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A BILL FOR AN ACT

RELATING TO CONDOMINIUM ASSOCIATIONS.

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

1 SECTION 1. The legislature finds that while condominium 2 self-governance can be successful in the State, there have been 3 many cases of abuse of power and other acts of malfeasance by 4 certain association boards, association management, managing 5 agents and their employees, and association attorneys clogging 6 courts with litigation. This is further evidenced by public 7 statements by leading insurance professionals that Hawaii has 8 the highest number of association directors' and officers' 9 liability insurance claims in the nation, assertions that are 10 more alarming because Hawaii has a comparatively small fraction 11 of the number of homeowners associations in other states. The 12 legislature also finds that a central enforcement body is needed 13 to address systemic problems faced by many condominium owners 14 who are subjected to retribution and retaliation from boards and 15 their members, association management, managing agents and their 16 employees, and others representing the association. This 17 retaliation harasses owners and impacts them emotionally and



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financially, with unwarranted and improper fines, assessments,
 legal costs, and foreclosures.

Based on reviews of the department of commerce and consumer 3 affairs reports published in Hawaii condominium bulletins since 4 2016, mediation subsidized by the condominium education trust 5 6 fund has not been successful, with thirty-eight per cent mediated to "no agreement", thirty-seven per cent mediated "to 7 agreement", and most of the remaining twenty-five per cent 8 9 withdrawn because one or more parties declined to participate. 10 The results of arbitration cases subsidized by the 11 department of commerce and consumer affairs are not available.

However, arbitration is recognized as an expensive means of dispute resolution and the expense of the undertaking can be cost prohibitive, resulting in a denial of justice for association members.

16 The purpose of this Act is to:

17 (1) Establish an ombudsman's office for condominium
18 associations within the department of commerce and
19 consumer affairs to:

20 (A) Serve as a resource for members of condominium
21 associations;



1	(B)	Provide an office for association members to
2		bring complaints for investigation and a process
3		for dispute intervention through the office;
4	(C)	Ensure compliance with existing laws and
5		association governing documents, and seek
6		resolution to disputes without the burdensome
7		cost of attorneys;
8	(D)	Provide necessary education, including training
9		and certification for board members involved in
10		governance and managing agents overseeing
11		association business;
12	(E)	Provide association members with access to
13		association documents;
14	(F)	Increase efficiency in addressing association-
15		related issues;
16	(G)	Maintain data on inquiries and complaints
17		received, types of assistance requested, notices
18		of decisions, actions taken, and the disposition
19		of matters; and



1		(H) Provide for the administration of an election
2		monitoring process if requested by association
3		members;
4	(2)	Establish an ombudsman's office special fund to cover
5		the costs of the ombudsman's office, with no impact on
6		the State's general fund;
7	(3)	Require condominium association board members to meet
8		certain educational requirements through classes
9		offered by the ombudsman;
10	(4)	Update the Condominium Property Act to integrate the
11		role and functions of the ombudsman's office for
12		condominium associations; and
13	(5)	Appropriate funds for the establishment of the
14		ombudsman's office.
15	SECT	ION 2. Chapter 514B, Hawaii Revised Statutes, is
16	amended by	y adding a new part to be appropriately designated and
17	to read a	s follows:
18	"PART	. OMBUDSMAN'S OFFICE FOR CONDOMINIUM ASSOCIATIONS
19	§ 514 :	B-A Ombudsman's office for condominium associations
20	establish	ed; ombudsman; criteria for ombudsman. (a) There is
21	establish	ed within the department of commerce and consumer



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affairs an ombudsman's office for condominium associations. 1 The ombudsman's office for condominium associations shall be headed 2 3 by the ombudsman, who shall be appointed by the director of commerce and consumer affairs with the approval of the governor. 4 5 (b) The ombudsman shall have been admitted to practice law 6 before the Hawaii supreme court and shall have extensive experience in Hawaii real estate, condominium association law, 7 and conflict and alternative dispute resolution. The ombudsman 8 9 shall not: 10 (1)Engage or have been engaged within the past two years in any other business or profession that directly or 11 12 indirectly relates to or conflicts with the work of 13 the ombudsman's office; 14 (2) Serve as the representative, executive, officer, or employee of any political party, executive committee, 15 16 or other governing body of a political party; Receive remuneration for activities on behalf of any 17 (3) candidate for public office; 18 (4) Engage in soliciting votes or other activities on 19 20 behalf of a candidate for public office; or



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Become a candidate for election to public office 1 (5) unless the ombudsman first resigns from the 2 ombudsman's office. 3 The ombudsman shall be exempt from chapter 76. 4 **§514B-B** Personnel; salary; benefits. (a) The ombudsman 5 shall employ professional and clerical staff as necessary for 6 the efficient operation of the office. The ombudsman may 7 appoint persons who have been admitted to practice law before 8 the Hawaii supreme court as staff without regard to chapter 76. 9 All other employees shall be appointed by the ombudsman in 10 11 accordance with chapter 76. The ombudsman shall appoint complaints and enforcement 12 (b) officers who have been admitted to practice law before the 13 Hawaii supreme court and have extensive experience in Hawaii 14 real estate, condominium association law, and conflict and 15 alternative dispute resolution. The complaints and enforcement 16 officers shall be exempt from chapter 76. 17 The ombudsman's office shall integrate the existing 18 (C)

19 condominium specialist positions in the department of commerce 20 and consumer affairs into the ombudsman's office as intake 21 specialists for complaints submitted to the ombudsman's office.



1 Personnel and administrative costs of the ombudsman's (d) 2 office shall be funded by the condominium education trust fund. 3 (e) The salary of the ombudsman shall be determined by the 4 director of commerce and consumer affairs. The ombudsman, 5 complaints and enforcement officers, intake specialists, and other personnel shall be included in any benefits program 6 generally applicable to officers and employees of the State. 7 8 §514B-C Ombudsman; powers and duties; immunity from **liability**. (a) The ombudsman shall: 9 10 Have the power to establish rules and procedures for (1)11 the operation of the office that shall include 12 receiving and processing complaints and requests for 13 dispute intervention; conducting investigations; 14 enforcement, including fines and penalties; and 15 reporting the findings of the office; provided that 16 the ombudsman shall not levy fees for the submission 17 or investigation of complaints or requests for dispute 18 intervention; 19 (2) Develop educational classes and required 20 certifications for all members of a board to ensure that they are aware of their responsibilities and 21



1		duties and are familiar with this chapter, other
2		relevant statutes and administrative rules, and their
3		governing documents;
4	(3)	In conjunction with the department of commerce and
5		consumer affairs, and using funds from the condominium
6		education trust fund, educate the public and entities
7		required to be registered or certified under this
8		chapter;
9	(4)	Have access to and use of all files and records of the
10		department of commerce and consumer affairs;
11	(5)	Act as a liaison between unit owners, boards, board
12		members, association management, managing agents and
13		their employees, and other affected parties;
14	(6)	Act as a neutral resource for the rights and
15		responsibilities of unit owners, associations, boards
16		of directors, board members, managers, and any
17		affected parties to encourage and facilitate voluntary
18		meetings with and between these entities when meetings
19		may assist in resolving a dispute prior to any party
20		submitting a formal request for dispute intervention;



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1	(7)	Assist unit owners in understanding their rights and
2		the processes available to them according to the laws
3		and rules governing condominium associations;
4	(8)	Respond to general inquiries, make recommendations, or
5		give guidance as necessary to assist unit owners;
6	(9)	Make available, either separately or through an
7		existing website, or both, information concerning
8		associations and any additional information the
9		ombudsman may deem appropriate and non-confidential;
10	(10)	Coordinate and assist in the preparation and adoption
11		of educational and reference material and endeavor to
12		make known to the largest possible audience the
13		availability of these resources;
14	(11)	Receive written requests for dispute intervention;
15	(12)	Investigate and assist in resolving disputes brought
16		by unit owners, associations, boards, and board
17		members, pursuant to section 514B-D;
18 .	(13)	Investigate acts that may be:
19		(A) Contrary to law or an association's governing
20		rules;



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1		(B)	Unreasonable, unfair, oppressive, retaliatory, or
2			discriminatory as administered or under the
3			circumstances;
4		(C)	Based on a mistake of fact;
5		(D)	Based on improper or irrelevant grounds;
6		(E)	Unaccompanied by an adequate statement of
7			reasons; or
8		(F)	Otherwise erroneous;
9	(14)	Subj	ect to the privileges that witnesses have in the
10		cour	ts of the State, have the authority to:
11		(A)	Compel at a specified time and place, by a
12			subpoena, the appearance and sworn testimony of
13			any person whom the ombudsman reasonably believes
14			may have information relating to a matter under
15			investigation; and
16		(B)	Compel any person to produce documents, records,
17			and information the ombudsman reasonably believes
18			may relate to a matter under investigation;
19	(15)	Be a	uthorized to bring suit in an appropriate state
20		cour	t to enforce the powers in paragraph (14);



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1	(16)	Provide advisory opinions upon request from unit
2		owners or other affected parties;
3	(17)	Provide recommendations to the director of commerce
4		and consumer affairs if the ombudsman finds that:
5		(A) The matter should be further considered by the
6		department of commerce and consumer affairs;
7		(B) A statute or rule should be amended or repealed;
8		or
9		(C) Other action should be taken by the department of
10		commerce and consumer affairs;
11	(18)	Within a reasonable time after providing
12		recommendations to the director of commerce and
13		consumer affairs pursuant to paragraph (17), the
14		ombudsman may submit a report to the governor or the
15		legislature or publish the report, including any reply
16		by the department of commerce and consumer affairs,
17		and notify the complainant of the actions taken by the
18		ombudsman and the department;
19	(19)	Ensure that association members have access to the
20		services provided through the ombudsman's office and
21		that association members receive responses from the



1		ombudsman's office within thirty days of the member's
2		inquiry;
3	(20)	Maintain publicly available data on inquiries and
4		complaints received, types of assistance requested,
5		notices of final decisions and actions taken, and
6		disposition of matters;
7	(21)	Monitor changes in federal and state laws relating to
8		associations;
9	(22)	Assist unit owners with disputes concerning
10		association elections or meetings, including
11		recommending that the department of commerce and
12		consumer affairs pursue an enforcement action in any
13		matter where the ombudsman has reasonable cause to
14		believe that election misconduct has occurred,
15		pursuant to section 514B-I;
16	(23)	Have the authority to remove from the board any board
17		member of an association who is found to have
18		committed wilful misconduct in violation of any laws
19		or the condominium's governing documents, as provided
20		in section 514B-105(f);



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1 (24) Provide to the governor and the public an annual 2 report that includes the number and types of requests 3 for dispute intervention submitted to the ombudsman's 4 office and their disposition, and any suggestions for 5 policy or legislation the ombudsman's office deems 6 necessary to more quickly and efficiently resolve 7 condominium disputes; and

8 (25) Adopt rules pursuant to chapter 91 necessary to carry9 out the purposes of this part.

10 No proceeding or decision of the ombudsman may be (b) 11 reviewed by any court unless the proceeding or decision 12 contravenes this chapter. The ombudsman shall have the same 13 immunities from civil and criminal liability as a judge of the 14 State. The ombudsman and the staff of the ombudsman's office 15 shall not testify in any court concerning matters coming to 16 their attention in the exercise of their official duties except 17 as may be necessary to enforce this chapter.

18 §514B-D Request for dispute intervention. (a) Except as 19 otherwise provided in this section, a unit owner or association, 20 by its board members, who is a party to a dispute involving the 21 interpretation or enforcement of an association's governing



1 documents, including the condominium's declaration, bylaws, and 2 house rules, this chapter, or any other law the association is 3 obligated to follow, may submit to the ombudsman's office a 4 written request for dispute intervention setting forth the facts 5 forming the basis of the dispute.

6 (b) Simultaneous with the submission of a dispute 7 intervention request, a unit owner shall provide the board, 8 association management, or managing agent a copy of the request 9 for dispute intervention. The notice shall be sent to the 10 addressee by certified mail, return receipt requested, or by 11 hand delivery with confirmation of delivery. The notice shall 12 specify in reasonable detail:

13 (1) The nature of the dispute;

14 (2) Any violations of this chapter, the association
15 governing documents, or any other law or regulation
16 the association is obligated to follow;

- 17 (3) Any alleged damages that resulted from the dispute;18 and
- 19 (4) Any proposed corrective action to resolve the dispute.
- 20 (c) A dispute intervention request submitted to the
- 21 ombudsman's office pursuant to this section shall be on a form



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1 prescribed by the ombudsman's office and accompanied by evidence 2 that:

3 (1) The respondent has been given a reasonable opportunity4 to correct the dispute; and

5 (2) Reasonable efforts to resolve the dispute have failed.
6 (d) The ombudsman may impose a minimum fine of \$250
7 against any person who knowingly submits a false or fraudulent

dispute intervention request with the ombudsman's office.

9 (e) Legal representation is not required for dispute
10 intervention by the ombudsman's office. Unit owners shall not
11 be assessed any legal fees incurred by the association, board,
12 board members, managing agent, or other parties as a result of a
13 dispute intervention request submitted to the ombudsman's
14 office.

15 §514B-E Enforcement by complaints and enforcement
16 officers; dispute resolution assistance. (a) Upon receipt of a
17 dispute intervention request pursuant to section 514B-D, the
18 complaints and enforcement officer shall open an investigation
19 into the dispute.

20 (b) The complaints and enforcement officer may interview21 parties and witnesses involved in the dispute and request the



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1 production of documents, records, and information pursuant to 2 section 514B-154.5, or other evidence or documents that would be 3 reasonably helpful in resolving the dispute. Participation by 4 the complainant, board members, and the board shall be 5 mandatory. An owner or board member who refuses to participate 6 shall be subject to penalties and fines to be predetermined and 7 published by the ombudsman. If the board determines not to 8 participate, each board member voting not to participate shall 9 be considered in violation of this Act, shall be personally 10 assessed a monetary fine, and may be removed from the board. 11 The complaints and enforcement officer shall make (C)

12 recommendations, give guidance, or issue an advisory opinion or 13 decision to the unit owner or association as the complaints and 14 enforcement officer deems necessary.

(d) If the complaints and enforcement officer determines that an association or board is at fault in a dispute, the association or board shall be responsible for any legal fees, costs, expenses, interest, or fines levied against the unit owner involved in the dispute.

20 (e) The complaints and enforcement officer may impose a21 minimum fine of \$250 against any person who knowingly submits



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1 false or fraudulent information to the ombudsman's office,
2 wilingly hinders the lawful actions of the ombudsman or the
3 staff of the ombudsman's office, or wilingly refuses to comply
4 with the lawful demands of the ombudsman or the staff of the
5 ombudsman's office.

6 (f) If the parties are unable to reach an agreement under 7 this section or if a party does not agree with the decision of 8 the complaints and enforcement officer, a party may request a 9 contested case hearing with the ombudsman's office that will be 10 presided over by the ombudsman. Participation in a contested 11 case hearing by the complainant, board members, and the board 12 shall be mandatory.

(g) Any party who wishes to request a contested case hearing shall submit a written request with the ombudsman's office within thirty days after receipt of a copy of the complaints and enforcement officer's decision.

17 §514B-F Contested case hearing. (a) A contested case 18 hearing shall be conducted by the ombudsman pursuant to chapter 19 91 and any rules adopted by the ombudsman's office; provided 20 that if there is no dispute as to the facts involved in a 21 particular matter, the ombudsman may permit the parties to



proceed by memoranda of law in lieu of a hearing, unless the
 procedure would unduly burden any party or would otherwise not
 serve the ends of justice.

4 (b) The ombudsman shall not be bound by the rules of
5 evidence when conducting a hearing to determine whether a
6 violation of this part has occurred. The standard of proof
7 required shall be a preponderance of the evidence.

8 (c) A record shall be made of the proceeding.

9 (d) All parties shall be afforded a full opportunity to
10 engage in discovery and present evidence and argument on the
11 issues involved.

(e) If a hearing is held or a review by memoranda of law
is conducted, a decision shall be rendered by the ombudsman's
office and promptly delivered to each party by certified mail.
Any party adversely affected by the decision may submit written
exceptions to the ombudsman's office within fifteen days after
receipt of the decision.

(f) As expeditiously as possible after the close of the hearing but not before any party adversely affected has had the opportunity to submit a written exception, the ombudsman shall issue a decision together with separate findings of fact and



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1 conclusions of law regarding whether a violation of this part 2 has occurred. Any final decision made by the ombudsman shall be binding on all parties. 3 §514B-G Fines; fees. Any fine or fee collected pursuant 4 5 to this part shall be deposited into the ombudsman's office 6 special fund. 7 **§514B-H Ombudsman's office special fund.** (a) There is established an ombudsman's office special fund into which shall 8 9 be deposited the following moneys: 10 Administrative penalties, fines, and other charges (1)collected under this chapter or any rule adopted 11 12 pursuant to this chapter; and (2) One hundred per cent of all fees required by this 13 14 chapter to be deposited into the condominium education 15 trust fund. 16 (b) All interest earned or accrued on moneys deposited 17 into the ombudsman's office special fund shall become a part of 18 the fund. 19 (c) The ombudsman's office shall adopt rules in accordance 20 with chapter 91 for the purposes of this section.



1	514B-I Condominium association election monitoring.
2	Fifteen per cent of the total common interests in an association
3	or six unit owners, whichever is greater, may petition the
4	ombudsman to appoint an election monitor to attend the annual
5	meeting of the unit owners and oversee the election of board
6	members. The ombudsman shall appoint an employee of the
7	ombudsman's office, one or more persons specializing in
8	association election monitoring, or an attorney licensed to
9	practice in the State as the election monitor. All costs
10	associated with the election monitoring process shall be paid by
11	the association. The ombudsman's office shall adopt rules
12	establishing procedures for the appointment of election monitors
13	and the scope and extent of the monitor's role in the election
14	process."
15	SECTION 3. Chapter 514B, Hawaii Revised Statutes, is
16	amended by adding a new section to part VI to be appropriately
17	designated and to read as follows:
18	" <u>§514B-</u> Board members; education requirement. Every
19	existing member of a board shall take the educational classes
20	established by the ombudsman and obtain a certificate of

21 satisfactory completion within three months of the classes being



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1	made available by the ombudsman. Every new member of a board
2	shall take the educational classes established by the ombudsman
3	and obtain a certificate of satisfactory completion within three
4	months of acceptance to the board. The classes and
5	certification requirement shall be structured to ensure the
6	member is aware of the member's responsibilities and duties and
7	familiar with this chapter, other relevant statutes and
8	administrative rules, and the condominium's governing documents.
9	The educational classes shall be completed by each board member
10	at least once every three years. The board members'
11	certificates of satisfactory completion shall be available for
12	inspection by members of the applicable association."
13	SECTION 4. Section 4211-9, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"§421I-9 Mediation and arbitration of disputes. At the
16	request of any party, any dispute concerning or involving one or
17	more shareholders and a corporation, its board of directors,
18	managing agent, resident manager, or one or more other
19	shareholders relating to the interpretation, application, or
20	enforcement of this chapter or the corporation's articles of
21	incorporation, bylaws, or rules adopted in accordance with its



1	bylaws shall be submitted first to mediation. When all
2	reasonable efforts for mediation have been made and the dispute
3	is not settled either in conference between the parties or
4	through mediation, the dispute shall be submitted to arbitration
5	[in the same manner and subject to the same requirements, to the
6	extent practicable, which now apply to condominiums under
7	section 514B-162]."
8	SECTION 5. Section 514B-3, Hawaii Revised Statutes, is
9	amended by adding three new definitions to be appropriately
10	inserted and to read as follows:
11	"Complaints and enforcement officer" means the complaints
12	and enforcement officer established pursuant to section 514B-B.
13	"Intake specialist" means the intake specialist established
14	pursuant to section 514B-B.
15	"Ombudsman's office" means the ombudsman's office
16	established pursuant to section 514B-A."
17	SECTION 6. Section 514B-68, Hawaii Revised Statutes, is
18	amended to read as follows:
19	"§514B-68 Power to enjoin. Whenever the commission <u>or</u>
20	ombudsman's office believes from satisfactory evidence that any
21	person <u>or entity</u> has violated this part, part V, <u>part</u> ,



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1 section 514B-103, 514B-132, 514B-134, 514B-149, sections 2 514B-152 to 514B-154, section 514B-154.5, or the rules of the commission adopted pursuant thereto, [it] the commission or 3 4 ombudsman's office may conduct [an] a civil or criminal investigation of the matter and bring an action against the 5 person or entity in any court of competent jurisdiction on 6 7 behalf of the State to enjoin the person or entity from 8 continuing the violation or doing any acts in furtherance 9 thereof."

10 SECTION 7. Section 514B-71, Hawaii Revised Statutes, is 11 amended to read as follows:

12 "\$514B-71 Condominium education trust fund. (a) The 13 commission shall establish a condominium education trust fund 14 that the commission <u>and ombudsman's office</u> shall use for 15 educational purposes. Educational purposes shall include 16 financing or promoting:

17 (1) Education and research in the field of condominium
18 management, condominium project registration, and real
19 estate, for the benefit of the public and those
20 required to be registered under this chapter;



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1	(2)	The improvement and more efficient administration of
2		associations; and
3	(3)	Expeditious and inexpensive procedures for resolving
4		association disputes[+
5	-(4-)-	Support for mediation of condominium related disputes;
6		and
7	(5)	Support for voluntary binding arbitration between
8		parties in condominium related disputes, pursuant to
9		section 514B-162.5].
10	(b)	The commission shall use all moneys in the condominium
11	education	trust fund for purposes consistent with subsection
12	(a)[.]; p	rovided that one hundred per cent of the fees required
13	by this c	hapter to be deposited into the trust fund shall be
14	transferr	ed to the ombudsman's office special fund established
15	under sec	tion 514B-H for use by the ombudsman's office. Any law
16	to the co	ntrary notwithstanding, the commission may make a
17	finding t	hat a fee adjustment is appropriate and adjust the fees
18	paid by a	ssociations to regulate the fund balance to an
19	appropria	te level to maintain a reasonable relation between the
20	fees gene	rated and the cost of services rendered by the
21	condomini	um education trust fund. For the purposes of finding



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1	that a fee adjustment is appropriate in order to maintain a			
2	reasonable relation between the fees generated and the cost of			
3	services	rendered by the fund, the commission's review shall		
4	include t	he following:		
5	(1)	Frequency and timing of anticipated revenue to the		
6		fund;		
7	(2)	Identification of a reserve amount based on		
8		unanticipated revenue reductions and historical		
9		expenditures;		
10	(3)	Anticipated expenses paid, including recovery payouts		
11		during a biennial budget cycle;		
12	(4)	Unanticipated natural disasters or catastrophic		
13		weather events that may increase fund payments; and		
14	(5)	Any statutory adjustments to fund payout amounts.		
15	The balan	ce of the fund shall not exceed a sum determined by the		
16	commissio	n. The sum shall be determined by the commission		
17	biennially."			
18	SECT	ION 8. Section 514B-72, Hawaii Revised Statutes, is		
19	amended by amending subsection (a) to read as follows:			
20	"(a)	Each project or association with more than five units		
21	shall pay	to the department of commerce and consumer affairs:		



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1	(1)	A condominium education trust fund fee within one year
2		after the recordation of the purchase of the first
3		unit or within thirty days of the association's first
4		meeting, and thereafter, on or before June 30 of every
5		odd-numbered year, as prescribed by rules adopted
6		pursuant to chapter 91; and
7	(2)	Beginning with the July 1, $[2015,]$ 2023, biennium
8		registration, an additional annual condominium
9		education trust fund fee in an amount equal to the
10		product of $[\$1.50]$ $\$12.50$ times the number of
11		condominium units included in the registered project
12		or association to be dedicated to supporting
13		[mediation or voluntary binding arbitration of
14		condominium related disputes.] the ombudsman's office.
15		The additional condominium education trust fund fee
16		shall total [$\$3$] $\$25$ per unit until the commission
17		adopts rules pursuant to chapter 91. On June 30 of
18		every odd-numbered year, any unexpended additional
19		amounts paid into the condominium education trust fund
20		[and initially dedicated to supporting mediation or
21		voluntary binding arbitration of condominium related



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1	disputes], as required by this paragraph, shall be
2	used for educational purposes as provided in section
3	514B-71(a)(1), (2), and (3)."
4	SECTION 9. Section 514B-73, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§514B-73 Condominium education trust fund; management.
7	(a) The sums received by the commission for deposit in the
8	condominium education trust fund pursuant to section 514B-72
9	shall be held by the commission in trust for carrying out the
10	purpose of the fund.
11	(b) The commission and the director of commerce and
12	consumer affairs may use moneys in the condominium education
13	trust fund collected pursuant to section 514B-72, and the rules
14	of the commission to employ necessary personnel not subject to
15	chapter 76 for additional staff support, to provide office
16	space, and to purchase equipment, furniture, and supplies
17	required by the commission to carry out its responsibilities
18	under this part. The ombudsman may use moneys in the
19	condominium education trust fund collected pursuant to section
20	514B-72 for educational purposes, including the establishment of
21	educational classes and the necessary purchase of equipment and



1	supplies required by the ombudsman's office to carry out its
2	responsibilities under part
3	(c) The moneys in the condominium education trust fund
4	collected pursuant to section 514B-72[$_{ au}$] and the rules of the
5	commission may be invested and reinvested together with the real
6	estate education fund established under section 467-19 in the
7	same manner as are the funds of the employees' retirement system
8	of the State. The interest and earnings from these investments
9	shall be deposited to the credit of the condominium education
10	trust fund.
11	(d) The commission shall annually submit to the
12	legislature, no later than twenty days prior to the convening of
13	each regular session:
14	(1) A summary of the programs funded during the prior
15	fiscal year and the amount of money in the fund,
16	including a statement of which programs were directed
17	specifically at the education of condominium owners;
18	and
19	(2) A copy of the budget for the current fiscal year,
20	including summary information on programs that were
21	funded or are to be funded and the target audience for



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1	each program. The budget shall include a line item
2	reflecting the total amount collected from condominium
3	associations.
4	(e) The ombudsman shall provide to the governor and the
5	public an annual report stating the number and types of requests
6	for dispute intervention submitted to the ombudsman's office and
7	their disposition and recommendations for policy and legislation
8	the ombudsman's office deems necessary to more quickly and
9	efficiently resolve condominium disputes."
10	SECTION 10. Section 514B-104, Hawaii Revised Statutes, is
11	amended by amending subsection (a) to read as follows:
12	"(a) Except as provided in section 514B-105, and subject
13	to the provisions of the declaration and bylaws, the
14	association, even if unincorporated, may:
15	(1) Adopt and amend the declaration, bylaws, and rules and
16	regulations;
17	(2) Adopt and amend budgets for revenues, expenditures,
18	and reserves and collect assessments for common
19	expenses from unit owners, subject to section
20	514B-148;



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1	(3)	Hire and discharge managing agents and other
2		independent contractors, agents, and employees;
3	(4)	Institute, defend, or intervene in litigation or
4		administrative proceedings in its own name on behalf
5		of itself or two or more unit owners on matters
6		affecting the condominium. For the purposes of
7		actions under chapter 480, associations shall be
8		deemed to be "consumers";
9	(5)	Make contracts and incur liabilities;
10	(6)	Regulate the use, maintenance, repair, replacement,
11		and modification of common elements;
12	(7)	Cause additional improvements to be made as a part of
13		the common elements;
14	(8)	Acquire, hold, encumber, and convey in its own name
15		any right, title, or interest to real or personal
16		property; provided that:
17		(A) Designation of additional areas to be common
18		elements or subject to common expenses after the
19		initial filing of the declaration or bylaws shall
20		require the approval of at least sixty-seven per
21		cent of the unit owners;



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1		(B) If the developer discloses to the initial buyer
2		in writing that additional areas will be
3		designated as common elements whether pursuant to
4		an incremental or phased project or otherwise,
5		the requirements of this paragraph shall not
6		apply as to those additional areas; and
7		(C) The requirements of this paragraph shall not
8		apply to the purchase of a unit for a resident
9		manager, which may be purchased [with the
10		approval of the board;] through a provision in
11		the bylaws;
12	(9)	Subject to section 514B-38, grant easements, leases,
13		licenses, and concessions through or over the common
14		elements and permit encroachments on the common
15		elements;
16	(10)	Impose and receive any payments, fees, or charges for
17		the use, rental, or operation of the common elements,
18		other than limited common elements described in
19		section 514B-35(2) and (4), and for services provided
20		to unit owners;



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Impose charges and penalties, including late fees and 1 (11)interest, for late payment of assessments and levy 2 reasonable fines for violations of the declaration, 3 bylaws, rules, and regulations of the association, 4 either in accordance with the bylaws or, if the bylaws 5 6 are silent, pursuant to a resolution adopted by the board that establishes a fining procedure that states 7 the basis for the fine and allows an appeal to the 8 board of the fine with notice and an opportunity to be 9 heard and providing that if the fine is paid, the unit 10 owner shall have the right to initiate a dispute 11 resolution process [as provided] by [sections 514B-12 161, 514B-162, or by filing a request for an 13 14 administrative hearing under a pilot program administered by the department of commerce and 15 consumer affairs;] requesting dispute intervention or 16 dispute resolution assistance from the ombudsman's 17 office pursuant to sections 514B-D, 514B-E, and 514B-18 19 F; Impose reasonable charges for the preparation and 20 (12)21 recordation of amendments to the declaration,



1		documents requested for resale of units, or statements
2		of unpaid assessments;
3	(13)	Provide for cumulative voting through a provision in
4		the bylaws;
5	(14)	Provide for the indemnification of its officers,
6		board, committee members, and agents, and maintain
7		directors' and officers' liability insurance;
8	(15)	Assign its right to future income, including the right
9		to receive common expense assessments, but only to the
10		extent section 514B-105(e) expressly so provides;
11	(16)	Exercise any other powers conferred by the declaration
12		or bylaws;
13	(17)	Exercise all other powers that may be exercised in
14		this State by legal entities of the same type as the
15		association, except to the extent inconsistent with
16		this chapter;
17	(18)	Exercise any other powers necessary and proper for the
18		governance and operation of the association; and
19	(19)	By regulation, subject to sections <u>514B-D, 514B-E,</u>
20		514B-F, and 514B-146, [514B-161, and 514B-162,]
21		require that disputes between the board and unit



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1	owners or between two or more unit owners regarding
2	the condominium be submitted to [nonbinding
3	alternative dispute resolution] the ombudsman's office
4	in the manner described in the regulation as a
5	prerequisite to commencement of a judicial
6	proceeding."
7	SECTION 11. Section 514B-105, Hawaii Revised Statutes, is
8	amended to read as follows:
9	"§514B-105 Association; limitations on powers. (a) The
10	declaration and bylaws [may] shall not impose limitations on the
11	power of the association to deal with the developer [which] that
12	are more restrictive than the limitations imposed on the power
13	of the association to deal with other persons.
14	(b) Unless otherwise permitted by the declaration, bylaws,
15	or this chapter, an association may adopt rules and regulations
16	that affect the use of or behavior in units that may be used for
17	residential purposes only to:
18	(1) Prevent any use of a unit [which] <u>that</u> violates the
19	declaration or bylaws;
20	(2) Regulate any behavior in or occupancy of a unit
21	[which] <u>that</u> violates the declaration or bylaws or



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unreasonably interferes with the use and enjoyment of 1 other units or the common elements by other unit 2 3 owners; or Restrict the leasing of residential units to the 4 (3) 5 extent those rules are reasonably designed to meet 6 underwriting requirements of institutional lenders who 7 regularly lend money secured by first mortgages on 8 units in condominiums or regularly purchase those 9 mortgages. 10 Otherwise, the association [may] shall not regulate any use of or behavior in units by means of the rules and regulations. 11 (c) Any payments made by or on behalf of a unit owner 12 13 shall first be applied to outstanding common expenses that are 14 assessed to all unit owners in proportion to the common interest appurtenant to their respective units. Only after said 15 outstanding common expenses have been paid in full may the 16 payments be applied to other charges owed to the association, 17 including assessed charges to the unit such as ground lease 18 rent, utility sub-metering, storage lockers, parking stalls, 19 boat slips, insurance deductibles, and cable. After these 20 21 charges are paid, other charges, including unpaid late fees,



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legal fees, fines, and interest, may be assessed in accordance with an application of payment policy adopted by the board; provided that if a unit owner has designated that any payment is for a specific charge that is not a common expense as described in this subsection, the payment may be applied in accordance with the unit owner's designation even if common expenses remain outstanding.

8 No unit owner who requests legal or other information (d) 9 from the association, the board, the managing agent, or their 10 employees or agents, shall be charged for the reasonable cost of providing the information unless the association notifies the 11 12 unit owner that it intends to charge the unit owner for the reasonable cost. The association shall notify the unit owner in 13 14 writing at least ten days prior to incurring the reasonable cost of providing the information, except that no prior notice shall 15 be required to assess the reasonable cost of providing 16 17 information on delinquent assessments or in connection with proceedings to enforce the law or the association's governing 18 19 documents.

20 After being notified of the reasonable cost of providing21 the information, the unit owner may withdraw the request, in



writing. A unit owner who withdraws a request for information
 shall not be charged for the reasonable cost of providing the
 information.

4 (e) Subject to any approval requirements and spending 5 limits contained in the declaration or bylaws, the association 6 may authorize the board to borrow money for the repair, 7 replacement, maintenance, operation, or administration of the 8 common elements and personal property of the project, or the 9 making of any additions, alterations, and improvements thereto; 10 provided that the board shall make available any reports 11 provided by licensed or certified professionals that document the necessity and urgency of that expenditure, provide to all 12 13 unit owners a written notice of the purpose and use of the funds 14 [is first sent to all unit owners and owners], and hold a 15 special meeting to discuss the expenditure and review the 16 reports. Owners representing more than fifty per cent of the common interest shall vote [or] and give written consent to the 17 borrowing. In connection with the borrowing, the board may 18 19 grant to the lender the right to assess and collect monthly or special assessments from the unit owners and to enforce the 20 21 payment of the assessments or other sums by statutory lien and



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foreclosure proceedings. The cost of the borrowing, including, 1 without limitation, all principal, interest, commitment fees, 2 3 and other expenses payable with respect to the borrowing or the enforcement of the obligations under the borrowing, shall be a 4 common expense of the project. For purposes of this section, 5 the financing of insurance premiums by the association within 6 7 the policy period shall not be deemed a loan and no lease shall be deemed a loan if it provides that at the end of the lease the 8 9 association may purchase the leased equipment for its fair 10 market value. 11 (f) If the association or the board is involved in a dispute intervention through the ombudsman's office pursuant to 12 section 514B-D, no special assessment related to the dispute, 13 14 including association attorneys' fees, shall be assessed or collected from unit owners until the ombudsman's office has 15 completed an investigation and rendered a final decision. If 16 17 the final decision is in favor of the unit owner, any and all assessments, fines, costs, expenses, interest, and legal fees 18 19 improperly assessed to the unit owner shall be reversed. Any board member who is found to have committed wilful misconduct in 20



1	violation of any laws or the governing documents shall be
2	removed from the board by the authority of the ombudsman."
3	SECTION 12. Section 514B-106, Hawaii Revised Statutes, is
4	amended by amending subsection (a) to read as follows:
5	"(a) Except as provided in the declaration, the bylaws,
6	subsection (b), or other provisions of this chapter, the board
7	may act in all instances on behalf of the association. In the
8	performance of their duties, officers and members of the board
9	shall owe the association a fiduciary duty and exercise the
10	degree of care and loyalty required of an officer or director of
11	a corporation organized under chapter 414D. Any violation by a
12	board or its officers or members of [the mandatory provisions of
13	section 514B-161 or 514B-162] section 514B-D, 514B-E, or 514B-F
14	may constitute a violation of the fiduciary duty owed pursuant
15	to this subsection; provided that a board member may avoid
16	liability under this subsection by indicating in writing the
17	board member's disagreement with such board action or rescinding
18	or withdrawing the violating conduct within forty-five days of
19	the occurrence of the initial violation."
20	SECTION 13. Section 514B-146, Hawaii Revised Statutes, is

21 amended as follows:



1	1.	By amending subsection (d) to read:
2	"(d)	A unit owner who disputes the information in the
3	written s	tatement received from the association pursuant to
4	subsectio	n (c) may request a subsequent written statement that
5	additiona	lly informs the unit owner that:
6	(1)	Under Hawaii law, a unit owner has no right to
7		withhold common expense assessments for any reason;
8	(2)	A unit owner has a right to [demand mediation or
9		arbitration] request dispute intervention to resolve
10		disputes about the amount or validity of an
11		association's common expense assessment; provided that
12		the unit owner immediately pays the common expense
13		assessment in full and keeps common expense
14		assesșments current;
15	(3)	Payment in full of the common expense assessment shall
16		not prevent the owner from contesting the common
17		expense assessment or receiving a refund of amounts
18		not owed; and
19	(4)	If the unit owner contests any penalty or fine, late
20		fee, lien filing fee, or other charges included in the
21		assessment, except common expense assessments, the



1 unit owner may [demand mediation] request dispute 2 intervention as provided in subsection (g) prior to paying those charges." 3 2. By amending subsections (f) and (g) to read: 4 5 "(f) A unit owner who pays an association the full amount 6 of the common expenses claimed by the association may file in 7 small claims court or require the association to [mediate] participate in dispute intervention under the ombudsman's office 8 to resolve any disputes concerning the amount or validity of the 9 association's common expense claim. If the unit owner and the 10 association are unable to resolve the dispute through 11 [mediation,] dispute intervention under the ombudsman's office, 12 either party may [file] submit a request for [arbitration under 13 14 section 514B-162;] a contested case hearing; provided that a unit owner may only [file] submit a request for [arbitration] a 15 16 contested case hearing if all amounts claimed by the association as common expenses are paid in full on or before the date of 17 18 filing. If the unit owner fails to keep all association common expense assessments current during the [arbitration,] contested 19 case hearing process, the association may ask the [arbitrator] 20 21 ombudsman to temporarily suspend the [arbitration] proceedings.



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

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



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1	collection of the charges. If the unit owner makes a request
2	for [mediation] dispute intervention within thirty days, the
3	association shall be prohibited from attempting to collect any
4	of the disputed charges until the association has participated \cdot
5	in the [mediation. The mediation-shall be completed within
6	sixty days of the unit owner's request for mediation; provided
7	that if the mediation is not completed within sixty days or the
8	parties are unable to resolve the dispute by mediation, the
9	association may proceed with collection of all amounts due from
10	the unit owner for attorneys' fees and costs, penalties or
11	fines, late fees, lien filing fees, or any other charge that is
12	not imposed on all unit owners as a common expense.] dispute
13	intervention. The dispute intervention shall be completed
14	within sixty days of the unit owner's request for dispute
15	intervention; however, a reasonable extension may be provided at
16	the ombudsman's discretion."
17	SECTION 14. Section 514B-146.5, Hawaii Revised Statutes,
18	is amended by amending subsection (a) to read as follows:
19	"(a) Any notice of default and intention to foreclose
20	given by an association under section 667-92(a) shall, in
21	addition to the requirements of that section, also include a



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statement that the unit owner may request [mediation] dispute
 <u>intervention</u> by delivering a written request for [mediation]
 <u>dispute intervention</u> to the association by certified mail,
 return receipt requested, or hand delivery within thirty days
 after service of a notice of default and intention to foreclose
 on the unit owner.

7 If the association does not receive a request for [mediation] dispute intervention within the thirty-day period, 8 the association may proceed with nonjudicial or power of sale 9 10 foreclosure, subject to all applicable provisions of this 11 chapter and chapter 667. If the association receives a request for [mediation,] dispute intervention, as set forth in this 12 subsection, from a unit owner within thirty days after service 13 14 of a notice of default and intention to foreclose upon the unit 15 owner, the association shall agree to [mediate] dispute intervention and shall be prohibited from proceeding with 16 nonjudicial or power of sale foreclosure until the association 17 has participated in the [mediation] dispute intervention or the 18 19 time period for completion of the [mediation] dispute intervention has elapsed. The [mediation] dispute intervention 20 21 shall be completed within sixty days of the date upon which the



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unit owner delivers a request for [mediation upon] dispute 1 intervention to the association; provided that if the 2 3 [mediation] dispute intervention is not commenced or completed within sixty days or the parties are unable to resolve the 4 dispute by [mediation,] dispute intervention, the association 5 may proceed with nonjudicial or power of sale foreclosure, 6 7 subject to all applicable provisions of this chapter and chapter 8 667." 9 SECTION 15. Section 514B-154, Hawaii Revised Statutes, is 10 amended as follows: 1. By amending subsections (b) and (c) to read: 11 "(b) Financial statements, general ledgers, the accounts 12 receivable ledger, accounts payable ledgers, check ledgers, 13 insurance policies, contracts, and invoices of the association 14 for the duration those records are kept by the association and 15 delinguencies of ninety days or more shall be available for 16 17 examination by unit owners at convenient hours at a place designated by the board; provided that: 18 The board may require owners to furnish to the 19 (1)association a duly executed and acknowledged affidavit 20 stating that the information is requested in good 21



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1		faith for the protection of the interests of the
2		association, its members, or both; and
3	(2)	Owners shall pay for administrative costs in excess of
4		[cight] <u>twenty</u> hours per year.
5	Copie	es of these items shall be provided to any owner upon
6	the owner	's request; provided that the owner pays a reasonable
7	fee for d	uplication, postage, stationery, and other
8	administra	ative costs associated with handling the request.
9	(c)	After any association meeting, and not earlier, unit
10	owners sh	all be permitted to examine proxies, tally sheets,
11	ballots,	owners' check-in lists, and the certificate of
12	election;	provided that:
13	(1)	Owners shall make a request to examine the documents
14		within thirty days after the association meeting;
15	(2)	The board may require owners to furnish to the
16		association a duly executed and acknowledged affidavit
17		stating that the information is requested in good
18		faith for the protection of the interest of the
19		association or its members or both; and
20	(3)	Owners shall pay for administrative costs in excess of
21		[eight] <u>twenty</u> hours per year.



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1	The documents may be destroyed ninety days after the
2	association meeting; provided that in the event of a contested
3	election, the documents shall be retained until the contested
4	election is resolved. Copies of tally sheets, owners' check-in
5	lists, and the certificates of election from the most recent
6	association meeting shall be provided to any owner upon the
7	owner's request; provided that the owner pays a reasonable fee
8	for duplicating, postage, stationery, and other administrative
9	costs associated with handling the request."
10	2. By amending subsection (j) to read:
11	"(j) Any fee charged to a member to obtain copies of
12	association records under this section shall be reasonable;
13	provided that a reasonable fee shall include <u>actual</u>
14	administrative and duplicating costs and shall not exceed \$1 per
15	printed page, or portion thereof, except the fee for pages
16	exceeding eight and one-half inches by fourteen inches may
17	exceed \$1 per printed page. Charges for electronic copies of
18	documents shall be limited to reasonable and actual
19	administrative costs and shall first be applied to the twenty
20	free hours allocated to the association. A maximum \$5 charge is
21	allowed for any electronic document requested."



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SECTION 16. Section 514B-154.5, Hawaii Revised Statutes,
 is amended to read as follows:

3 "§514B-154.5 Association documents to be provided. (a) 4 Notwithstanding any other provision in the declaration, bylaws, 5 or house rules, if any, the following documents, records, and 6 information, whether maintained, kept, or required to be 7 provided pursuant to this section or section 514B-152, 514B-153, 8 or 514B-154, shall be made available to any unit owner and the 9 owner's authorized agents by the managing agent, resident 10 manager, board through a board member, or the association's 11 representative:

12 (1) All financial and other records sufficiently detailed
13 in order to comply with requests for information and
14 disclosures related to the resale of units;
15 (2) An accurate copy of the declaration, bylaws, house
16 rules, if any, master lease, if any, a sample original
17 conveyance document, and all public reports and any
18 amendments thereto;

19 (3) Detailed, accurate records in chronological order of
20 the receipts and expenditures affecting the common
21 elements, specifying and itemizing the maintenance and



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1		repair expenses of the common elements and any other
2		expenses incurred and monthly statements indicating
3		the total current delinquent dollar amount of any
4		unpaid assessments for common expenses;
5	(4)	All records and the vouchers authorizing the payments
6		and statements kept and maintained at the address of
7		the project, or elsewhere within the State as
8		determined by the board, subject to section 514B-152;
9	(5)	All signed and executed agreements for managing the
10		operation of the property, expressing the agreement of
11		all parties, including but not limited to financial
12		and accounting obligations, services provided, and any
13		compensation arrangements, including any subsequent
14		amendments;
15	(6)	An accurate and current list of members of the
16		condominium association and the members' current
17		addresses and the names and addresses of the vendees
18		under an agreement of sale, if any. A copy of the
19		list shall be available, at cost, to any unit owner or
20		owner's authorized agent who furnishes to the managing



1		agent, resident manager, or the board a duly executed
2		and acknowledged affidavit stating that the list:
3		(A) Shall be used by the unit owner or owner's
4		authorized agent personally and only for the
5		purpose of soliciting votes or proxies or for
6		providing information to other unit owners with
7		respect to association matters; and
8		(B) Shall not be used by the unit owner or owner's
9		authorized agent or furnished to anyone else for
10		any other purpose;
11	(7)	The association's most current financial statement, at
12		no cost or on twenty-four-hour loan, at a convenient
13		location designated by the board;
14	(8)	Meeting minutes of the association, pursuant to
15		section 514B-122;
16	(9)	Meeting minutes of the board, including executive
17		session records of voting results regarding the
18		imposition of special assessments, charges, and fines,
19		including legal fees, pursuant to section 514B-126,
20		which shall be:



1		(A) Ava	ilable for examination by unit owners or
2		own	ers' authorized agents at no cost or on
3		twe	nty-four-hour loan at a convenient location at
4		the	project, to be determined by the board; or
5		(B) Tra	nsmitted to any unit owner or owner's
6		aut	norized agent making a request for the minutes
7		wit	nin fifteen days of receipt of the request by
8		the	owner or owner's authorized agent; provided
9		tha	t:
10		(i)	The minutes shall be transmitted by mail,
11			electronic mail transmission, or facsimile,
12			by the means indicated by the owner or
13			owner's authorized agent, if the owner or
14			owner's authorized agent indicated a
15			preference at the time of the request; and
16		(ii)	The owner or owner's authorized agent shall
17			pay a reasonable fee for administrative
18			costs associated with handling the request,
19			<pre>subject to section 514B-105(d);</pre>
20	(10)	Financia	l statements, general ledgers, the accounts
21		receivab	le ledger, accounts payable ledgers, check



ledgers, insurance policies, contracts, and invoices 1 of the association for the duration those records are 2 3 kept by the association, and any documents regarding delinguencies of ninety days or more shall be 4 5 available for examination by unit owners or owners' 6 authorized agents at convenient hours at a place 7 designated by the board; provided that: 8 The board may require unit owners or owners' (A) 9 authorized agents to furnish to the association a 10 duly executed and acknowledged affidavit stating 11 that the information is requested in good faith 12 for the protection of the interests of the association, its members, or both; and 13 14 (B) Unit owners or owners' authorized agents shall 15 pay for administrative costs in excess of [eight] 16 twenty hours per year; 17 (11)Proxies, tally sheets, ballots, unit owners' check-in 18 lists, and the certificate of election subject to 19 section 514B-154(c); 20 (12) Copies of an association's documents, records, and 21 information, whether maintained, kept, or required to



1		be provided pursuant to this section or section
2		514B-152, 514B-153, or 514B-154;
3	(13)	A copy of the management contract from the entity that
4		manages the operation of the property before the
5		organization of an association;
6	(14)	Other documents requested by a unit owner or owner's
7		authorized agent in writing; provided that the board
8		shall give written authorization or written refusal
9		with an explanation of the refusal within thirty
10		calendar days of receipt of a request for documents
11		pursuant to this paragraph; and
12	(15)	A copy of any contract, written job description, and
13		compensation between the association and any person or
14		entity retained by the association to manage the
15		operation of the property on-site, including but not
16		limited to the general manager, operations manager,
17		resident manager, or site manager; provided that
18		personal information may be redacted from the contract
19		copy, including but not limited to the manager's date
20		of birth, age, signature, social security number,
21		residence address, telephone number, non-business



1 electronic mail address, driver's license number, 2 Hawaii identification card number, bank account 3 number, credit or debit card number, access code or 4 password that would permit access to the manager's 5 financial accounts, or any other information that may 6 be withheld under state or federal law.

7 (b) Subject to section 514B-105(d), copies of the items in 8 subsection (a) shall be provided to any unit owner or owner's 9 authorized agent upon the owner's or owner's authorized agent's 10 request; provided that the owner or owner's authorized agent 11 pays a reasonable fee for duplication, postage, stationery, and 12 other administrative costs associated with handling the request.

13 (c) Notwithstanding any provision in the declaration, 14 bylaws, or house rules providing for another period of time, all documents, records, and information listed under subsection (a), 15 16 whether maintained, kept, or required to be provided pursuant to this section or section 514B-152, 514B-153, or 514B-154, shall 17 be provided no later than thirty days after receipt of a unit 18 19 owner's or owner's authorized agent's written request, unless a 20 lesser time is provided pursuant to this section or section



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514B-152, 514B-153, or 514B-154, and except as provided in
 subsection (a)(14).

3 (d) Any documents, records, and information, whether
4 maintained, kept, or required to be provided pursuant to this
5 section or section 514B-152, 514B-153, or 514B-154, may be made
6 available electronically to the unit owner or owner's authorized
7 agent if the owner or owner's authorized agent requests such in
8 writing.

9 (e) An association may comply with this section or section
10 514B-152, 514B-153, or 514B-154 by making the required
11 documents, records, and information available to unit owners or
12 owners' authorized agents for download through an internet site,
13 at the option of each unit owner or owner's authorized agent and
14 at no cost to the unit owner or owner's authorized agent.

(f) Any fee charged to a unit owner or owner's authorized agent to obtain copies of the association's documents, records, and information, whether maintained, kept, or required to be provided pursuant to this section or section 514B-152, 514B-153, or 514B-154, shall be reasonable; provided that a reasonable fee shall include <u>actual</u> administrative and duplicating costs and shall not exceed \$1 per <u>printed</u> page, or portion thereof, except



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1	that the fee for pages exceeding eight and one-half inches by
2	fourteen inches may exceed \$1 per printed page. Charges for
3	electronic copies of documents shall be limited to reasonable
4	and actual administrative costs and shall first be applied to
5	the twenty free hours allocated to the association. A maximum
6	\$5 charge is allowed for any electronic document requested.
7	(g) Copies of the documents listed in subsection (a) shall
8	be provided to the complaints and enforcement officer or
9	ombudsman no later than thirty days after receipt of the
10	complaints and enforcement officer's request or as determined by
11	the complaints and enforcement officer upon a showing of good
12	cause; provided that if the complaints and enforcement officer
13	or ombudsman is denied access to any item in subsection (a), the
14	complaints and enforcement officer or ombudsman may request the
15	commission to conduct an investigation of the matter pursuant to
16	section 514B-65.
17	[(g)] <u>(h)</u> This section shall apply to all condominiums
18	organized under this chapter or any predecessor thereto.
19	[(h) Nothing in this section shall be construed to create
20	any new requirements for the release of documents, records, or
21	information.]"



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1	SECT	ION 17. Section 514B-157, Hawaii Revised Statutes, is
2	amended to	o read as follows:
3	"[+]	§514B-157[]] Attorneys' fees, delinquent assessments,
4	and expens	ses of enforcement. (a) Fees for attorneys' services
5	incurred b	by a board shall not be reimbursed by individual unit
6	owners whe	en the services are for the purposes of:
7	(1)	Responding to written or oral inquiries, comments,
8		complaints, or requests for dispute intervention by
9		unit owners regarding condominium operations, property
10		usage, board fiduciary duties, common elements, and
11		resident actions;
12	(2)	Expressing unit owners' intentions to challenge the
13		existing declaration, bylaws, and rules of the
14		association; or
15	(3)	Participation in criminal defense resulting from unit
16		owners' allegations of wrongdoing based on the board's
17		performance of fiduciary responsibilities.
18	[(a)]] (b) All costs and expenses, including reasonable
19	attorneys	' fees, incurred by or on behalf of the association
20	for:	



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1	(1)	Collecting any delinquent assessments against any
2		owner's unit;
3	(2)	Foreclosing any lien thereon; or
4	(3)	Enforcing any provision of the declaration, bylaws,
5		house rules, and this chapter, or the rules of the
6		real estate commission;
7	against a	n owner, occupant, tenant, employee of an owner, or any
8	other per	son who may in any manner use the property, shall be
9	promptly	paid on demand to the association by such person or
10	persons;	provided that if the claims upon which the association
11	takes any	action are not substantiated, all costs and expenses,
12	including	reasonable attorneys' fees, incurred by any such
13	person or	persons as a result of the action of the association,
14	shall be	promptly paid on demand to such person or persons by
15	the assoc	iation $[-]$; provided further that if a unit owner
16	requests	dispute intervention which initiates an investigation
17	with the	ombudsman's office, costs and expenses for the
18	investiga	tion shall be suspended until the complaints and
19	enforceme	nt officer completes the investigation and issues a
20	decision	on the matter.



1	[(b)] <u>(c)</u> If any claim by an owner is substantiated in any
2	action against an association, any of its officers or directors,
3	or its board to enforce any provision of the declaration,
4	bylaws, house rules, or this chapter, then all reasonable and
5	necessary expenses, costs, and attorneys' fees incurred by an
6	owner shall be awarded to [such] <u>the</u> owner; provided that no
7	such award shall be made in any derivative action unless:
8	(1) The owner first shall have demanded and allowed
9	reasonable time for the board to pursue such
10	enforcement; or
11	(2) The owner demonstrates to the satisfaction of the
12	court that a demand for enforcement made to the board
13	would have been fruitless.
14	If any claim by an owner is not substantiated in any court
15	action against an association, any of its officers or directors,
16	or its board to enforce any provision of the declaration,
17	bylaws, house rules, or this chapter, then all reasonable and
18	necessary expenses, costs, and attorneys' fees incurred by an
19	association shall be awarded to the association, unless before
20	filing the action in court the owner has first submitted the
21	claim to [mediation, or to arbitration under subpart D,] dispute



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<u>intervention under the ombudsman's office</u> and made a good faith
 effort to resolve the dispute [under any of those procedures]."
 SECTION 18. Section 514B-163, Hawaii Revised Statutes, is
 amended to read as follows:

5 "[+]\$514B-163[+] Trial de novo and appeal. (a) The
6 submission of any dispute to [an arbitration under section 514B7 162] the ombudsman's office shall in no way limit or abridge the
8 right of any party to a trial de novo.

9 (b) Written demand for a trial de novo by any party 10 desiring a trial de novo shall be made upon the other parties 11 within [ten] sixty days after service of the [arbitration award] final decision by the ombudsman or the ombudsman's office upon 12 13 all parties and the trial de novo shall be filed in circuit court within [thirty] ninety days of the written demand. 14 15 Failure to meet these deadlines shall preclude a party from 16 demanding a trial de novo.

17 [(c) The award of arbitration shall not be made known to
18 the trier of fact at a trial de novo.]

19 [-(d)-] (c) In any trial de novo demanded under this
20 section, if the party demanding a trial de novo does not prevail
21 at trial, the party demanding the trial de novo shall be charged



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1 with all reasonable costs, expenses, and attorneys' fees of the trial. When there is more than one party on one or both sides 2 of an action, or more than one issue in dispute, the court shall 3 allocate its award of costs, expenses, and attorneys' fees among 4 the prevailing parties and tax such fees against those 5 6 nonprevailing parties who demanded a trial de novo in accordance 7 with the principles of equity." SECTION 19. Section 514B-191, Hawaii Revised Statutes, is 8 9 amended by amending subsection (a) to read as follows: 10 "(a) An association, board, managing agent, resident 11 manager, unit owner, or any person acting on behalf of an 12 association or a unit owner shall not retaliate against a unit owner, board member, managing agent, resident manager, or 13 association employee who, through a lawful action done in an 14 effort to address, prevent, or stop a violation of this chapter 15 16 or governing documents of the association: (1) Complains or otherwise reports an alleged violation; 17 (2) Causes a complaint or report of an alleged violation 18 19 to be filed with the association, the commission, the 20 ombudsman's office, or other appropriate entity;



1	(3)	Participates in or cooperates with an investigation of
2		a complaint or report filed with the association, the
3		commission, the ombudsman's office, or other
4		appropriate entity;
5	(4)	Otherwise acts in furtherance of a complaint, report,
6		or investigation concerning an alleged violation; or
7	(5)	Exercises or attempts to exercise any right under this
8		chapter or the governing documents of the
9		association."
10	SECT	ION 20. Section 514B-161, Hawaii Revised Statutes, is
11	repealed.	
10	[U.C.E.	1 (D. 161 M. 1) (1) (1) (D. D. D
12	[" 33	14B-161 Mediation. (a) The mediation of a dispute
12 13		unit owner and the board, unit owner and the managing
	between a	
13	between a agent, bo	-unit owner and the board, unit owner and the managing
13 14	between a agent, bo agents-an	-unit owner and the board, unit owner and the managing ard members and the board, or directors and managing
13 14 15	between a agent, bo agents-an the other	-unit owner and the board, unit owner and the managing ard members and the board, or directors and managing d the board shall be mandatory upon written request to
13 14 15 16	between a agent, bo agents-an the other	-unit owner and the board, unit owner and the managing ard members and the board, or directors and managing d the board shall be mandatory upon written request to party when:
13 14 15 16 17	between a agent, bo agents-an the other	-unit owner and the board, unit owner and the managing ard members and the board, or directors and managing d the board shall be mandatory upon written request to - party when: The dispute involves the interpretation or enforcement



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1	(3) -	The parties have not already mediated the same or a
2		substantially similar dispute; and
3	(4)	An action or an arbitration concerning the dispute has
4		not been commenced.
5	(b)	-The mediation of a dispute between a unit owner and
6	the board	, unit owner-and the managing agent, board members-and
7	the board	, or-directors and managing agents and the board-shall
8	not-be ma	ndatory when the dispute involves:
9	(1)	Threatened property damage or the health or safety of
10		unit owners or any other person;
11	(2)	Assessments;
12	(3)	Personal injury claims; or
13	(4)	Matters that would affect the availability of any
14		coverage pursuant to an insurance policy obtained by
15		or on behalf of an association.
16	(c)	-If evaluative mediation is requested in writing by one
17	of-the pa	rties pursuant to subsection (a), the other party
18	cannot ch	oose-to do-facilitative mediation instead, and any
19	attempt-t	o do so shall be treated as a rejection to mediate.



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1	.(d)	A unit owner or an association may apply to the
2	circuit c	ourt in the judicial circuit where the condominium is
3	located for	or an-order compelling mediation only when:
4	(1)	Mediation of the dispute is mandatory pursuant to
5		subsection (a);
6	(2)	A written request for mediation has been delivered to
7		and received by the other party; and
8	(3)	The parties have not agreed to a mediator and a
9		mediation date within forty-five days after a party
10		receives a written request for mediation.
11	(e)	Any application made to the circuit court pursuant to
12	subsection	n (d) shall be made and heard in a summary manner and
13	in accord	ance with procedures for the making and hearing of
14	motions.	The prevailing party shall be awarded its attorneys'
15	fees and	costs in an amount not to exceed \$1,500.
16	(<u>f</u>)	Each party to a mediation shall bear the attorneys'
17	fees, cos	ts, and other expenses of preparing for and
18	participa	ting in mediation incurred by the party, unless
19	otherwise	-specified in:
20	(1)	A written agreement providing otherwise that is signed
21		by the parties;



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1	(2)	An order of a court in connection with the final
2		disposition of a claim that was submitted to
3		mediation;
4	-(3)-	An award of an arbitrator in connection with the final
5		disposition of a claim that was submitted to
6		mediation; or
7	(4)	An order of the circuit court in connection with
8		compelled mediation in accordance with subsection (c).
9	(g)	Any individual mediation supported with funds from the
10	condomini	um education trust fund pursuant to section 514B-71:
11	(1)	Shall include a fee of \$375 to be paid by each party
12		to the mediator;
13	- (2)	Shall receive no more from the fund than is
14		appropriate under the circumstances, and in no event
15		more-than \$3,000 total;
16	(3)	May include issues and parties in addition to those
17		identified in subsection (a); provided that a unit
18		owner or a developer and board are parties to the
19		mediation-at all times and the unit owner or developer
20		and the board-mutually consent in writing to the
21		addition of the issues and parties; and



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1	(4) May include an evaluation by the mediator of any
2	claims presented during the mediation.
3	(h) A court or an arbitrator with jurisdiction may
4	consider a timely request to stay any action or proceeding
5	concerning a dispute that would be subject to mediation pursuant
6	to subsection (a) in the absence of the action or proceeding,
7	and refer the matter to mediation; provided that:
8	(1) The court or arbitrator determines that the request is
9	made in good faith and a stay would not be prejudicial
10	to any party; and
11	(2) No stay shall exceed a period of ninety days."]
12	SECTION 21. Section 514B-162, Hawaii Revised Statutes, is
13	repealed.
14	[" {\$514B-162] Arbitration. (a) At the request of any
15	party, any dispute concerning or involving one or more unit
16	owners and an association, its board, managing agent, or one or
17	more other unit owners relating to the interpretation,
18	application, or enforcement of this chapter or the association's
19	declaration, bylaws, or house rules adopted in accordance with
20	its bylaws shall be submitted to arbitration. The arbitration
21	shall be conducted, unless otherwise agreed by the parties, in



1	accordance with the rules adopted by the commission and of
2	chapter 658A; provided that the rules of the arbitration-service
3	conducting the arbitration shall be used until the commission
4	adopts its rules; provided further that where any arbitration
5	rule conflicts with chapter 658A, chapter 658A shall prevail;
6	and provided further that notwithstanding any rule to the
7	contrary, the arbitrator shall conduct the proceedings in a
8	manner which affords substantial justice to all parties. The
9	arbitrator shall be bound by rules of substantive law and shall
10	not be bound by rules of evidence, whether or not set out by
11	statute, except for provisions relating to privileged
12	communications. The arbitrator shall permit discovery as
13	provided for in the Hawaii rules of civil procedure; provided
14	that the arbitrator may restrict the scope of such discovery for
15	good cause to avoid excessive delay and costs to the parties or
16	the arbitrator may refer any matter involving discovery to the
17	circuit court for disposition in accordance with the Hawaii
18	rules of civil procedure then in effect.
19	(b) - Nothing in subsection (a) shall be interpreted to
20	mandate the arbitration of any dispute involving:
21	(1) The real-estate commission;



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1	(2)	The mortgagee of a mortgage of record;
2	(3)	The developer, general contractor, subcontractors, or
3		design professionals for the project; provided that
4		when any person exempted by this paragraph is also a
5		unit owner, a director, or managing agent, such person
6		in those capacities, shall be subject to the
7		provisions of subsection (a);
8	(4)	Actions seeking equitable relief involving threatened
9		property damage or the health or safety of unit owners
10		or any other person;
11	(5) -	Actions to collect assessments which are liens or
12		subject to foreclosure; provided that a unit owner who
13		pays-the-full amount of an assessment and fulfills the
14		requirements of section 514B-146 shall have the right
15		to demand arbitration of the owner's dispute,
16		including a dispute about the amount and validity of
17		the assessment;
18	(6)	Personal injury claims;
19	-(7) -	Actions for amounts in excess of \$2,500 against an
20		association, a board, or one or more directors,
21		officers, agents, employees, or other persons, if



1		insurance coverage under a policy or policies procured
2		by the association or its board would be unavailable
3		because action by arbitration was pursued; or
4	-(8) -	Any other cases which are determined, as provided in
5		subsection (c), to be unsuitable for disposition by
6		arbitration.
7	(c)	-At any time within twenty days of being served with a
8	written d	emand for arbitration, any party so served may apply to
9	the circu	it court in the judicial circuit in which the
10	condomini	um is located for a determination that the subject
11	matter of	the dispute is unsuitable for disposition by
12	arbitrati	on.
13	In d	etermining whether the subject matter of a dispute is
14	unsuitabl	e for disposition by arbitration, a court may consider:
15	(1)	The magnitude of the potential award, or any issue of
16		broad public concern raised by the subject matter
17		underlying the dispute;
18	(2)	Problems referred to the court where court regulated
19		discovery is necessary;
20	(3)	The fact that the matter in dispute is a reasonable or
21		necessary issue to be resolved in pending litigation



1		and involves other matters not covered by or related
2		to this chapter;
3	(4)	The fact that the matter to be arbitrated is only part
4		of a dispute involving other parties or issues which
5		are not subject to arbitration under this section; and
6	(5)	Any matters of dispute where disposition by
7		arbitration, in the absence of complete judicial
8		review, would not afford substantial justice to one or
9		more of the parties.
10	Any	such application to the circuit court shall be made and
11	heard in	a summary manner and in accordance with procedures for
12	the makin	g and hearing of motions. The prevailing party shall
13	be-awarde	d its attorneys' fees and costs in an amount not to
14	exceed \$2	00.
15	-(d)-	-In the event of a dispute as to whether a claim shall
16	be exclud	ed from mandatory arbitration under subsection (b)(7),
17	any party	to an arbitration may file a complaint for declaratory
18	relicf ag	ainst the involved insurer or insurers for a
19	determina	tion of whether insurance coverage is unavailable due
20	to the pu	rsuit of action by arbitration. The complaint shall be
21	filed wit	h the circuit court in the judicial circuit in which



1	the condominium is located. The insurer or insurers shall file
2	an answer to the complaint within twenty days of the date of
3	service of the complaint and the issue shall be disposed of by
4	the circuit court at a hearing to be held at the earliest
5	available date; provided that the hearing shall not be held
6	within twenty days from the date of service of the complaint
7	upon the insurer or insurers.
8	(e) Notwithstanding any provision in this chapter to the
9	contrary, the declaration, or the bylaws, the award of any
10	costs, expenses, and legal fees by the arbitrator shall be in
11	the sole discretion of the arbitrator and the determination of
12	costs, expenses, and legal fees shall be binding upon all
13	parties.
14	(f) The award of the arbitrator shall be in writing and
15	acknowledged or proved in like manner as a deed for the
16	conveyance of real estate, and shall be served by the arbitrator
17	on each of the parties to the arbitration, personally or by
18	registered or certified mail. At any time within one year after
19	the award is made and served, any party to the arbitration may
20	apply to the circuit court of the judicial circuit in which the
21	condominium is located for an order confirming the award. The



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1	court shall grant the order confirming the award pursuant to
2	section 658A-22, unless the award is vacated, modified, or
3	corrected, as provided in sections 658A-20, 658A-23, and
4	658A-24, or a trial de novo is demanded under subsection (h), or
5	the award is successfully appealed under subsection (h). The
6	record shall be filed with the motion to confirm award, and
7	notice of the motion shall be served upon each other party or
8	their respective attorneys in the manner required for service of
9	notice of a motion.
10	(g) Findings of fact and conclusions of law, as requested
11	by any party prior to the arbitration hearing, shall be promptly
12	provided to the requesting party upon payment of the reasonable
13	cost thereof.
14	(h) Any party to an arbitration under this section may
15	apply to vacate, modify, or correct the arbitration award for
16	the grounds set out in chapter 658A. All reasonable costs,
17	expenses, and attorneys' fees on appeal shall be charged to the
18	<pre>nonprevailing party."]</pre>
19	SECTION 22. Section 514B-162.5, Hawaii Revised Statutes,
20	is repealed.



1	[" [§	514B-162.5] Voluntary binding arbitration. (a) Any
2	parties permitted to mediate condominium related disputes	
3	pursuant to section 514B-161 may agree to enter into voluntary	
4	binding a	rbitration, which may be supported with funds from the
5	condominium education trust fund pursuant to section 514B-71;	
6	provided that voluntary binding arbitration under this section	
7	may be supported with funds from the condominium education trust	
8	fund-only after the parties have first attempted evaluative	
9	mediation.	
10	(b) Any voluntary binding arbitration entered into	
11	pursuant	to this section and supported with funds from the
12	condomini	um education trust fund:
13	(1)	Shall include a fee of \$175 to be paid by each party
14		to the arbitrator;
15	(2)	Shall receive no more from the fund than is
16		appropriate-under the circumstances, and in no event
17		more than \$6,000 total; and
18	(3)	May include issues and parties in addition to those
19		identified in subsection (a); provided that a unit
20		owner or a developer and board are parties to the
21		arbitration at all times and the unit owner or



developer and the board mutually consent in writing to 1 the-addition of the issues and parties."] 2 SECTION 23. There is appropriated out of the condominium 3 education trust fund the sum of \$ or so much thereof 4 as may be necessary for fiscal year 2023-2024 to be deposited 5 into the ombudsman's office special fund. 6 7 SECTION 24. There is appropriated out of the ombudsman's office special fund the sum of \$ or so much thereof as 8 may be necessary for fiscal year 2023-2024 for the 9 10 administrative costs associated with the establishment of the 11 ombudsman's office within the department of commerce and consumer affairs, including the hiring of necessary staff. 12 The sum appropriated shall be expended by the department of 13 commerce and consumer affairs for the purposes of this Act. 14 SECTION 25. In codifying the new sections added by section 15 2 of this Act, the revisor of statutes shall substitute 16 appropriate section numbers for the letters used in designating 17 the new sections in this Act. 18 SECTION 26. Statutory material to be repealed is bracketed 19

and stricken. New statutory material is underscored.



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SECTION 27. This Act shall take effect on January 1, 2024;
 provided that sections 23 and 24 shall take effect on July 1,
 2023.

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INTRODUCED BY:

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JAN 2 5 2023



Report Title:

DCCA; Condominiums; Condominium Associations; Ombudsman's Office; Dispute Intervention; Complaints and Enforcement Officers; Intake Specialists; Condominium Education Trust Fund; Ombudsman's Office Special Fund; Appropriations

Description:

Establishes an ombudsman's office for condominium associations within the department of commerce and consumer affairs. Establishes an ombudsman's office special fund. Requires condominium association board members to meet certain educational requirements through classes offered by the ombudsman. Updates the Condominium Property Act to integrate the role and functions of the ombudsman's office for condominium associations. Appropriates funds for establishment of the ombudsman's office. Effective 1/1/2024.

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

