# A BILL FOR AN ACT

RELATING TO TIME SHARING.

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

SECTION 1. The legislature finds that the State's time share law was adopted by the legislature in 1980. At the time, there was considerable concern over where in the State time sharing should be permitted. In particular, there was concern over whether the introduction of time sharing in residential areas such as Hawaii Kai or Kailua was disruptive to the residential character of such neighborhoods.

8 The legislature further finds that to address this concern, 9 the 1980 time share law required that the counties amend their 10 zoning ordinances to designate areas appropriate for time 11 sharing and transient vacation rentals. The 1980 time share law 12 also prohibited time sharing and transient vacation rentals in 13 areas not zoned for time sharing.

14 The legislature additionally finds that to enforce the 15 zoning requirements for time sharing and transient vacation 16 rentals, the regulations adopted by the department of commerce 17 and consumer affairs require that developers submit a written



Page 2

confirmation of county zoning form. This form must be signed by
 the county where the time share units are located and is
 intended to confirm that the time share plan meets statutory
 zoning limitations.

5 The legislature notes that the State's time share law was 6 intended to address only the zoning of Hawaii property and not apply to time shares outside of the State. The 1980 time share 7 8 law does not attempt to impose or enforce the zoning 9 requirements applicable to time share units located outside the 10 State, nor does that Act require that developers submit evidence 11 that time share units located outside the State comply with the 12 zoning laws where the time share units are located.

13 The purpose of this Act is to clarify that, for time share 14 units located outside the State, a developer is responsible for 15 ensuring that the use of units for time sharing purposes 16 complies with the zoning and land use laws and rules of the 17 jurisdiction where the time share units are located and that it 18 is not necessary for the developer to submit evidence of such 19 compliance as part of the registration process.

20 SECTION 2. Section 514E-10, Hawaii Revised Statutes, is
21 amended to read as follows:



1 "§514E-10 Registration required; developer, acquisition 2 agent, plan manager, and exchange agent; registration renewal. 3 (a) A developer shall not offer or dispose of a time share unit 4 or a time share interest unless the disclosure statement 5 required by section 514E-9 is filed with the director pursuant 6 to the time specified in this chapter, or the development is 7 exempt from filing, and the time share plan to be offered by the 8 developer is accepted by the director for registration under 9 this chapter. The director shall not accept a developer's time 10 share plan if the developer does not possess a history of 11 honesty, truthfulness, financial integrity, and fair dealing. 12 (b) An acquisition agent (including the developer if it is 13 also the acquisition agent) shall register under this chapter by filing with the director a statement setting forth the time 14 sharing plan for which it is providing prospective purchasers, 15 16 its address, the telephone number, other information required by 17 the director as provided by rules adopted pursuant to chapter 18 91, and, if the acquisition agent is not a natural person, the 19 name of the responsible managing employee; provided that an 20 acquisition agent licensed under chapter 467 as a real estate 21 broker shall not be required to register under this chapter.



Page 3

Page 4

### H.B. NO. <sup>12</sup> H.D. 1

1 All acquisition agents not licensed under chapter 467 shall be 2 approved by the director. The director shall not approve any 3 acquisition agent who is not of good character and who does not 4 possess a reputation for honesty, truthfulness, and fair 5 The acquisition agent shall furnish evidence that the dealing. 6 acquisition agent is bonded as required by rules adopted by the 7 director pursuant to chapter 91 to cover any violation by the 8 acquisition agent of any solicitation ordinance or other 9 regulation governing the use of the premise or premises in which 10 the time share plan is promoted; provided that the acquisition 11 agent shall be separately bonded for each time share plan for 12 which it is providing prospective purchases.

13 (c) A plan manager (including the developer if it is also the plan manager) shall register under this chapter by filing 14 15 with the director a statement setting forth the time sharing 16 plan that it is managing, its principal office address, 17 telephone number, and responsible managing employee. The plan 18 manager shall furnish evidence that the plan manager is bonded 19 as required by rules adopted by the director pursuant to chapter 20 91 to cover any default of the plan manager and any of its 21 employees of their duties and responsibilities; provided that

2023-1291 HB12 HD1 HMSO 

H.B. NO. <sup>12</sup> H.D. 1

5

the plan manager shall be separately bonded for each time share
 plan under the management of the plan manager.

3 (d) An exchange agent (including the developer if it is
4 also an exchange agent) shall register under this chapter by
5 filing with the director a statement setting forth the time
6 sharing plan for which it is offering exchange services, its
7 principal office address and telephone number, and designate its
8 responsible managing employee.

9 Any plan manager or developer registration required in (e) 10 this section shall be renewed by December 31 of each even-11 numbered year, and any acquisition agent or exchange agent 12 registration required in this section shall be renewed on 13 December 31 of each odd-numbered year; provided that this 14 subsection shall not relieve the person required to register 15 from the obligation to notify the director promptly of any 16 material change in any information submitted to the director, 17 nor shall it relieve the developer of its obligation to promptly file amendments or supplements to the disclosure statement, and 18 19 to promptly supply the amendments or supplements to purchasers 20 of time share interests.

# 2023-1291 HB12 HD1 HMSO

Page 5

Page 6

# H.B. NO. <sup>12</sup> H.D. 1

| 1  | (f)      | An ag | pplication for renewal of a developer registration |
|----|----------|-------|--|
| 2  | shall be | on a  | form prescribed by the director and shall include: |
| 3  | (1)      | A cu  | rrent disclosure statement that meets the          |
| 4  |          | requ  | irements of section 514E-9 and section 16-106-3,   |
| 5  |          | Hawa  | ii Administrative Rules, if not already on file;   |
| 6  | (2)      | A st  | atement that is certified by the developer to be   |
| 7  |          | true  | and correct in all respects and that identifies,   |
| 8  |          | as a  | ppropriate:  |
| 9  |          | (A)   | The time share units in the time share plan        |
| 10 |          |       | registered pursuant to this chapter; the total     |
| 11 |          |       | number of time share interests registered for      |
| 12 |          |       | sale in each unit pursuant to this chapter; and    |
| 13 |          |       | the total number of time share interests that      |
| 14 |          |       | have not yet been sold as of the date specified    |
| 15 |          |       | in the developer's certification, which date       |
| 16 |          |       | shall not be more than sixty days prior to the     |
| 17 |          |       | date of the developer's certification; or          |
| 18 |          | (B)   | The property in the time share plan registered     |
| 19 |          |       | pursuant to this chapter; the total number of      |
| 20 |          |       | points registered for sale in each property        |
| 21 |          |       | pursuant to this chapter; and the total number of  |

2023-1291 HB12 HD1 HMSO

| 1  |           | points in the time share plan that have not yet        |
|----|-----------|--|
| 2  |           | been sold as of the date specified in the              |
| 3  |           | developer's certification, which date shall not        |
| 4  |           | be more than sixty days prior to the date of the       |
| 5  |           | developer's certification;                             |
| 6  | (3)       | If the developer is a corporation, partnership, joint  |
| 7  |           | venture, limited liability company, or limited         |
| 8  |           | liability partnership, an original certificate of good |
| 9  |           | standing issued by the business registration division  |
| 10 |           | of the department of commerce and consumer affairs not |
| 11 |           | more than forty-five days before the date of           |
| 12 |           | submission of the renewal application; and             |
| 13 | (4)       | The biennial renewal fee.                              |
| 14 | (g)       | Developers shall not be required to include the        |
| 15 | following | in an application for renewal of a developer           |
| 16 | registrat | ion of a time share plan:                              |
| 17 | (1)       | A financial statement of the developer; or             |
| 18 | (2)       | A policy of title insurance, a preliminary title       |
| 19 |           | report, abstract of title, or certificate of title on  |
| 20 |           | the units or time share interests in the time share    |
| 21 |           | plan.  |

2023-1291 HB12 HD1 HMSO

| 1  | (h) A developer shall be responsible for ensuring that the       |
|----|--|
| 2  | use for time sharing purposes of time share units located        |
| 3  | outside the State in a time share plan is in compliance with the |
| 4  | zoning and land use laws and regulations of the jurisdiction     |
| 5  | where the time share units are located. The developer shall not  |
| 6  | be required, as part of the developer registration, to submit    |
| 7  | evidence that the use of time share units located outside the    |
| 8  | State in the time share plan is in compliance with the zoning    |
| 9  | and land use laws and regulations of the jurisdiction where the  |
| 10 | time share units are located."                                   |
| 11 | SECTION 3. New statutory material is underscored.                |
| 12 | SECTION 4. This Act shall take effect on June 30, 3000.          |
| 13 |  |



Page 8

#### Report Title:

Time Sharing; Time Share; Out-of-state Time Share Units; Zoning Requirements

#### Description:

Clarifies that a developer is responsible for ensuring that the use of time share units located outside the State for time sharing purposes complies with zoning and land use laws and rules of the jurisdiction where the time share units are located but is not required to submit evidence of such compliance to register in Hawaii. 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.

