First Regular Session Sixty-ninth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 13-0772.02 Chuck Brackney x2295

SENATE BILL 13-183

SENATE SPONSORSHIP

Carroll, Giron, Schwartz

HOUSE SPONSORSHIP

Fields,

Senate Committees

Local Government

House Committees

A BILL FOR AN ACT

101 CONCERNING WATER CONSERVATION MEASURES IN COMMON INTEREST

102 COMMUNITIES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill amends current law to specify that restrictive covenants or declarations, bylaws, and rules and regulations of common interest communities that prohibit or limit xeriscape or drought-tolerant vegetation or require ground covering vegetation to consist of any amount of turf grass are contrary to public policy and unenforceable. The bill also

adds a definition of "xeriscape" to the "Colorado Common Interest Ownership Act" and says that a unit owners' association (association) may not prohibit the use of xeriscape or other drought-tolerant vegetative landscapes to provide ground covering and may not levy fines against unit owners for violations of declarations, bylaws, or rules and regulations of the association for failure to adequately water when water restrictions are in place and the unit owner waters in compliance with those restrictions.

Be it enacted by the General Assembly of the State of Colorado:

1

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

SECTION 1. In Colorado Revised Statutes, 37-60-126, amend

(11) (a), (11) (b) (III), (11) (c) introductory portion, (11) (c) (I), and (11)

(c) (III) as follows:

37-60-126. Water conservation and drought mitigation planning - programs - relationship to state assistance for water facilities - guidelines - water efficiency grant program - repeal. (11) (a) Any section of a restrictive covenant OR OF THE DECLARATION, BYLAWS, OR RULES AND REGULATIONS OF A COMMON INTEREST COMMUNITY, ALL AS DEFINED IN SECTION 38-33.3-103, C.R.S., that prohibits or limits xeriscape, prohibits or limits the installation or use of drought-tolerant vegetative landscapes, or requires cultivated vegetation to consist exclusively or primarily WHOLLY OR PARTIALLY of turf grass is hereby declared contrary to public policy and, on that basis, that section of the covenant shall be IS unenforceable. THIS PARAGRAPH (a) DOES NOT PROHIBIT COMMON INTEREST COMMUNITIES FROM ADOPTING AND ENFORCING DESIGN OR AESTHETIC GUIDELINES OR RULES THAT REQUIRE DROUGHT-TOLERANT VEGETATIVE LANDSCAPES OR REGULATE THE TYPE, NUMBER, AND PLACEMENT OF DROUGHT-TOLERANT PLANTINGS AND HARDSCAPES THAT MAY BE INSTALLED ON THE UNIT OWNER'S PROPERTY OR PROPERTY FOR WHICH THE UNIT OWNER IS RESPONSIBLE.

(b) As used in this subsection (11):

-2-

1	(III) "Turf grass" means continuous plant coverage consisting of
2	hybridized NONNATIVE grasses that, OR GRASSES THAT HAVE NOT BEEN
3	HYBRIDIZED FOR ARID CONDITIONS WHICH, when regularly mowed, form
4	a dense growth of leaf blades and roots.
5	(c) Nothing in this subsection (11) shall preclude PRECLUDES the
6	executive board of a common interest community from taking
7	enforcement action against a unit owner who allows his or her existing
8	landscaping to die; except that:
9	(I) Such No enforcement action shall be suspended during a
10	period REQUIRE THAT A UNIT OWNER WATER IN VIOLATION of water use
11	restrictions declared by the jurisdiction in which the common interest
12	community is located, in which case the unit owner shall comply with
13	WATER HIS OR HER LANDSCAPING APPROPRIATELY BUT NOT IN EXCESS OF
14	any watering restrictions imposed by the water provider for the common
15	interest community;
16	(III) Once the drought emergency is lifted, IN ANY ENFORCEMENT
17	ACTION IN WHICH THE EXISTING TURF GRASS IS DEAD DUE TO
18	INSUFFICIENT WATERING, the unit owner shall be allowed a reasonable and
19	practical opportunity, as defined by the association's executive board,
20	with consideration of applicable local growing seasons or practical
21	limitations, to reseed and revive turf grass before being required to
22	replace it with new sod.
23	SECTION 2. In Colorado Revised Statutes, 38-33.3-103, add
24	(33) as follows:
25	38-33.3-103. Definitions. As used in the declaration and bylaws
26	of an association, unless specifically provided otherwise or unless the
27	context otherwise requires, and in this article:

-3-

1	(33) "XERISCAPE" MEANS THE APPLICATION OF THE PRINCIPLES OF
2	LANDSCAPE PLANNING AND DESIGN, SOIL ANALYSIS AND IMPROVEMENT,
3	APPROPRIATE PLANT SELECTION, LIMITATION OF TURF AREA, USE OF
4	MULCHES, IRRIGATION EFFICIENCY, AND APPROPRIATE MAINTENANCE
5	THAT RESULTS IN WATER USE EFFICIENCY AND WATER-SAVING PRACTICES.
6	SECTION 3. In Colorado Revised Statutes, 38-33.3-106.5, add
7	(1) (i) as follows:
8	38-33.3-106.5. Prohibitions contrary to public policy -
9	patriotic and political expression - emergency vehicles - fire
10	prevention - renewable energy generation devices - affordable
11	housing - drought prevention measures - definitions.
12	(1) Notwithstanding any provision in the declaration, bylaws, or rules
13	and regulations of the association to the contrary, an association shall not
14	prohibit any of the following:
15	(i) THE USE OF XERISCAPE OR DROUGHT-TOLERANT VEGETATIVE
16	LANDSCAPES TO PROVIDE GROUND COVERING TO PROPERTY OWNED BY
17	THE UNIT OWNER. ASSOCIATIONS MAY ADOPT AND ENFORCE DESIGN OR
18	AESTHETIC GUIDELINES OR RULES THAT REQUIRE DROUGHT-TOLERANT
19	VEGETATIVE LANDSCAPES OR REGULATE THE TYPE, NUMBER, AND
20	PLACEMENT OF DROUGHT-TOLERANT PLANTINGS AND HARDSCAPES THAT
21	MAY BE INSTALLED ON THE UNIT OWNER'S PROPERTY OR PROPERTY FOR
22	WHICH THE UNIT OWNER IS RESPONSIBLE.
23	SECTION 4. In Colorado Revised Statutes, 38-33.3-302, amend
24	(1) (k) as follows:
25	38-33.3-302. Powers of unit owners' association. (1) Except as
26	provided in subsections (2) and (3) of this section, and subject to the
27	provisions of the declaration, the association, without specific

-4- 183

authorization in the declaration, may:

(k) (I) Impose charges for late payment of assessments, recover reasonable attorney fees and other legal costs for collection of assessments and other actions to enforce the power of the association, regardless of whether or not suit was initiated, and, after notice and an opportunity to be heard, levy reasonable fines for violations of the declaration, bylaws, and rules and regulations of the association.

(II) THE ASSOCIATION MAY NOT LEVY FINES AGAINST A UNIT OWNER FOR VIOLATIONS OF DECLARATIONS, BYLAWS, OR RULES OF THE ASSOCIATION FOR FAILURE TO ADEQUATELY WATER LANDSCAPES OR VEGETATION FOR WHICH THE UNIT OWNER IS RESPONSIBLE WHEN WATER RESTRICTIONS OR GUIDELINES FROM THE LOCAL WATER DISTRICT OR SIMILAR ENTITY ARE IN PLACE AND THE UNIT OWNER IS WATERING IN COMPLIANCE WITH SUCH RESTRICTIONS OR GUIDELINES. THE ASSOCIATION MAY REQUIRE PROOF FROM THE UNIT OWNER THAT THE UNIT OWNER IS WATERING THE LANDSCAPE OR VEGETATION IN A MANNER THAT IS CONSISTENT WITH THE MAXIMUM WATERING PERMITTED BY THE RESTRICTIONS OR GUIDELINES THEN IN EFFECT.

SECTION 5. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

-5- 183