

# **FINAL FISCAL NOTE**

LLS 18-0387 Date: July 23, 2018 **Drafting Number:** 

Bill Status: Postponed Indefinitely Rep. Kraft-Tharp; Thurlow **Prime Sponsors:** 

Fiscal Analyst: Erin Reynolds | 303-866-4146 Sen. Gardner

Erin.Reynolds@state.co.us

□ TABOR Refund

#### SUNSET COMMUNITY ASSOCIATION MANAGERS **Bill Topic:**

Summary of **Fiscal Impact:** 

State Revenue (continuation)

 State Expenditure (continuation, new) □ Local Government

□ State Transfer □ Statutory Public Entity

Sunset bill. This bill would have continued the Community Association Management Practice Act for 5 years, through September 1, 2023, and implemented certain recommendations from the sunset review. State fiscal impacts would have included both new workload for the Division of Real Estate to implement the changes under the bill, as well as the continuation of the program's current revenue and expenditures.

**Appropriation Summary:** 

No appropriation was required.

**Fiscal Note** Status:

This fiscal note reflects the reengrossed bill. This bill was not enacted into law: therefore, the impacts identified in this analysis do not take effect.

### Table 1 State Fiscal Impacts Under HB 18-1175

New Impacts	FY 2018-19	FY 2019-20
Revenue	-	-
Expenditures	-	-

<b>Continuing Program</b>	Impacts	FY 2018-19	FY 2019-20
Revenue	Cash Funds	-	\$530,000
Expenditures	Cash Funds	-	\$280,000
	FTE	-	3.2 FTE

Table 1 shows the new impacts resulting from changes to the program under the bill and the continuing impacts from extending the program beyond its current repeal date. The continuing program impacts will end if the bill is not passed and the program is allowed to repeal.

## **Summary of Legislation**

This bill continues the Community Association Management Practice Act in the Division of Real Estate in the Department of Regulatory Agencies (DORA) — which is scheduled to repeal July 1, 2018 — for 5 years through September 1, 2023.

The bill also implements certain recommendations from DORA's sunset review. These recommendations include:

- amend definitions so that administrative and support staff are not required to be licensed;
- modify the supervision requirements for the apprentice license;
- remove references to private, professional credentials and allow the director of the Division of Real Estate to approve credential, examination, and education requirements by rule; and
- enhance the due process protections of cease and desist orders issued by the director.

#### **Continuing Program Impacts**

Based on its FY 2016-17 budget, DORA is expected to have about \$530,000 in revenue and \$280,000 and 3.2 FTE in expenditures to license Community Association Managers. If this bill is enacted, current revenue and expenditures will continue for the program starting in FY 2019-20. If this bill is <u>not</u> enacted, the program will end on July 1, 2019, following a wind-down period, and state revenue and expenditures will decrease starting in FY 2019-20 by the amounts shown in Table 1. The changes to the program that drive additional workload are discussed in the State Expenditure section below.

#### **State Expenditures**

In FY 2018-19, the Division of Real Estate will have a minimal workload impact to promulgate rules to implement the changes under the bill. This work expected to occur during the division's regular rulemaking schedule. No change in appropriations is required.

To the extent the judicial review process for cease and desist orders is utilized, workload will also minimally increase for courts in the Judicial Department. This potential workload increase is expected to be minimal and no change in appropriations is required.

#### **Effective Date**

The bill was postponed indefinitely by the Senate Finance Committee on April 10, 2018.

# **State and Local Government Contacts**

Law Regulatory Agencies