First Regular Session Seventieth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 15-1095

LLS NO. 15-0298.02 Duane Gall x4335

HOUSE SPONSORSHIP

Carver, Joshi, Lundeen, Saine, Tate

Lundberg,

SENATE SPONSORSHIP

House Committees State, Veterans, & Military Affairs **Senate Committees**

A BILL FOR AN ACT

101	C ONCERNING THE EXTENSION OF AN EXEMPTION UNDER THE
102	"COLORADO COMMON INTEREST OWNERSHIP ACT" FOR
103	CERTAIN SMALL COMMON-INTEREST COMMUNITIES TO INCLUDE
104	COMMUNITIES CREATED BEFORE JULY 1, 1992, WHOSE
105	DECLARATIONS LIMIT THEIR ANNUAL COMMON EXPENSE
106	LIABILITY TO NO MORE THAN THREE HUNDRED DOLLARS.

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 "Colorado Common Interest Ownership Act" (CCIOA),



enacted in 1992, contains an exemption from most of its provisions for certain preexisting cooperatives and planned communities, based on the number of units. A similar exemption applies to new (post-1992) communities based on either the number of units or the dollar amount of assessments for common-interest expenses, so long as the annual assessments do not exceed \$300. The assessment-based exemption requires the \$300 limit to be spelled out in the community's recorded declaration, which cannot be changed except upon a 2/3 vote of all homeowners.

The bill allows a community created before the passage of CCIOA the same exemption based on a \$300 or less annual assessment, and it allows the \$300 limit to be established either in the declaration or in the community's bylaws.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, amend 38-33.3-119 3 as follows: 4 38-33.3-119. Exception for small preexisting cooperatives and 5 planned communities. If a cooperative or planned community created 6 within this state before July 1, 1992, contains no more than ten units and 7 is not subject to any development rights, OR IF ITS DECLARATION LIMITS 8 ITS ANNUAL COMMON EXPENSE LIABILITY TO THE AMOUNT SPECIFIED IN 9 SECTION 38-33.3-116 (1), THEN it is subject only to sections 38-33.3-105 10 to 38-33.3-107 unless the declaration is amended in conformity with 11 applicable law and with the procedures and requirements of the 12 declaration to take advantage of the provisions of section 38-33.3-120, in 13 which case all the sections enumerated in section 38-33.3-117 apply to 14 that planned community. 15 SECTION 2. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the 16 17 ninety-day period after final adjournment of the general assembly

18 (August 5, 2015, if adjournment sine die is on May 6, 2015); except that,

if a referendum petition is filed pursuant to section 1 (3) of article V of
the state constitution against this act or an item, section, or part of this act
within such period, then the act, item, section, or part will not take effect
unless approved by the people at the general election to be held in
November 2016 and, in such case, will take effect on the date of the
official declaration of the vote thereon by the governor.