A BILL FOR AN ACT

RELATING TO CONDOMINIUMS.

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

1	SECTI	CON 1. Section 514B-52, Hawaii Revised Statutes, is
2	amended by	amending subsection (a) to read as follows:
3	"(a)	An application for registration of a project shall:
4	(1)	Be accompanied by nonrefundable fees as provided in
5		rules adopted by the director of commerce and consumer
6		affairs pursuant to chapter 91; and
7	(2)	Contain the documents and information concerning the
8		project and the condominium property regime as
9		required by sections 514B-54, 514B-83, [and] 514B-84,
10		514B-103, 514B-153, and 514B-154, as applicable, and
11		as otherwise may be specified by the commission."
12	SECTI	CON 2. Section 514B-72, Hawaii Revised Statutes, is
13	amended by	amending subsection (a) to read as follows:
14	"(a)	Each project or association with more than five units
15	shall pay	to the department of commerce and consumer affairs:
16	(1)	A condominium education trust fund fee within one year
17		after the recordation of the purchase of the first



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



1	On June 30 of every [odd-numbered] year, any unexpended		
2	additional amounts paid into the condominium education trust		
3	fund and initially dedicated to supporting mediation or		
4	voluntary binding arbitration of condominium related disputes,		
5	as required by [this] paragraph[$ au$] (2), or the annual		
6	registration with attached documents of the association, as		
7	required by paragraph (3), shall be used for educational		
8	purposes as provided in section 514B-71(a)(1), (2), and (3)."		
9	SECTION 3. Section 514B-103, Hawaii Revised Statutes, is		
10	amended by amending subsection (a) to read as follows:		
11	"(a) Each project or association having more than five		
12	units shall:		
13	(1) Secure and maintain a fidelity bond in an amount for		
14	the coverage and terms as required by section		
15	514B-143(a)(3). An association shall act promptly and		
16	diligently to recover from the fidelity bond required		
17	by this section. An association that is unable to		
18	obtain a fidelity bond may seek approval for an		
19	exemption, a deductible, or a bond alternative from		
20	the commission. Current evidence of a fidelity bond		
21	includes a certification statement from an insurance		



Page 4

H.B. NO. 1297

company registered with the department of commerce and 1 consumer affairs certifying that the bond is in effect 2 and meets the requirement of this section and the 3 4 rules adopted by the commission; Register with the commission through approval of a 5 (2) completed registration application, payment of fees, 6 and submission of any other additional information set 7 forth by the commission. The annual registration 8 shall be [for a biennial period with termination] due 9 on June 30 of each [odd-numbered] year. The 10 commission shall prescribe a deadline date prior to 11 the termination date for the submission of a completed 12 reregistration application, payment of fees, and any 13 14 other additional information set forth by the commission. Any project or association that has not 15 met the submission requirements by the deadline date 16 shall be considered a new applicant for registration 17 18 and be subject to initial registration requirements. Any new project or association shall register within 19 thirty days of the association's first meeting. If 20 the association has not held its first meeting and it 21



1	is at least one year after the recordation of the		
2	purchase of the first unit in the project, the		
3	developer or developer's affiliate or the managing		
4	agent shall register on behalf of the association and		
5	shall comply with this section, except for the		
6	fidelity bond requirement for associations required by		
7	section $[+]514B-143(a)(3)[+]$. The public information		
8	required to be submitted on any completed application		
9	form shall include but not be limited to $[\frac{evidence}{2}]$:		
10	(A) Evidence of and information on fidelity bond		
11	coverage[, names] <u>;</u>		
12	(B) <u>Names</u> and positions of the officers of the		
13	association[, the] with contact information;		
14	(C) The name and contact information of the		
15	association's managing agent, if any[, the] <u>;</u>		
16	(D) The name and contact information for an emergency		
17	contact for the association that is different		
18	from the managing agent;		
19	(E) The street and the postal address of the		
20	condominium[, and the name and current mailing		
21	address of a designated officer of the		



1	asso	ciation where the officer can be contacted
2	dire	etly];
3	<u>(F)</u> <u>An a</u>	ccurate copy of:
4	<u>(i)</u>	The articles of incorporation, if any,
5		declaration, bylaws, and amendments thereto;
6	<u>(ii)</u>	The regulations, resolutions, and house
7		rules, if any;
8	<u>(iii)</u>	Master lease, if any;
9	<u>(iv)</u>	A sample original conveyance document;
10	(v)	All public reports and any amendments
11		thereto;
12	(vi)	All contracts, leases, or other agreements
13		entered into by the board to which the
14		association is a party or under which the
15		association or unit owners have obligations
16		or liabilities;
17	(vii)	Minutes of all meetings of the association,
18		pursuant to section 514B-122, and its board,
19		pursuant to section 514B-126 for the
20		immediately preceding twelve months, ;



1	(viii)	All policies of insurance of the
2		association, including current policies and
3		policies of the association for the
4		immediately preceding ten years;
5	<u>(ix)</u>	Any reserve study;
6	<u>(x)</u>	A list of the association's planned capital
7		expenditures, if any, from the date of
8		registration through June 30 of the
9		following year;
10	<u>(xi)</u>	The association's most recent audited
11		financial statement;
12	(xii)	The association's most recently adopted
13		budget with any monthly or recurring
14		association fees and any applicable current
15		or approved special assessments specifically
16		outlined; and
17	(xiii)	All reports issued within the preceding ten
18		years on the structural status of each
19		property owned, operated, or governed by the
20		association; and



1		(G) A description of the location where all building
2		permits for work in common elements, which shall
3		be posted during construction;
4	(3)	Pay a nonrefundable application fee and, upon
5		approval, an initial registration fee, a
6		reregistration fee upon reregistration and the
7		condominium education trust fund fee, as provided in
8		rules adopted by the director of commerce and consumer
9		affairs pursuant to chapter 91;
10	(4)	Register or reregister and pay the required fees by
11		the due date. Failure to register or reregister or
12		pay the required fees by the due date shall result in
13		the assessment of a penalty equal to the amount of the
14		registration or reregistration fee; and
15	(5)	Report promptly in writing to the commission any
16		changes to the information contained on the
17		registration or reregistration application or any
18		other documents required by the commission. Failure
19		to do so may result in termination of registration and
20		subject the project or the association to initial
21		registration requirements."



1 SECTION 4. Section 514B-153, Hawaii Revised Statutes, is 2 amended to read as follows: "§514B-153 Association records; records to be maintained. 3 4 (a) An accurate copy of [the declaration, bylaws, house rules, 5 if any, master lease, if any, a sample original conveyance 6 document, all public reports and any amendments thereto,] all 7 documents listed in section 514B-103(a)(2)(F) shall be kept at 8 the managing agent's office [-,], a convenient location at the 9 project, or a location designated by the board; provided that 10 the minutes shall be for all the meetings of the association and its board and not limited to the meetings in the immediately 11 12 preceding twelve months. 13 (b) The managing agent or board shall keep detailed, 14 accurate records in chronological order, of the receipts and 15 expenditures affecting the common elements, specifying and 16 itemizing the maintenance and repair expenses of the common 17 elements and any other expenses incurred. The managing agent or 18 board shall also keep monthly statements indicating the total 19 current delinquent dollar amount of any unpaid assessments for 20 common expenses.

2023-0469 HB HMSO

1 (C) Subject to section 514B-152, all records and the 2 vouchers authorizing the payments and statements shall be kept 3 and maintained at the address of the project, or elsewhere 4 within the State as determined by the board. 5 (d) The developer or affiliate of the developer, board, 6 and managing agent shall ensure that there is a written contract 7 for managing the operation of the property, expressing the 8 agreements of all parties, including but not limited to 9 financial and accounting obligations, services provided, and any 10 compensation arrangements, including any subsequent amendments. Copies of the executed contract and any amendments shall be 11 12 provided to all parties to the contract. 13 (e) The commission shall maintain a searchable database 14 containing the registration information and attachments of each 15 association registered with the commission pursuant to section 16 514B-52. The database shall be made publicly accessible on the 17 department of commerce and consumer affairs' website. 18 [(++)] (f) The managing agent, resident manager, or board 19 shall keep an accurate and current list of members of the 20 association and their current addresses, and the names and 21 addresses of the vendees under an agreement of sale, if any.



Page 11

H.B. NO. 1297

1	The list shall be maintained at a place designated by the board,
2	and a copy shall be available, at cost, to any member of the
3	association as provided in the declaration or bylaws or rules
4	and regulations or, in any case, to any member who furnishes to
5	the managing agent or resident manager or the board a [duly
6	executed and acknowledged affidavit] written certification
7	stating that the list:
8	(1) Will be used by the owner personally and only for the
9	purpose of soliciting votes or proxies or providing
10	information to other owners with respect to
11	association matters; and
12	(2) Shall not be used by the owner or furnished to anyone
13	else for any other purpose.
14	A board may prohibit commercial solicitations.
15	Where the condominium project or any units within the
16	project are subject to a time share plan under chapter 514E, the
17	association shall only be required to maintain in its records
18	the name and address of the time share association as the
19	representative agent for the individual time share owners unless
20	the association receives a request by a time share owner to

2023-0469 HB HMSO

1 maintain in its records the name and address of the time share
2 owner.

3 [(f)] (g) The managing agent or resident manager shall not
4 use or distribute any membership list, including for commercial
5 or political purposes, without the prior written consent of the
6 board.

[(g)] (h) All membership lists are the property of the
association and any membership lists contained in the managing
agent's or resident manager's records are subject to subsections
[(e)] (f) and [(f),] (g), and this subsection. A managing
agent, resident manager, or board may not use the information
contained in the lists to create any separate list for the
purpose of evading this section.

[(h)] (i) Subsections [(f)] (g) and [(g)] (h) shall not
apply to any time share plan regulated under chapter 514E."
SECTION 5. Section 514B-154, Hawaii Revised Statutes, is
amended to read as follows:

18 "\$514B-154 Association records; availability; disposal;
19 prohibitions. (a) [The association's most current financial
20 statement shall be provided to any interested unit owner at no
21 cost or on twenty-four-hour loan, at a convenient location



1	designated by the board. The meeting minutes of the board of
2	directors, once approved, for the current and prior year shall
3	either:] Any unit owner of an association shall have the right
4	to inspect, examine, and make copies of the records required to
5	be maintained in section 514B-153, in person or by authorized
6	agent, at any reasonable time, at the association's principal
7	office or with the board or managing agent. To exercise this
8	right, a unit owner shall submit a written request to the board
9	or managing agent, stating the records sought to be inspected,
10	examined, or copied. Failure of a board or managing agent to
11	make available all records requested within ten business days of
12	receipt of the unit owner's written request shall be deemed a
13	denial. Any unit owner who prevails in an enforcement action to
14	compel inspection, examination, or copying the records required
15	to be maintained in section 514B-153 shall be entitled to
16	recover reasonable attorneys' fees and costs from the
17	association. These documents shall either:
18	(1) Be available for examination by apartment owners at no
19	cost or on twenty-four-hour loan at a convenient
20	location at the project, to be determined by the board
21	of directors; [or]



Page 14

H.B. NO. 1297

1	(2)	Be transmitted to any apartment owner making a request
2		[for the-minutes], by the board of directors, the
3		managing agent, or the association's representative[$ au$
4		within fifteen days of receipt of the request];
5		provided that the [minutes] documents shall be
6		transmitted by mail, electronic mail transmission, or
7		facsimile, by the means indicated by the owner, if the
8		owner indicated a preference at the time of the
9		request; and provided further that the owner shall pay
10		a reasonable fee for administrative costs associated
11		with handling the request[-]; or
12	(3)	Be available on the website for the association's
13		registration with the department of commerce and
14		consumer affairs.
15	Costs inc	urred by apartment owners pursuant to this subsection
16	shall be	subject to section 514B-105(d).
17	(b)	Financial statements, general ledgers, the accounts
18	receivabl	e ledger, accounts payable ledgers, check ledgers,
19	insurance	policies, contracts, and invoices of the association
20	for the d	uration those records are kept by the association and

21 delinquencies of ninety days or more shall be available for



1	examination by unit owners at convenient hours at a place		
2	designated by the board; provided that:		
3	(1)	The board may require owners to furnish to the	
4	č	association a [duly executed and acknowledged	
5	t	affidavit] written certification stating that the	
6	<u>:</u>	information is requested in good faith [for the	
7	ł	protection of the interests of the association, its	
8	Ŧ	members, or both;] and will not be used by the unit	
9	(owner for any commercial purpose or any purpose that	
10	<u>(</u>	does not relate to the association; and	
11	(2)	Owners shall pay for <u>reasonable</u> administrative costs	
12	:	in excess of eight hours per year.	
13	Copies	s of these items shall be provided to any owner upon	
14	the owner's	s request; provided that the owner pays a reasonable	
15	fee for du	plication, postage, stationery, and other	
16	administrat	tive costs associated with handling the request.	
17	(c) A	After any association meeting, and not earlier, unit	
18	owners shal	ll be permitted to examine proxies, tally sheets,	
19	ballots, or	wners' check-in lists, and the certificate of	
20	election; p	provided that:	

2023-0469 HB HMSO

Page 16

H.B. NO. 1297

1	(1)	Owners shall make a request to examine the documents
2		within thirty days after the association meeting;
3	(2)	The board may require owners to furnish to the
4		association a [duly executed and acknowledged
5		affidavit] written certification stating that the
6		information is requested in good faith for the
7		protection of the interest of the association or its
8		members or both; and
9	(3)	Owners shall pay for administrative costs in excess of
10		eight hours per year.

11 The documents may be destroyed ninety days after the 12 association meeting; provided that in the event of a contested 13 election, the documents shall be retained until the contested 14 election is resolved. Copies of tally sheets, owners' check-in 15 lists, and the certificates of election from the most recent 16 association meeting shall be provided to any owner upon the 17 owner's request; provided that the owner pays a reasonable fee 18 for duplicating, postage, stationery, and other administrative 19 costs associated with handling the request.

20 (d) The managing agent shall provide copies of association
21 records maintained pursuant to this section and sections 514B-

2023-0469 НВ НМЅО

1 103, 514B-152, and 514B-153 to owners, prospective purchasers
2 and their prospective agents during normal business hours, upon
3 payment to the managing agent of a reasonable charge to defray
4 any administrative or duplicating costs. If the project is not
5 managed by a managing agent, the foregoing requirements shall be
6 undertaken by a person or entity, if any, employed by the
7 association, to whom this function is delegated.

8 (e) [Prior to the organization of the association, any]
9 Any unit owner shall be entitled to inspect as well as receive a
10 copy of the management contract from the entity that manages the
11 operation of the property.

(f) Owners may file a written request with the board to examine other documents. The board shall give written authorization or written refusal with an explanation of the refusal within [thirty] ten calendar days of receipt of the request.

17 (g) An association may comply with this part by making 18 information available to unit owners, at the option of each unit 19 owner and at no cost to the unit owner for downloading the 20 information, through an internet site.

2023-0469 HB HMSO

Page 18

H.B. NO. 1297

1 A managing agent retained by one or more associations (h) 2 may dispose of the records of any association which are more 3 than [five] ten years old, except for tax records, which [shall] 4 may be [kept for] disposed of after seven years, without 5 liability if the managing agent first provides the board of the 6 association affected with written notice of the managing agent's 7 intent to dispose of the records if not retrieved by the board 8 within sixty days, which notice shall include an itemized list 9 of the records proposed to be disposed.

(i) No person shall knowingly make any false certificate,
entry, or memorandum upon any of the books or records of any
managing agent or association. No person shall knowingly alter,
destroy, mutilate, or conceal any books or records of a managing
agent or association. <u>Any violation of this subsection shall</u>
constitute forgery in the third degree under section 708-853.

(j) Any fee charged to a member to obtain copies of association records under this section shall be reasonable; provided that a reasonable fee shall include administrative and duplicating costs and shall not exceed \$1 per page, or portion thereof, except the fee for pages exceeding eight and one-half inches by fourteen inches may exceed \$1 per page."



SECTION 6. Section 514B-154.5, Hawaii Revised Statutes, is
 amended to read as follows:
 "\$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-103, 514B-152, 8 514B-153, or 514B-154, shall be made available to any unit owner 9 and the owner's authorized agents by the managing agent, 10 resident manager, board through a board member, or the 11 association's 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;] All records required to be
19 maintained pursuant to section 514B-153(a);
20 (3) Detailed, accurate records in chronological order of

21 the receipts and expenditures affecting the common



elements, specifying and itemizing the maintenance and 1 2 repair expenses of the common elements and any other 3 expenses incurred and monthly statements indicating 4 the total current delinquent dollar amount of any 5 unpaid assessments for common expenses; 6 (4) All records and the vouchers authorizing the payments 7 and statements kept and maintained at the address of 8 the project, or elsewhere within the State as 9 determined by the board, subject to section 514B-152; 10 (5) All signed and executed agreements for managing the 11 operation of the property, expressing the agreement of 12 all parties, including but not limited to financial 13 and accounting obligations, services provided, and any 14 compensation arrangements, including any subsequent 15 amendments; 16 (6) An accurate and current list of members of the 17 condominium association and the members' current 18 addresses and the names and addresses of the vendees 19 under an agreement of sale, if any. A copy of the 20 list shall be available, at cost, to any unit owner or 21 owner's authorized agent who furnishes to the managing



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



1			twen	ty-four-hour loan at a convenient location at
2			the ;	project, to be determined by the board; or
3		(B)	Tran	smitted to any unit owner or owner's
4			auth	orized agent making a request for the minutes
5			with	in fifteen days of receipt of the request by
6			the-	owner or owner's authorized agent; provided
7			that	:
8			(i)	The minutes shall be transmitted by mail,
9				electronic mail transmission, or facsimile,
10				by the means indicated by the owner or
11				owner's authorized agent, if the owner or
12				owner's authorized agent indicated a
13				preference at the time of the request; and
14			(ii)	The owner or owner's authorized agent shall
15				pay a reasonable fee for administrative
16				costs associated with handling the request,
17				subject to section 514B-105(d);
18	(10)]	(8)	Fina	ncial statements, general ledgers, the
19		acco	ounts	receivable ledger, accounts payable ledgers,
20		cheo	ck led	gers, insurance policies, contracts, and
21		invo	pices	of the association for the duration those



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



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



Page 25

1 non-business electronic mail address, driver's license 2 number, Hawaii identification card number, bank 3 account number, credit or debit card number, access 4 code or password that would permit access to the 5 manager's financial accounts, or any other information 6 that may 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 request; provided that the owner or owner's authorized agent 10 pays a reasonable fee for duplication, postage, stationery, and 11 other administrative costs associated with handling the request. 12 13 Notwithstanding any provision in the declaration, (C) 14 bylaws, or house rules providing for another period of time, all 15 documents, records, and information listed under subsection (a), 16 whether maintained, kept, or required to be provided pursuant to 17 this section or section 514B-152, 514B-153, or 514B-154, shall 18 be provided no later than [thirty] ten calendar days after 19 receipt of a unit owner's or owner's authorized agent's written 20 request, unless a lesser time is provided pursuant to this

2023-0469 HB HMSO

section or section 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 514B-152, 514B-153, or 514B-154 by making the required 10 11 documents, records, and information available to unit owners or 12 owners' authorized agents for download through an internet site, 13 including the department of commerce and consumer affairs' 14 website for registered condominiums, at the option of each unit 15 owner or owner's authorized agent and at no cost to the unit 16 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



1 shall include administrative and duplicating costs and shall not exceed \$1 per page, or portion thereof, except that the fee for 2 3 pages exceeding eight and one-half inches by fourteen inches may 4 exceed \$1 per page. 5 (q) This section shall apply to all condominiums organized 6 under this chapter or any predecessor thereto. 7 If the board fails to provide records properly (h) 8 requested under this section, the owner may seek appropriate 9 relief and shall be entitled to an award of reasonable 10 attorneys' fees and costs if the unit owner prevails. 11 [(h)] (i) Nothing in this section shall be construed to 12 create any new requirements for the release of documents, 13 records, or information." 14 SECTION 7. Statutory material to be repealed is bracketed 15 and stricken. New statutory material is underscored. 16 SECTION 8. This Act shall take effect upon it approval. 17 INTRODUCED BY:

JAN 2 5 2023



Report Title:

Condominium Associations; Registration; Documents; Records

Description:

Requires registration for condominium associations to be on an annual basis, rather than on a biennial basis. Adds an additional annual condominium education trust fund fee to be used to support the annual registration with attached documents of the association. Amends the documents required for association registration. Broadens the list of documents an association must be maintained. Clarifies when such documents must be provided to unit owners.

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

