any person, including
3		all prospective owner-occupants eligible for the
4		lottery, shall be allowed to attend the lottery;
5	(3)	The public lottery shall be conducted so that no
6		prospective owner-occupant shall have an unfair
7		advantage and, as to all owner-occupants whose
8		affidavits were submitted to the developer or the
9		developer's real estate broker within the time period
10		specified in paragraph (1), shall be conducted without
11		regard to the order in which the affidavits were
12		submitted. If two or more prospective owner-occupants
13		intend to reside jointly in the same residential unit,
14		only one of them shall be entitled to enter the public
15		lottery; and
16	(4)	After the public lottery, each prospective owner-
17		occupant purchaser, in the order in which they are
18		selected in the lottery, shall be given the
19		opportunity to select one of the residential units
20	·	that have been designated pursuant to section 514B-96,
21		execute a sales contract, and submit an earnest money

1	deposit in a reasonable amount designated by the
2	developer. The developer shall maintain a list, in
3	the order of selection, of all prospective purchasers
4	selected in the lottery, and maintain a list of all
5	prospective purchasers who selected one of the
6	residential units designated pursuant to section
7	514B-96. Prospective purchasers selected in the
8	lottery who did not have the opportunity to select one
9	of the residential units designated pursuant to
10	section 514B-96, but who submitted an earnest money
11	deposit in a reasonable amount designated by the
12	developer, shall be placed on a back-up reservation
13	list in the order in which they were selected in the
14	public lottery. Upon request of the commission,
15	copies of the lists shall be submitted."
16	SECTION 6. Section 514B-98, Hawaii Revised Statutes, is
17	amended by amending subsection (b) to read as follows:
18	"(b) For a thirty-day period following the initial date of
19	sale of units in a condominium project, at least fifty per cent
20	of the units being sold shall be offered for sale only to
21	prospective owner-occupants; provided that notwithstanding this

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1 subpart, in the case of a project that includes one or more existing structures being converted to condominium status, each 2 3 residential unit contained in the project first shall be offered for sale to any individual occupying the unit immediately prior 4 to the conversion and who submits an owner-occupant affidavit 5 and an earnest money deposit in a reasonable amount designated 6 7 by the developer [-]; provided further that notwithstanding this subpart, in the case of a state investment project located 8 9 within a county-designated transit-oriented development area or **10** within a one-half-mile radius of a public transit station, if that area has not been designated as a transit-oriented 11 12 development zone, for a sixty-day period following the initial 13 date of sale of units in a condominium project, one hundred per 14 cent of the units being sold shall be offered for sale only to prospective owner-occupants." 15 SECTION 7. Section 514B-99.5, Hawaii Revised Statutes, is 16 **17** amended by amending subsection (a) to read as follows: "(a) This subpart shall not apply to: 18 A project developed pursuant to section 46-15 or 19 (1) 46-15.1, or chapter 53, 201H, 206, 346, or 356D; 20

provided that the developer of the project may elect

1		to be subject to this subpart through a written
2		notification to the commission; provided that if the
3		state investment project is located within a county-
4		designated transit-oriented development area or within
5		a one-half-mile radius of a public transit station, if
6		that area has not been designated as a transit-
7		oriented development zone, the developer shall not
8		waive the provisions of sections 514B-95.5, 514B-
9		96(a), 514B-96.5, and 514B-98(b);
10	(2)	Condominium projects where the developer conveys all
11		of the residential units in the project to a spouse,
12		or family members related by blood, descent or
13		adoption; and
14	(3)	Condominium projects consisting of two or fewer
15		units."
16	SECT	TION 8. This Act shall not affect rights, duties, and
17	obligatio	ons that have matured through a signed contract or
18	disclosur	e by way of a preliminary offering statement filed with
19	the real	estate commission before its effective date.
20	SECI	TION 9. Statutory material to be repealed is bracketed
21	and stric	ken. New statutory material is underscored.

1 SECTION 10. This Act shall take effect on January 1, 2050.

Report Title:

Condominium Sales; Owner-Occupants; State Investments; Transit-Oriented Development

Description:

Restricts sales of residential condominiums developed with state investment within a transit-oriented area to only owner-occupants for 60 days after the initial date of sale for the project. (HB2654 HD1)

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