SYLVIA LUKE LT. GOVERNOR



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DEPUTY DIRECTOR

### STATE OF HAWAI'I **DEPARTMENT OF TAXATION**

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### TESTIMONY OF GARY S. SUGANUMA, DIRECTOR OF TAXATION

#### **TESTIMONY ON THE FOLLOWING MEASURE:**

H.B. No.1121, H.D. 1, Relating to Leasehold Conversion

#### **BEFORE THE:**

House Committee on Consumer Protection & Commerce

**DATE:** Thursday, February 16, 2023

**TIME:** 2:00 p.m.

**LOCATION:** State Capitol, Room 329

Chair Nakashima, Vice-Chair Sayama, and Members of the Committee:

The Department of Taxation ("Department") offers the following <u>comments</u> regarding H.B. 1121, H.D. 1, for your consideration.

H.B. 1121, H.D. 1, seeks to amend section 235-7(a), Hawaii Revised Statutes (HRS), to exclude from gross income, adjusted gross income, and taxable income, 100 percent of the gain realized by a "fee simple owner" who sells a "leased fee interest" in certain "condominium projects," "cooperative projects," or planned unit developments, for units sold to the Association of the Apartment Owners or the Residential Cooperative Corporation of the leased units.

The measure has a defective effective date of July 1, 3000, applies to taxable years beginning after December 31, 2022, shall not apply to taxable years beginning after December 31, 2029, and will be repealed on January 1, 2030.

The Department notes that this is a reinstatement of a tax law that was previously enacted as Act 166, Session Laws of Hawaii (SLH) 2007, which had an effective date for taxable years beginning after December 31, 2007, and ending before January 1, 2013. Act 220, SLH 2012, extended the sunset date from January 1, 2013, to January 1, 2018.

The Department is able to administer the bill with its current effective date.

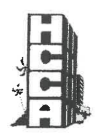
Thank you for the opportunity to provide comments on this measure.



# Hawaii Council of Associations of Apartment Owners

**DBA:** <u>Hawaii Council of Community Associations</u>

1050 Bishop Street, #366, Honolulu, Hawaii 96813



February 15, 2023

Rep. Mark Nakashima, Chair

Rep. Jackson Sayama, Vice-Chair

House Committee on Consumer Protection and Commerce

Re: Testimony in Support of HB1121, HD1 Re Leasehold Conversion Hearing: Thursday, February 16, 2023, 2 p.m., Conf. Rm. #329

Chair Nakashima and Vice-Chair Sayama and Members of the Committee:

I am Jane Sugimura, President of the Hawaii Council of Associations of Apartment Owners (HCAAO dba HCCA).

HCCA supports this bill for the following reasons:

- HCCA supported enactment of Act 166, which allowed lessees in leasehold condominiums, e.g., the Wailana at Waikiki and Discovery Bay, to buy their leased-fee interest from the lessor and avoid the risk of losing their homes when their leases expired.
- Unfortunately, Act 166 had a sunset provision that became effective on December 31, 2012, leaving many condominium units still held in leasehold, which means that those lessees may lose their homes if they cannot acquire their leased-fee interests from their lessors.
- This bill would establish an income tax exemption for capital gains realized from the sale of the leased-fee interest for lessors who sell the leased-fee interest in condos and co-op to their lessees. This tax incentive would hopefully motivate lessors to sell the leased-fee interests to their lessees and this would promote the long-term stability in Hawaii's condominium and cooperative housing market.

Accordingly, HCCA respectfully requests that you pass this bill so that lessees can buy their leased-fee interests in their condos and co-ops and can be assured that they will not lose their homes at the end of their leases. Thank you for the opportunity to testify on this matter.

Jane Sugimura, President

#### LEGISLATIVE TAX BILL SERVICE

## TAX FOUNDATION OF HAWAII

126 Queen Street, Suite 305

Honolulu, Hawaii 96813 Tel. 536-4587

SUBJECT: INCOME, Tax Holiday for Gain from Leased Fee Interest Sale

BILL NUMBER: HB 1121 HD 1

INTRODUCED BY: House Committee on Housing

EXECUTIVE SUMMARY: Excludes from taxation one hundred per cent of the gain realized by a fee simple owner from the sale of a leased fee interest in units within a condominium project, cooperative project, or planned unit development to the association of apartment owners or the residential cooperative housing corporation of the leasehold units. Applies to taxable years beginning after 12/31/2022 and ending prior to 1/1/2030.

SYNOPSIS: Amends section 235-7, HRS, to add a new paragraph excluding 100% of the gain realized by a fee simple owner from the sale of a leased fee interest in units within a condominium project, cooperative project, or planned unit development to the association of apartment owners or the residential cooperative housing corporation of the leasehold units.

Terms used in the exclusion are defined by cross-reference to section 514C-1 or 516-1, HRS.

EFFECTIVE DATE: July 1, 3000; applicable to taxable years beginning after December 31, 2022, and ending prior to January 1, 2030.

STAFF COMMENTS: This bill establishes a period during which a sale of a leased fee interest will not be subject to state income tax. It cannot and does not affect capital gain tax assessed by the federal government, however, which is much larger in amount than the comparable tax that the state otherwise would have imposed. It is questionable whether the behavior sought to be encouraged by this credit, namely the permanent sale of a leasehold, would be worth the cost to the public fisc.

Digested: 2/13/2023

Submitted on: 2/13/2023 7:51:14 PM

Testimony for CPC on 2/16/2023 2:00:00 PM

Submitted By	Organization	<b>Testifier Position</b>	Testify
Mike Golojuch, Sr.	Palehua Townhouse Association	Support	Written Testimony Only

#### Comments:

Our association supports HB1121. Please pass.

Mike Golojuch, Sr., President

<u>HB-1121-HD-1</u> Submitted on: 2/15/2023 12:21:08 PM

Testimony for CPC on 2/16/2023 2:00:00 PM

Submitted By	Organization	<b>Testifier Position</b>	Testify
JOY SCHOENECKER	Mauna Luan	Support	Written Testimony Only

#### Comments:

we are SUPPORTING HB 1121.

Submitted on: 2/13/2023 6:26:01 PM

Testimony for CPC on 2/16/2023 2:00:00 PM

<b>Submitted By</b>	Organization	<b>Testifier Position</b>	Testify
Richard Emery	Individual	Support	Written Testimony Only

#### Comments:

Promoting the sale of fee interests by Lessors is important to home ownership.

Submitted on: 2/14/2023 2:45:50 PM

Testimony for CPC on 2/16/2023 2:00:00 PM

Submitted By	Organization	<b>Testifier Position</b>	Testify
Debbie Oride	Individual	Support	Written Testimony Only

#### Comments:

I hereby support HB1121 to encourage the sale of the fee interest to condominium leasees and to continue the goals and objectives of the previous Act 166 enacted in 2007.

Submitted on: 2/14/2023 2:45:50 PM

Testimony for CPC on 2/16/2023 2:00:00 PM

Submitted By	Organization	<b>Testifier Position</b>	Testify
Debbie Oride	Individual	Support	Written Testimony Only

#### Comments:

I hereby support HB1121 to encourage the sale of the fee interest to condominium leasees and to continue the goals and objectives of the previous Act 166 enacted in 2007.

Submitted on: 2/14/2023 6:56:11 PM

Testimony for CPC on 2/16/2023 2:00:00 PM

Submitted By	Organization	<b>Testifier Position</b>	Testify
Bryant Wong	Individual	Support	Written Testimony Only

#### Comments:

I support HB1121 HD1. Capital gains taxes are a major deterrent in selling leased fee interests. The passage of HB1121 HD1 would eliminate that significant disincentive. This, in turn, would let the free market work more efficiently in the transition from leased fee to fee simple ownership. In the end, this bill would encourage more fee simple conversions. If the concern is the potential loss of Hawaii state tax revenue, the current status quo discourages such sales thus negating the realization of that revenue.