First Regular Session Seventieth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 15-0826.01 Duane Gall x4335

SENATE BILL 15-209

SENATE SPONSORSHIP

Balmer, Todd

HOUSE SPONSORSHIP

Williams,

Senate CommitteesBusiness, Labor, & Technology

House Committees

	A BILL FOR AN ACT
101	CONCERNING AN AMENDMENT TO SPECIFIED STATUTES GOVERNING
102	THE MANAGEMENT OF THE FINANCIAL AFFAIRS OF A UNIT
103	OWNERS' ASSOCIATION UNDER THE "COLORADO COMMON
104	INTEREST OWNERSHIP ACT" SO AS TO EXEMPT COMMUNITIES IN
105	WHICH A MAJORITY OF UNITS DESIGNATED FOR RESIDENTIAL
106	USE ARE TIME SHARE UNITS.

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 key definitions in the statute requiring licensure

SENATE d Reading Unamended April 15, 2015

SENATE Amended 2nd Reading April 14, 2015 of professional community association managers to exclude the managers of communities in which a majority of units that are designated for residential use are time share units. A similar exclusion is made from the statute requiring the association to adopt and comply with a collections policy and to attempt to coordinate with the unit owner to set up a payment plan for the collection of past-due assessments and other delinquent payments.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, 12-61-1001, amend
3	(2) and (8) as follows:
4	12-61-1001. Definitions. As used in this part 10, unless the
5	context otherwise requires:
6	(2) (a) "Common interest community" has the meaning set forth
7	in section 38-33.3-103 (8), C.R.S.; EXCEPT THAT "COMMON INTEREST
8	COMMUNITY" DOES NOT <u>INCLUDE:</u>
9	(I) A COMMUNITY MANAGED BY AN ASSOCIATION OR UNIT
10	OWNERS' ASSOCIATION IN WHICH A MAJORITY OF UNITS THAT ARE
11	DESIGNATED FOR RESIDENTIAL USE ARE TIME SHARE UNITS, AS DEFINED IN
12	SECTION 38-33-110 (7), $\underline{C.R.S.}$, or consist of time share interests as
13	<u>DEFINED IN SECTION 12-61-401 (4); OR</u>
14	(II) A COMMUNITY, RESORT, OR DEVELOPMENT REGISTERED WITH
15	THE COLORADO DIVISION OF REAL ESTATE AS A TIME SHARE SUBDIVISION.
16	$\underline{\text{(b)}}$ As used in this subsection (2), "majority of units" means
17	THE UNITS TO WHICH ARE ALLOCATED MORE THAN FIFTY PERCENT OF THE
18	ALLOCATED INTERESTS IN THE COMMON INTEREST COMMUNITY
19	APPURTENANT TO ALL UNITS THAT ARE DESIGNATED FOR RESIDENTIAL
20	USE.
21	(8) "HOA" or "homeowners' association" means an association or
22	unit owners' association, as defined in section 38-33.3-103 (3), C.R.S.,

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1	whether organized before, on, or after July 1, 1992; EXCEPT THAT THE
2	TERM DOES NOT INCLUDE AN ASSOCIATION OR UNIT OWNERS' ASSOCIATION
3	IN WHICH A MAJORITY OF UNITS THAT ARE DESIGNATED FOR RESIDENTIAL
4	USE ARE TIME SHARE UNITS, AS DEFINED IN SECTION $38-33-110(7)$, C.R.S.
5	AS USED IN THIS SUBSECTION (8), "MAJORITY OF UNITS" MEANS THE UNITS
6	TO WHICH ARE ALLOCATED MORE THAN FIFTY PERCENT OF THE ALLOCATED
7	INTERESTS IN THE COMMON INTEREST COMMUNITY APPURTENANT TO ALL
8	UNITS THAT ARE DESIGNATED FOR RESIDENTIAL USE.
9	_
10	SECTION 2. Safety clause. The general assembly hereby finds,
11	determines, and declares that this act is necessary for the immediate
12	preservation of the public peace, health, and safety.

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