HOUSE OF REPRESENTATIVES THIRTY-SECOND LEGISLATURE, 2023 STATE OF HAWAII

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H.B. NO. ¹¹_{H.D. 1}

A BILL FOR AN ACT

RELATING TO TIME SHARING PLANS.

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

1	SECT	ION 1. Section 514E-9, Hawaii Revised Statutes, is
2	amended b	y amending subsection (a) to read as follows:
3	"(a)	Any offering of a time sharing plan to the public
4	shall dis	close:
5	(1)	The name and address of the developer and of the time
6		share units;
7	(2)	The name and address of the plan manager, if any, and
8		a description of the plan manager's responsibilities
9		and authority;
10	(3)	A list of the primary plan documents and supplementary
11		plan documents.
12		For purposes of this paragraph:
13		"Primary plan documents" means the constituent
14		documents of the time share plan, including any time
15		share declaration, any trust agreement, the articles
16		of incorporation and bylaws of the association (if the
17		association is a corporation) or the operating



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1	agreement or similar organizational document (if the
2	association is a limited liability company or other
3	entity), the rules for reserving the use of the time
4	share units, and the rules and regulations governing
5	the occupancy of the time share units. "Primary plan
6	documents" does not include the supplementary plan
7	documents.
8	"Supplementary plan documents" means any
9	declaration of annexation, active property
10	declaration, notice of access, notice of conveyance,
11	notice of activation, deed conveying property to the
12	trustee of a time share plan or to the association,
13	and other instruments submitting or committing
14	property to the time share plan or removing property
15	from the time share plan. To the extent that any such
16	documents modify the terms and provisions of the time
17	share plan as established in the existing primary plan
18	documents (for example, by establishing a new class or
19	category of time share interest having rights that
20	differ from existing time share interests in the time
21	share plan), such documents shall constitute primary



1		plan documents and shall not constitute supplementary
2		plan documents;
3	[(3)]	(4) A description of the time share units, including
4		the developer's schedule for completion of all
5		buildings, units, and amenities and dates of
6		availability;
7	[(4)]	(5) If the time share plan is located in a
8		condominium property regime, a description of the
9		project and, if the purchaser will be a direct owner
10		of a unit in the condominium project, a brief
11		description of any pertinent provisions of the project
12		instruments;
13	[(5)]	(6) Any restraints on the transfer of the buyer's
14		time share interest in the time share units or plan;
15	[(6)]	(7) Whether the time share plan is a time share
16		ownership plan or a time share use plan, along with a
17		description of the rights and responsibilities under
		· , ,
18		said plan;
18 19	[(7)]	<pre>said plan; (8) A statement that there is a seven-calendar-day</pre>



1	[-(8)]	(9) A statement that pursuant to section 514E-11.3,
2		every sale or transfer, made in violation of this
3		chapter is voidable at the election of the purchaser;
4	[(9)]	(10) Notice of any <u>material</u> liens, title defects, or
5		encumbrances on or affecting the title to the units or
6		plan $[+]$. For all other liens, title defects, and
7		encumbrances, in lieu of listing these in the
8		disclosure statement, a reference may be made to a
9		website by way of link or otherwise, wherein such
10		items may be listed and thereby disclosed, and be
11		available for review;
12	[(10)]	(11) Notice of any pending or anticipated suits that
13		are material to the time share units or plan, of which
14		the developer has, or should have, knowledge;
15	[(11)]	(12) The total financial obligation of the purchaser,
16		which shall consist of:
17		(A) A statement that the purchaser is obligated to
18		pay the initial price stated in the purchaser's
19		purchase agreement; and
20		(B) A list or description of any additional charges
21		to which the purchaser may be subject;

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1	[(12)] <u>(13)</u> An estimate of the dues, maintenance fees, real
2	property taxes, and similar periodic expenses, and the
3	method or formula by which they are derived and
4	apportioned;
5	[(13)] (14) The disclosure statement under subsection (d),
6	if applicable; and
7	[(14)] <u>(15)</u> Other disclosures required by the director, as
8	provided by rules adopted pursuant to chapter 91."
9	SECTION 2. Section 514E-10.2, Hawaii Revised Statutes, is
10	amended as follows:
11	1. By amending subsection (a) to read:
12	"(a) Notwithstanding any other provision of this chapter,
	(a) Notwitchbeanding any other provision of this chapter,
13	the director may issue a limited permit to a developer
13	the director may issue a limited permit to a developer
13 14	the director may issue a limited permit to a developer permitting the offer or sale, in this State, of an additional
13 14 15	the director may issue a limited permit to a developer permitting the offer or sale, in this State, of an additional interest in a time share plan to an existing purchaser in the
13 14 15 16	the director may issue a limited permit to a developer permitting the offer or sale, in this State, of an additional interest in a time share plan to an existing purchaser in the same time share plan; provided that:
13 14 15 16 17	<pre>the director may issue a limited permit to a developer permitting the offer or sale, in this State, of an additional interest in a time share plan to an existing purchaser in the same time share plan; provided that: (1) The developer or an affiliated entity of the developer</pre>

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1 the date of the offer or disposition, and the 2 registration has not been terminated or withdrawn; 3 (2) The developer has not, during the two-year period preceding the time of the offer, had a time share 4 5 registration suspended, restricted, or revoked in any 6 state or been convicted of an offense involving fraud 7 or dishonesty. In the event the developer satisfies 8 the requirement of paragraph (1) [above] through an 9 affiliated entity, the developer has not, during the 10 twenty-year period preceding the time of the offer, 11 had a time share registration suspended, restricted, 12 or revoked in any state or been convicted of an 13 offense involving fraud or dishonesty; 14 In satisfaction of the disclosure requirements of (3) 15 section 514E-9, the purchaser is provided the time 16 share disclosure documents the purchaser would have 17 received if the purchase had occurred in the state or 18 jurisdiction where the purchaser initially purchased 19 the time share interest; 20 (4) The contract for purchase signed by the purchaser

includes a notice that is the same as or similar to

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1 the rescission notice required pursuant to section 2 [514E-9(a)(7); 514E-9(a)(8); provided that the 3 rescission period shall be at least seven days; 4 All funds and any negotiable instruments received (5) 5 during the seven-day rescission period shall be placed 6 in an escrow account in the State. The escrow agent 7 shall be a bank, savings and loan association, or 8 trust company authorized to do business in the State 9 under an escrow arrangement or a corporation licensed 10 as an escrow depository under chapter 449. The funds 11 or negotiable instruments may be released from escrow; 12 provided that the release is in accordance with 13 section 514E-17 or 514E-18. Any escrow account 14 established for any out-of-state time share plan 15 offered under this subsection may be maintained in the 16 state where the time share plan is located after the 17 seven-day rescission period has expired; provided that 18 the escrow agent submits to personal jurisdiction in 19 this State; 20 (6) The contract for purchase shall contain the following

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statement in conspicuous type:



1 "THIS TIME SHARE PLAN HAS NOT BEEN REVIEWED OR 2 APPROVED BY THE STATE OF HAWAII BECAUSE YOU ALREADY 3 OWN AN INTEREST IN THIS TIME SHARE PLAN AND 4 BECAUSE (DEVELOPER OR 5 AFFILIATE'S NAME) HAS A TIME SHARE PLAN CURRENTLY 6 REGISTERED WITH THE STATE OF HAWAII (INCLUDE 7 REGISTRATION #). (IF APPLICABLE) (AFFILIATE) IS AN 8 AFFILIATED ENTITY OF THE SELLER AS THE TERM IS DEFINED 9 IN CHAPTER 514E, HAWAII REVISED STATUTES."; and 10 (7) The offer complies with the provisions of sections 514E-11(2) to 514E-11(9), 514E-11(11) to 514E-11(13), 11 and 514E-11.1." 12 13 2. By amending subsection (c) to read: 14 "(c) Notwithstanding any other provision of this chapter, 15 the director may issue a limited permit to a developer 16 permitting the offer or sale by the developer, in this State, of 17 a time share interest in a time share plan located outside of this State, but within the United States, to an individual who 18 19 currently owns a time share interest that was purchased from 20 that developer, or from an affiliated entity of that developer; 21 provided that:



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1 (1)The developer or an affiliated entity of the developer 2 has a time share plan currently registered with the 3 director; provided that the registration of the 4 developer or an affiliated entity of the developer was 5 originally approved or amended within seven years from 6 the date of the offer or disposition and which 7 registration has not been terminated or withdrawn; 8 (2) The developer has not, during the two-year period 9 preceding the time of the offer, had a time share 10 registration suspended, restricted, or revoked in any 11 state or been convicted of an offense involving fraud 12 or dishonesty. In the event the developer satisfies 13 the requirement of paragraph (1) [above] through an 14 affiliated entity, the developer has not, during the twenty-year period preceding the time of the offer, 15 16 had a time share registration suspended, restricted, 17 or revoked in any state or been convicted of an 18 offense involving fraud or dishonesty; 19 (3) The developer shall provide the purchaser with all 20 time share disclosure documents required to be



1 provided to purchasers as if the offer occurred in the 2 state where the time share plan is located; 3 (4) The contract for purchase shall include a notice that 4 is the same as or similar to the rescission notice 5 required pursuant to section [514E-9(a)(7); 514E-6 9(a)(8); provided that the rescission period shall be 7 at least seven days; 8 (5) In satisfaction of section 514E-16, all funds and any 9 negotiable instruments received during the seven-day 10 rescission period shall be placed in an escrow account 11 in the State. The escrow agent shall be a bank, 12 savings and loan association, or trust company 13 authorized to do business in the State under an escrow 14 arrangement or a corporation licensed as an escrow 15 depository under chapter 449. The funds or negotiable 16 instruments may be released from escrow; provided that the release is in accordance with section 514E-17 or 17 18 514E-18. Any escrow account established for any out-19 of-state time share plan offered under this subsection may be maintained in the state where the time share 20 21 plan is located after the seven-day rescission period

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1		has expired; provided that the escrow agent submits to
2		personal jurisdiction in this State;
3	(6)	The developer shall provide the purchaser, in writing,
4		either in the disclosure documents or otherwise, all
5		of the following:
6		(A) A description of the type of time share plan
7		offered, including the duration and operation of
8		the time share plan;
9		(B) A description of the existing or proposed
10		accommodations and amenities in the time share
11		plan;
12		(C) A description of the method and timing for
13		performing maintenance on the accommodations;
14		(D) If applicable, copies of the declaration,
15		association articles of incorporation,
16		association bylaws, and association rules and
17		regulations; and
18		(E) The current annual budget for the time share
19		plan;
20	(7)	The time share plan being offered is registered in the
21		state where the time share plan is located; or in the

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1		event registration of the time share plan is not
2		required in the state where the time share plan is
3		located, the time share plan being offered is in
4		compliance with the applicable laws of that state; and
5	(8)	The contract for purchase shall contain the following
6		statement in conspicuous type:
7		"THIS TIME SHARE PLAN HAS NOT BEEN REVIEWED OR
8		APPROVED BY THE STATE OF HAWAII BECAUSE YOU ALREADY
9		OWN AN INTEREST IN A TIME SHARE PLAN THAT YOU
10		PURCHASED FROM (DEVELOPER OR
11		AFFILIATE'S NAME), AND HAS A
12		TIME SHARE PLAN CURRENTLY REGISTERED WITH THE STATE OF
13		HAWAII (INCLUDE REGISTRATION #). (IF APPLICABLE)
14		(AFFILIATE) IS AN AFFILIATED ENTITY OF THE SELLER AS
15		THAT TERM IS DEFINED IN CHAPTER 514E, HAWAII REVISED
16		STATUTES. THE TIME SHARE INTEREST YOU ARE PURCHASING
17		REQUIRES CERTAIN PROCEDURES TO BE FOLLOWED IN ORDER
18		FOR YOU TO USE YOUR INTEREST. THESE PROCEDURES MAY BE
19		DIFFERENT FROM THOSE FOLLOWED IN OTHER TIME SHARE
20		PLANS. YOU SHOULD READ AND UNDERSTAND THESE
21		PROCEDURES PRIOR TO PURCHASING.""

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1 SECTION 3. Section 514E-10.5, Hawaii Revised Statutes, is 2 amended to read as follows:

"§514E-10.5 Consultant review of developer filing. 3 The 4 director may contract with private consultants in connection 5 with the review of the filing required of time share developers 6 pursuant to section 514E-10(a) and [+](e)[+]. The cost of 7 contracting private consultants shall be borne by the developer; 8 provided that the consultant review required under this section 9 shall not affect the scope of the review under section 514E-27 10 that the director may request for filings that encompass 11 alternative arrangements for purchaser protection. The 12 consultant shall be asked to thoroughly review the filing for 13 the purpose of examining its compliance with the requirements of 14 this chapter and any rule adopted by the director, including the 15 documentation and other provided materials [-,]; provided that in 16 lieu of reviewing copies of all encumbrances on title, the 17 consultant shall accept a certification from the developer that 18 the time share interest being sold is free and clear of blanket 19 liens or other material encumbrances that may materially and 20 adversely impact utilization of the property by a purchaser, or 21 if that is not the case, identifying the blanket liens or other



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1	material encumbrances and either specifying how those
2	encumbrances will be addressed or what the impact of such
3	encumbrances may be to the purchaser. Upon completing the
4	review, the consultant shall provide a written analysis of the
5	filing and an opinion of the nature and extent to which it
6	complies with this chapter and adopted rules. The director may
7	adopt rules pursuant to chapter 91 to further delineate the
8	duties of the consultant in undertaking the review and analysis
9	required pursuant to this section."
10	SECTION 4. Statutory material to be repealed is bracketed
11	and stricken. New statutory material is underscored.
12	SECTION 5. This Act shall take effect on June 30, 3000.



Report Title:

Time Share Plans; Primary and Secondary Plan Documents; Liens; Disclosure

Description:

Specifies that primary and secondary plan documents be listed in the public disclosure statement of a time share plan. Clarifies the manner in which the required disclosure of liens, title defects, or encumbrances on the titles of units may be made. Provides that a review of encumbrances be waived upon the certification from the developer that the time share interest is free and clear of blanket liens or that identifies all blanket liens. Effective 6/30/3000. (HD1)

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

