

JAN 21 2026

A BILL FOR AN ACT

RELATING TO CONDOMINIUMS.

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

1 SECTION 1. The legislature finds that the Hawaii supreme
2 court recently issued a summary disposition order interpreting
3 existing law relating to condominiums to require managing agents
4 to make available to unit owners sufficiently detailed financial
5 information and other records relating to the private resale of
6 units, such as a project information form (Form RR105C) and a
7 statement of account (SOA). *Caven v. Certified Mgmt, Inc. dba*
8 *Associa Hawaii*, 156 Hawaii 401, 575 P.3d 491 (2025). The order
9 further provides that the statutorily mandated disclosures are
10 not limited to pre-existing documents, and if they are made
11 available to the unit owner electronically or for download
12 through an internet site, they are to be provided at no cost to
13 the unit owner or the owner's authorized agent. *Id.*

14 Because forms used for private sales transactions are for
15 the use and benefit of the parties to the sale and not for the
16 benefit of the association, the legislature believes that these
17 forms are not "association documents" as interpreted by the



1 Hawaii supreme court, and that it is unfair to pass on the cost
2 of providing non-association documents for a private sales
3 transaction to all unit owners in an association, thus
4 increasing association costs for condominium unit owners.

5 Accordingly, the purpose of this Act is to clarify that an
6 association's or managing agent's obligation to make available,
7 at no cost to unit owners, sufficiently detailed financial
8 information and disclosures related to resale of units is
9 limited to pre-existing documentation and does not include the
10 provision of documentation or forms used to facilitate private
11 sales transactions that are not already maintained by the
12 association.

13 SECTION 2. Section 514B-152, Hawaii Revised Statutes, is
14 amended to read as follows:

15 **"§514B-152 Association records; generally.** The
16 association shall keep financial and other records sufficiently
17 detailed to enable the association to comply with requests for
18 information and disclosures related to resale of units[–];
19 provided that a request to provide a document that is not
20 already in existence, or to complete a form, for the purpose of
21 facilitating a specific resale transaction, shall be made



1 available to the owner or the owner's authorized agent subject
2 to reasonable fees for administrative costs associated with
3 handling the request pursuant to section 514B-105(d). Except as
4 otherwise provided by law, all financial and other records shall
5 be made available pursuant to section 514B-154.5 for examination
6 by any unit owner and the owner's authorized agents.

7 Association records shall be stored on the island on which the
8 association's project is located; provided that if original
9 records, including but not limited to invoices, are required to
10 be sent off-island, copies of the records shall be maintained on
11 the island on which the association's project is located."

12 SECTION 3. This Act does not affect rights and duties that
13 matured, penalties that were incurred, and proceedings that were
14 begun before its effective date.

15 SECTION 4. Statutory material to be repealed is bracketed
16 and stricken. New statutory material is underscored.

17 SECTION 5. This Act shall take effect upon its approval.

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INTRODUCED BY: 



S.B. NO. 2035

Report Title:

Condominiums; Association Records; Resale Transactions; Costs

Description:

Authorizes condominium associations and managing agents to charge reasonable costs for administrative services related to providing documentation not already in existence or preparing forms to facilitate a private sales transaction.

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

