A BILL FOR AN ACT

RELATING TO MANAGING AGENTS.

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

- 1 SECTION 1. The legislature finds that residential
- 2 high-rise properties are held to the same standard as commercial
- 3 buildings with regard to structural conditions like repairs,
- 4 maintenance, and reserve requirements. However, the level of
- 5 experience and expertise that volunteer board members of
- 6 associations of apartment owners possess is not comparable to
- 7 that of business organizations whose facilities are managed by
- 8 professional property management companies. The legislature
- 9 also finds that existing statutory requirements for managing
- 10 agents are inadequate to protect association board members and
- 11 unit owners from incompetence, negligence, and lack of property
- 12 management experience. Furthermore, existing law requires only
- 13 that managing agents be licensed real estate brokers. The lack
- 14 of requirements for commercial property management experience
- 15 may cause association board members to suffer losses due to
- 16 fraud, misrepresentation, or deceit of the managing agent or its
- 17 employees.



1	Accordingly, the purpose of this Act is to require managing
2	agents of residential condominium properties with more than one
3	hundred units located in a county with a population greater than
4	five hundred thousand to be community association managers.
5	SECTION 2. Section 514B-132, Hawaii Revised Statutes, is
6	amended by amending subsection (a) to read as follows:
7	"(a) Every managing agent shall:
8	(1) Be a:
9	(A) Licensed real estate broker in compliance with
10	chapter 467 and the rules of the commission.
11	With respect to any requirement for a corporate
12	managing agent in any declaration or bylaws
13	recorded before July 1, 2006, any managing agent
14	organized as a limited liability company shall be
15	deemed to be organized as a corporation for the
16	purposes of this paragraph, unless the
17	declaration or bylaws are expressly amended after
18	July 1, 2006 to require that the managing agent
19	be organized as a corporation and not as a
20	limited liability company; or

1		(B) Corporation authorized to do business under
2		article 8 of chapter 412;
3	(2)	Register with the commission [prior to] before
4		conducting managing agent activity through approval of
5		a completed registration application, payment of fees,
6		and submission of any other additional information set
7		forth by the commission. The registration shall be
8		for a biennial period with termination on December 31
9		of an even-numbered year. The commission shall
10		prescribe a deadline date [prior to] before the
11		termination date for the submission of a completed
12		reregistration application, payment of fees, and any
13		other additional information set forth by the
14		commission. Any managing agent who has not met the
15		submission requirements by the deadline date shall be
16		considered a new applicant for registration and
17		subject to initial registration requirements. The
18		information required to be submitted with any
19		application shall include the name, business address,

phone number, and names of associations managed;

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1	(3)	Obtain and keep current a fidelity bond in an amount
2		equal to \$500 multiplied by the aggregate number of
3		units of the association managed by the managing
4		agent; provided that the amount of the fidelity bond
5		shall not be less than \$20,000 nor greater than
6		\$500,000. Upon request by the commission, the
7		managing agent shall provide evidence of a current
8		fidelity bond or a certification statement from an
9		insurance company authorized by the insurance division
10		of the department of commerce and consumer affairs
11		certifying that the fidelity bond is in effect and
12		meets the requirements of this section and the rules
13		adopted by the commission. The managing agent shall
14		permit only employees covered by the fidelity bond to
15		handle or have custody or control of any association
16		funds, except any principals of the managing agent
17		that cannot be covered by the fidelity bond. The
18		fidelity bond shall protect the managing agent against
19		the loss of any association's moneys, securities, or
20		other properties caused by the fraudulent or dishonest
21		acts of employees of the managing agent. Failure to

obtain or maintain a fidelity bond in compliance with		
this chapter and the rules adopted pursuant thereto,		
including failure to provide evidence of the fidelity		
bond coverage in a timely manner to the commission,		
shall result in nonregistration or the automatic		
termination of the registration, unless an approved		
exemption or a bond alternative is presently		
maintained. A managing agent who is unable to obtain		
a fidelity bond may seek an exemption from the		
fidelity bond requirement from the commission;		
Act promptly and diligently to recover from the		

(4) Act promptly and diligently to recover from the fidelity bond, if the fraud or dishonesty of the managing agent's employees causes a loss to an association, and apply the fidelity bond proceeds, if any, to reduce the association's loss. If more than one association suffers a loss, the managing agent shall divide the proceeds among the associations in proportion to each association's loss. An association may request a court order requiring the managing agent to act promptly and diligently to recover from the fidelity bond. If an association cannot recover its

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1		loss from the fidelity bond proceeds of the managing
2		agent, the association may recover by court order from
3		the real estate recovery fund established under
4		section 467-16, provided that:
5		(A) The loss is caused by the fraud,
6		misrepresentation, or deceit of the managing
7		agent or its employees;
8		(B) The managing agent is a licensed real estate
9		broker; and
10		(C) The association fulfills the requirements of
11		sections 467-16 and 467-18 and any applicable
12		rules of the commission;
13	(5)	Pay a nonrefundable application fee and, upon
14		approval, an initial registration fee, and
15		subsequently pay a reregistration fee, as prescribed
16		by rules adopted by the director of commerce and
17		consumer affairs pursuant to chapter 91. A compliance
18		resolution fee shall also be paid pursuant to section
19		26-9(o) and the rules adopted pursuant thereto; [and]
20	(6)	Report immediately in writing to the commission any
21		changes to the information contained on the

1		registration application or any other documents
2		provided for registration. Failure to do so may
3		result in termination of registration and subject the
4		managing agent to initial registration
5		requirements[-]; and
6	<u>(7)</u>	For residential condominium properties with more than
7		one hundred units located in a county with a
8		population greater than five hundred thousand, be a
9		community association manager.
10		For purposes of this paragraph, "community
11		association manager" means an individual who possesses
12		a manager credential issued by a nationwide community
13		association management industry trade group."
14	SECT	ION 3. Statutory material to be repealed is bracketed
15	and stric	ken. New statutory material is underscored.
16	SECT	ION 4. This Act shall take effect on July 1, 3000.

Report Title:

Condominiums; Managing Agents; Requirements; Community Association Managers

Description:

Requires managing agents for residential condominium properties with more than one hundred units located in a county with a population greater than 500,000 to possess a community association manager credential from a recognized nationwide community association management industry trade group. Effective 7/1/3000. (HD1)

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