# Second Regular Session Seventy-second General Assembly STATE OF COLORADO

## **INTRODUCED**

LLS NO. 20-0519.01 Duane Gall x4335

**HOUSE BILL 20-1200** 

#### **HOUSE SPONSORSHIP**

Titone and Weissman,

### SENATE SPONSORSHIP

(None),

# House Committees Business Affairs & Labor

#### **Senate Committees**

	A BILL FOR AN ACT
101	CONCERNING THE CONTINUATION OF THE HOA INFORMATION AND
102	RESOURCE CENTER, AND, IN CONNECTION THEREWITH,
103	IMPLEMENTING THE RECOMMENDATIONS CONTAINED IN THE
104	2019 SUNSET REPORT BY THE DEPARTMENT OF REGULATORY
105	AGENCIES.

#### **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 <a href="http://leg.colorado.gov/">http://leg.colorado.gov/</a>.)

Sunset Process - House Business Affairs and Labor Committee. The bill continues the HOA information and resource center

for 5 years, until 2025. It also creates a dispute resolution and enforcement program (program) under which the division of real estate shall:

- ! Collect and annually report upon additional data specifically related to disputes and violations of the "Colorado Common Interest Ownership Act" (act);
- ! Produce and distribute educational materials concerning the act and the program; and
- ! Take complaints, conduct investigations, make determinations, impose penalties, and participate in administrative dispute resolutions when there are alleged violations of the act or the program.

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

- 2 **SECTION 1.** In Colorado Revised Statutes, 24-34-104, repeal
- (19)(a)(II); and **add** (26)(a)(IX) as follows:
- 4 24-34-104. General assembly review of regulatory agencies
- 5 and functions for repeal, continuation, or reestablishment legislative
- 6 **declaration repeal.** (19) (a) The following agencies, functions, or both,
- 7 are scheduled for repeal on September 1, 2020:
- 8 (II) The HOA information and resource center created in section
- 9 12-10-801;
- 10 (26) (a) The following agencies, functions, or both, are scheduled
- 11 for repeal on September 1, 2025:
- 12 (IX) THE HOA INFORMATION AND RESOURCE CENTER AND THE
- 13 FUNCTIONS OF THE CENTER AND, IN CONNECTION WITH THE HOA DISPUTE
- 14 RESOLUTION AND ENFORCEMENT PROGRAM UNDER PART 8 OF ARTICLE 10
- 15 OF TITLE 12, THE POWERS AND DUTIES OF THE DIVISION OF REAL ESTATE,
- 16 THE DIRECTOR OF THE DIVISION OF REAL ESTATE, AND THE HOA
- 17 INFORMATION OFFICER.
- SECTION 2. In Colorado Revised Statutes, 12-10-801, amend
- 19 (5) and (6) as follows:

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1	12-10-801. HOA information and resource center - creation -
2	<b>duties - rules - subject to review - repeal.</b> (5) The director may adopt
3	rules as necessary to implement this section PART 8 and section
4	38-33.3-401. This subsection (5) shall not be construed to confer
5	additional rule-making authority upon the director for any other purpose.
6	(6) This section PART 8 is repealed, effective September 1, 2020
7	2025. Before the repeal, the HOA information and resource center and the
8	HOA information officer's powers and duties, under this section PART 8,
9	OF THE DIVISION, THE DIRECTOR, AND THE HOA INFORMATION OFFICER are
10	scheduled for review in accordance with section 24-34-104.
11	SECTION 3. In Colorado Revised Statutes, add 12-10-800.3,
12	12-10-802, 12-10-803, 12-10-804, 12-10-805, and 12-10-806 as follows:
13	12-10-800.3. Definitions - rules. AS USED IN THIS PART 8, UNLESS
14	THE CONTEXT OTHERWISE REQUIRES:
15	(1) "ACT" MEANS THE "COLORADO COMMON INTEREST
16	OWNERSHIP ACT", ARTICLE 33.3 OF TITLE 38.
17	(2) "ASSOCIATION" MEANS AN HOA AS DEFINED IN SECTION
18	12-10-101 (3).
19	(3) "COMMON INTEREST COMMUNITY" HAS THE SAME MEANING AS
20	SET FORTH IN SECTION 38-33.3-103 (8).
21	(4)(a) "COMMUNITY ASSOCIATION MANAGEMENT" MEANS ANY OF
22	THE FOLLOWING PRACTICES RELATING TO THE MANAGEMENT OF A
23	COMMON INTEREST COMMUNITY, AT THE DIRECTION OR ON BEHALF OF ITS
24	EXECUTIVE BOARD:
25	(I) ACTING WITH THE AUTHORITY OF THE COMMON INTEREST
26	COMMUNITY WITH RESPECT TO ITS BUSINESS, LEGAL, FINANCIAL, OR OTHER
27	TRANSACTIONS;

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1	(II) EXECUTING THE RESOLUTIONS, DECISIONS, AND CONTRACTS OF
2	THE EXECUTIVE BOARD;
3	(III) ENFORCING THE RIGHTS OF THE COMMON INTEREST
4	COMMUNITY SECURED BY STATUTE, CONTRACT, COVENANT, RULE, OR
5	BYLAW;
6	(IV) Administering or coordinating maintenance of
7	PROPERTY OR FACILITIES OF THE COMMON INTEREST COMMUNITY;
8	(V) ADMINISTERING APPLICATIONS FOR ARCHITECTURAL REVIEW;
9	(VI) CONDUCTING MEETINGS OF THE COMMON INTEREST
10	COMMUNITY'S MEMBERSHIP OR EXECUTIVE BOARD;
11	(VII) MAINTAINING THE COMMON INTEREST COMMUNITY'S
12	RECORDS PURSUANT TO ITS GOVERNING DOCUMENTS AND APPLICABLE
13	PROVISIONS OF THE ACT; OR
14	(VIII) ADMINISTERING, OR OTHERWISE EXERCISING CONTROL OF,
15	A COMMON INTEREST COMMUNITY'S FUNDS, INCLUDING THE
16	ADMINISTRATION OF A RESERVE PROGRAM FOR THE MAJOR REPAIR OR
17	REPLACEMENT OF CAPITAL ASSETS.
18	(b) "COMMUNITY ASSOCIATION MANAGEMENT" DOES NOT MEAN
19	THE PERFORMANCE OF ANY CLERICAL, MINISTERIAL, ACCOUNTING, OR
20	MAINTENANCE FUNCTION. THE DIRECTOR MAY ADOPT RULES TO FURTHER
21	DEFINE OR CLARIFY WHETHER A SPECIFIC FUNCTION FALLS WITHIN THIS
22	SUBSECTION (4)(b) AND THE REQUIREMENTS, IF ANY, THAT APPLY FOR
23	SUPERVISION OF SUPPORT STAFF BY MANAGERS.
24	(5) (a) "COMMUNITY ASSOCIATION MANAGER" OR "MANAGER"
25	MEANS A PERSON THAT SIGNS A WRITTEN CONTRACT TO PROVIDE
26	COMMUNITY ASSOCIATION MANAGEMENT SERVICES TO A COMMON
27	INTEDEST COMMUNITY OF THAT IN CONSIDER ATION OF COMPENSATION BY

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1	FEE, COMMISSION, SALARY, OR ANYTHING ELSE OF VALUE OR WITH THE
2	INTENTION OF RECEIVING OR COLLECTING THE COMPENSATION, WHETHER
3	OR NOT THE COMPENSATION IS RECEIVED BY THE MANAGER DIRECTLY OR
4	BY THE ENTITY THAT EMPLOYS THE MANAGER, ENGAGES IN OR OFFERS OR
5	ATTEMPTS TO ENGAGE IN COMMUNITY ASSOCIATION MANAGEMENT IN
6	COLORADO.
7	(b) "COMMUNITY ASSOCIATION MANAGER" OR "MANAGER" DOES
8	NOT INCLUDE:
9	(I) A PERSON WHO, UNDER THE SUPERVISION OF A MANAGER,
10	PERFORMS ANY CLERICAL, MINISTERIAL, ACCOUNTING, OR MAINTENANCE
11	FUNCTION;
12	(II) A PUBLIC OFFICIAL IN THE CONDUCT OF THE PUBLIC OFFICIAL'S
13	OFFICIAL DUTIES;
14	(III) A RECEIVER, TRUSTEE, ADMINISTRATOR, CONSERVATOR,
15	EXECUTOR, OR GUARDIAN ACTING UNDER PROPER AUTHORIZATION;
16	(IV) A PERSON IN ACQUIRING OR IN NEGOTIATING TO ACQUIRE ANY
17	INTEREST IN REAL ESTATE;
18	(V) AN ATTORNEY IN CONNECTION WITH THE ATTORNEY'S
19	REPRESENTATION OF CLIENTS IN THE PRACTICE OF LAW;
20	(VI) A CORPORATION WITH RESPECT TO PROPERTY OWNED OR
21	LEASED BY IT, ACTING THROUGH ITS OFFICERS OR REGULAR SALARIED
22	EMPLOYEES, WHEN THE ACTS ARE INCIDENTAL AND NECESSARY IN THE
23	ORDINARY COURSE OF THE CORPORATION'S BUSINESS ACTIVITIES OF A
24	NON-PROPERTY-MANAGEMENT NATURE. FOR THE PURPOSES OF THIS
25	SUBSECTION (5)(b), THE TERM "OFFICERS OR REGULAR SALARIED
26	EMPLOYEES" MEANS PERSONS REGULARLY EMPLOYED WHO DERIVE NOT
27	LESS THAN SEVENTY-FIVE PERCENT OF THEIR COMPENSATION FROM THE

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1	CORPORATION IN THE FORM OF SALARIES.
2	(VII) AN INDEPENDENT CONTRACTOR WHO:
3	(A) PERFORMS ANY CLERICAL, MINISTERIAL, ACCOUNTING, OR
4	MAINTENANCE FUNCTION; OR
5	(B) IS NOT OTHERWISE ENGAGED IN THE PERFORMANCE OF
6	COMMUNITY ASSOCIATION MANAGEMENT; OR
7	(VIII) AN APPRENTICE WORKING UNDER THE SUPERVISION OF A
8	MANAGER.
9	(6) "COMPLAINANT" MEANS A PERSON WHO HAS FILED A
10	COMPLAINT ALLEGING A VIOLATION OF THE ACT OR THE PROGRAM. THE
11	TERM INCLUDES THE COMPLAINANT'S AGENT, EMPLOYEE, OR
12	REPRESENTATIVE AUTHORIZED TO ACT ON THE COMPLAINANT'S BEHALF.
13	(7) "Fund" means the division of real estate cash fund
14	CREATED IN SECTION 12-10-215.
15	(8) "PENALTY" MEANS A MONETARY PENALTY LEVIED AGAINST A
16	COMPLAINANT OR RESPONDENT BECAUSE OF A VIOLATION OF EITHER THE
17	ACT OR THE PROGRAM.
18	(9) "PROGRAM" MEANS THE HOA DISPUTE RESOLUTION AND
19	ENFORCEMENT PROGRAM CREATED IN SECTION 12-10-802.
20	(10) "RESPONDENT" MEANS AN ASSOCIATION, MANAGER,
21	EXECUTIVE BOARD MEMBER, OR OTHER PERSON ALLEGED TO HAVE
22	COMMITTED A VIOLATION OF THE ACT OR THE PROGRAM. THE TERM
23	INCLUDES THE RESPONDENT'S AGENT, EMPLOYEE, OR REPRESENTATIVE
24	AUTHORIZED TO ACT ON THE RESPONDENT'S BEHALF.
25	12-10-802. Dispute resolution program - creation - duties of
26	division - report - rules. (1) The HOA dispute resolution and
27	ENFORCEMENT PROGRAM IS HEREBY CREATED.

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1	(2) THE DIVISION SHALL:
2	(a) PRODUCE EDUCATIONAL MATERIALS REGARDING THE ACT AND
3	THE PROGRAM. THESE MATERIALS MUST BE IN BOTH ENGLISH AND
4	SPANISH AND MUST BE POSTED ON THE DIVISION'S WEBSITE. THE
5	MATERIALS MUST INCLUDE:
6	(I) THE EDUCATIONAL AND REFERENCE MATERIALS ASSEMBLED BY
7	THE HOA INFORMATION OFFICER PURSUANT TO SECTION 12-10-801 (3)(a);
8	AND
9	(II) A TOLL-FREE TELEPHONE NUMBER THAT MEMBERS OF THE
10	PUBLIC CAN USE TO SEEK ADDITIONAL INFORMATION AND COMMUNICATE
11	COMPLAINTS SPECIFIC TO THE ACT OR THE PROGRAM.
12	(b) CREATE AND MAINTAIN A DATABASE OF ASSOCIATIONS AND
13	MANAGERS THAT HAVE HAD COMPLAINTS FILED AGAINST THEM UNDER THE
14	PROGRAM;
15	(c) RECEIVE COMPLAINTS AND PERFORM DISPUTE RESOLUTION AND
16	ENFORCEMENT ACTIVITIES RELATED TO THE PROGRAM, INCLUDING
17	INVESTIGATIONS, NEGOTIATIONS, DETERMINATIONS OF VIOLATIONS, AND
18	THE IMPOSITION OF PENALTIES AS DESCRIBED IN SECTION 12-10-803;
19	(d) ISSUE SUBPOENAS; AND
20	(e) PROVIDE AN ANNUAL REPORT, AS DESCRIBED IN SECTION
21	12-10-806, ON THE OPERATION OF THE PROGRAM TO THE BUSINESS
22	AFFAIRS AND LABOR COMMITTEE OF THE HOUSE OF REPRESENTATIVES AND
23	THE BUSINESS, LABOR, AND TECHNOLOGY COMMITTEE OF THE SENATE, OR
24	THEIR SUCCESSOR COMMITTEES, AND TO THE DEPARTMENT. THE DIVISION
25	SHALL PUBLISH A COPY OF EACH ANNUAL REPORT ON THE DIVISION'S
26	WEBSITE AND SHALL KEEP ALL REPORTS ACCESSIBLE ON THE WEBSITE FOR
2.7	AS LONG AS THE PROGRAM CONTINUES IN EXISTENCE

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1	(3) IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24, THE DIRECTOR
2	SHALL PROMULGATE RULES AS NECESSARY TO IMPLEMENT THE PROGRAM
3	AND TO CLARIFY THE REQUIREMENTS OF THE ACT.
4	(4) THE PROGRAM MUST BE FUNDED BY THE PENALTIES AND FEES
5	DEPOSITED IN THE FUND, ANY MONEY THE GENERAL ASSEMBLY
6	APPROPRIATES TO THE DEPARTMENT FOR USE BY THE DIVISION TO
7	IMPLEMENT THE PROGRAM, AND ANY OTHER RESOURCES DIRECTED TO THE
8	PROGRAM.
9	12-10-803. Dispute resolution program - complaint process -
10	cease-and-desist orders - penalties. (1) Beginning May 1, 2021, any
11	AGGRIEVED PARTY MAY FILE A COMPLAINT WITH THE DIVISION ALLEGING
12	A VIOLATION OF THE ACT OR THE PROGRAM.
13	(2) After receiving a complaint under this part 8, the
14	DIVISION SHALL INVESTIGATE THE ALLEGED VIOLATIONS AT THE DIVISION'S
15	DISCRETION AND, IF APPROPRIATE, FACILITATE NEGOTIATIONS BETWEEN
16	THE COMPLAINANT AND THE RESPONDENT.
17	(3) COMPLAINANTS AND RESPONDENTS SHALL COOPERATE WITH
18	THE DIVISION IN THE COURSE OF AN INVESTIGATION AND SHALL RESPOND
19	TO SUBPOENAS ISSUED BY THE DIVISION. FAILURE TO COOPERATE WITH
20	THE DIVISION IN THE COURSE OF AN INVESTIGATION IS A VIOLATION OF
21	THIS PART 8.
22	(4) (a) IF, AFTER AN INVESTIGATION, THE DIVISION DETERMINES
23	THAT THE PARTIES ARE UNABLE TO COME TO AN AGREEMENT, THE
24	DIVISION SHALL MAKE A WRITTEN DETERMINATION ON WHETHER A
25	VIOLATION OF THE ACT, AN ORDER OF THE DIVISION, THE RULES, OR THE
26	PROGRAM HAS OCCURRED.
27	(b) IF THE DIVISION FINDS BY A WRITTEN DETERMINATION THAT A

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VIOLATION OF THE ACT, AN ORDER OF THE DIVISION, THE RULES, OR THE PROGRAM HAS OCCURRED, THE DIVISION SHALL DELIVER A WRITTEN NOTICE OF VIOLATION BY CERTIFIED MAIL TO BOTH THE COMPLAINANT AND THE RESPONDENT. THE NOTICE OF VIOLATION MUST SPECIFY THE BASIS FOR THE DIVISION'S DETERMINATION, THE VIOLATION, THE ACTION REQUIRED TO CURE THE VIOLATION, THE TIME WITHIN WHICH THAT ACTION MUST BE TAKEN, THE PENALTIES THAT WILL BE IMPOSED IF THAT ACTION IS NOT TAKEN WITHIN THE SPECIFIED TIME PERIOD, AND THE PROCESS FOR CONTESTING THE DETERMINATION, REQUIRED ACTION, AND PENALTIES BY MEANS OF AN ADMINISTRATIVE HEARING.

- (c) If the division finds by a written determination that a violation of the act, an order of the division, the rules, or the program has not occurred, the division shall deliver a written notice of nonviolation to both the complainant and the respondent by certified mail. The notice of nonviolation must include the basis for the division's determination and the process for contesting the determination included in the notice of nonviolation by means of an administrative hearing.
- (5) THE RESPONDENT MUST COMPLY WITH THE REQUIREMENTS OF A NOTICE OF VIOLATION FROM THE DIVISION WITHIN SEVEN DAYS AFTER THE NOTICE OF VIOLATION BECOMES A FINAL AGENCY ACTION OF THE DIVISION UNDER EITHER SUBSECTION (7)(b) OR (9)(b) OF THIS SECTION, EXCEPT AS REQUIRED OTHERWISE BY THE DIVISION. IF A RESPONDENT FAILS TO COMPLY WITH THE REQUIREMENTS OF A NOTICE OF VIOLATION WITHIN THE REQUIRED TIME PERIOD AND THE DIVISION HAS NOT RECEIVED A TIMELY REQUEST FOR AN ADMINISTRATIVE HEARING, THE DIVISION MAY IMPOSE A PENALTY, UP TO A MAXIMUM OF FIVE THOUSAND DOLLARS PER

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1	VIOLATION PER DAY, FOR EACH DAY THAT A VIOLATION REMAINS
2	UNCORRECTED. WHEN DETERMINING THE AMOUNT OF THE PENALTY TO
3	IMPOSE ON A RESPONDENT, THE DIVISION SHALL CONSIDER THE SEVERITY
4	AND DURATION OF THE VIOLATION AND THE IMPACT OF THE VIOLATION ON
5	OTHER RESIDENTS OF THE ASSOCIATION. IF THE RESPONDENT SHOWS, UPON
6	TIMELY APPLICATION TO THE DIVISION, THAT A GOOD-FAITH EFFORT TO
7	COMPLY WITH THE REQUIREMENTS OF THE NOTICE OF VIOLATION HAS BEEN
8	MADE AND THAT THE RESPONDENT HAS NOT COMPLIED BECAUSE OF
9	${\tt MITIGATINGFACTORSBEYONDTHERESPONDENT'SCONTROL, THEDIVISION}$
10	MAY DELAY OR DISMISS THE IMPOSITION OF A PENALTY.
11	(6) The division may issue an order requiring the
12	RESPONDENT TO CEASE AND DESIST FROM AN UNLAWFUL PRACTICE. THE
13	DIVISION MAY ALSO ISSUE AN ORDER REQUIRING THE RESPONDENT TO
14	TAKE ACTIONS THAT, IN THE JUDGMENT OF THE DIVISION, WILL CARRY OUT
15	THE PURPOSES OF THE ACT OR THE PROGRAM. THE ACTIONS MAY INCLUDE:
16	(a) REFUNDING FINES, ASSESSMENTS, OR ANY OTHER FEES AND
17	CHARGES COLLECTED IN VIOLATION OF THE ACT, AN ORDER OF THE
18	DIVISION, THE RULES, OR THE PROGRAM;
19	(b) FILING DOCUMENTS THAT CORRECT A VIOLATION; AND
20	(c) TAKING ACTION NECESSARY TO CORRECT A VIOLATION.
21	(7) (a) A COMPLAINANT OR RESPONDENT MAY REQUEST AN
22	ADMINISTRATIVE HEARING BEFORE AN ADMINISTRATIVE LAW JUDGE TO
23	CONTEST:
24	(I) A NOTICE OF VIOLATION ISSUED UNDER SUBSECTION (4)(b) OF
25	THIS SECTION OR A NOTICE OF NONVIOLATION ISSUED UNDER SUBSECTION
26	(4)(c) OF THIS SECTION;
27	(II) A PENALTY IMPOSED UNDER SUBSECTION (5) OF THIS SECTION;

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1	OR
2	(III) AN ORDER TO CEASE AND DESIST OR AN ORDER TO TAKE
3	ACTIONS UNDER SUBSECTION (6) OF THIS SECTION.
4	(b) IF THE COMPLAINANT OR RESPONDENT REQUESTS AN
5	ADMINISTRATIVE HEARING PURSUANT TO SUBSECTION (7)(a) OF THIS
6	SECTION, THE COMPLAINANT OR RESPONDENT MUST FILE THE REQUEST
7	WITHIN FOURTEEN BUSINESS DAYS AFTER RECEIPT OF A NOTICE OF
8	VIOLATION, NOTICE OF NONVIOLATION, PENALTY, ORDER, OR ACTION. IF
9	AN ADMINISTRATIVE HEARING IS NOT REQUESTED WITHIN THIS TIME
10	PERIOD, THE NOTICE OF VIOLATION OR NOTICE OF NONVIOLATION
11	CONSTITUTES A FINAL AGENCY ACTION OF THE DIVISION.
12	(8) HEARINGS BEFORE THE OFFICE OF ADMINISTRATIVE COURTS
13	MUST BE CONDUCTED IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24,
14	UNLESS OTHERWISE SPECIFIED IN THIS SECTION.
15	(9) (a) AN APPOINTED ADMINISTRATIVE LAW JUDGE SHALL:
16	(I) HEAR AND RECEIVE PERTINENT EVIDENCE AND TESTIMONY;
17	(II) DECIDE WHETHER THE EVIDENCE SUPPORTS THE DIVISION'S
18	FINDINGS BY A PREPONDERANCE OF THE EVIDENCE; AND
19	(III) ENTER AN APPROPRIATE ORDER WITHIN SIXTY-THREE DAYS
20	AFTER THE COMPLETION OF THE HEARING AND IMMEDIATELY SEND COPIES
21	OF THE ORDER TO THE AFFECTED PARTIES.
22	(b) An order entered by an administrative law judge
23	CONSTITUTES THE FINAL AGENCY ACTION OF THE DIVISION AND IS SUBJECT
24	TO JUDICIAL REVIEW PURSUANT TO ARTICLE 4 OF TITLE 24. AN ORDER
25	ENTERED BY AN ADMINISTRATIVE LAW JUDGE MAY BE APPEALED.
26	(10) When the division imposes any penalty against a
27	RESPONDENT ASSOCIATION, MANAGER, OR EXECUTIVE BOARD MEMBER

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1	UNDER THIS PART 8, THE RESPONDENT MAY NOT SEEK ANY RECOVERY OR
2	REIMBURSEMENT OF THE PENALTY FROM A COMPLAINANT OR FROM ANY
3	OTHER UNIT OWNER AS DEFINED IN SECTION 38-33.3-103 (31).
4	(11) ALL MONEY COLLECTED FROM THE IMPOSITION OF ANY
5	PENALTIES IMPOSED UNDER THIS SECTION OTHER THAN ANY PORTION OF
6	THE PENALTIES REQUIRED TO BE PAID TO A COMPLAINANT MUST BE
7	DEPOSITED IN THE FUND.
8	(12) This section does not provide an exclusive remedy and
9	DOES NOT LIMIT THE RIGHT OF AN ASSOCIATION OR UNIT OWNER TO TAKE
10	LEGAL ACTION AGAINST ANOTHER PARTY AS PROVIDED IN THE ACT OR THIS
11	PART 8. EXHAUSTION OF THE ADMINISTRATIVE REMEDY PROVIDED IN THIS
12	SECTION IS NOT REQUIRED BEFORE A UNIT OWNER OR AN ASSOCIATION
13	MAY BRING A LEGAL ACTION.
14	(13) AN ASSOCIATION, MANAGER, OR EXECUTIVE BOARD MEMBER
15	SHALL NOT TAKE ANY RETALIATORY ACTION AGAINST A UNIT OWNER FOR
16	EXPRESSING AN INTENTION TO FILE A COMPLAINT UNDER THIS PART $8\ \mathrm{OR}$
17	FILING A COMPLAINT UNDER THIS PART 8. IF THE DIVISION DETERMINES
18	THAT SUCH RETALIATION HAS OCCURRED, THE DIVISION MAY IMPOSE A
19	FINE OF UP TO TEN THOUSAND DOLLARS ON THE PERSON THAT
20	RETALIATED, SUBJECT TO THE COMPLAINT, NOTICE, AND HEARING
21	REQUIREMENTS SET FORTH IN THIS SECTION.
22	(14) A PENALTY LEVIED AGAINST AN ASSOCIATION UNDER THIS
23	PART 8 IS A LIEN AGAINST THE ASSOCIATION'S COMMON ELEMENTS, AS
24	DEFINED IN SECTION 38-33.3-103 (5), UNTIL FULLY PAID.
25	12-10-804. Every association to register - process - fees - rules.
26	(1) Pursuant to the registration requirement set forth in
27	SECTION 38-33.3-401, EVERY ASSOCIATION SHALL UPDATE ALL

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1	REGISTRATION INFORMATION WITHIN THIRTY DAYS AFTER ANY CHANGE.
2	(2) THE DIVISION SHALL SEND REGISTRATION NOTIFICATIONS AND
3	INFORMATION PACKETS TO ALL KNOWN COMMON INTEREST COMMUNITIES
4	WITHOUT A REGISTERED ASSOCIATION. THESE INFORMATION PACKETS
5	MUST INCLUDE:
6	(a) REGISTRATION FORMS THAT SATISFY ALL OF THE
7	REQUIREMENTS OF SUBSECTION (7) OF THIS SECTION;
8	(b) Information about the different methods of
9	REGISTRATION;
10	(c) Information about the single, statewide toll-free
11	TELEPHONE NUMBER DESCRIBED IN SUBSECTION (11) OF THIS SECTION;
12	(d) REGISTRATION ASSESSMENT INFORMATION, INCLUDING
13	REGISTRATION DUE DATES AND LATE FEES, AND THE COLLECTION
14	PROCEDURES, LIENS, AND CHARGING COSTS ESTABLISHED BY THE
15	DIVISION; AND
16	(e) A DESCRIPTION OF THE PROTECTIONS AFFORDED UNIT OWNERS
17	UNDER SECTION 12-10-803 (13).
18	(3) THE DIVISION SHALL ANNUALLY SEND REGISTRATION RENEWAL
19	NOTIFICATIONS AND INFORMATION PACKETS TO ALL REGISTERED
20	ASSOCIATIONS.
21	(4) An association must file for registration or
22	REGISTRATION RENEWAL BY SUBMITTING TO THE DIVISION, THROUGH THE
23	DIVISION'S WEBSITE AND IN A FORM AND MANNER PRESCRIBED BY THE
24	DIVISION, AND PAY A REGISTRATION FEE AS DESCRIBED IN SUBSECTION (8)
25	OF THIS SECTION.
26	(5) AN ASSOCIATION SHALL NOTIFY THE DIVISION WITHIN THIRTY
2.7	DAYS AFTER A CHANGE IN THE MEMBERSHIP OF THE ASSOCIATION'S

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1	EXECUTIVE BOARD AND SHALL PROVIDE A TELEPHONE NUMBER OR E-MAIL
2	ADDRESS FOR EACH BOARD MEMBER INDIVIDUALLY.
3	(6) THE DIVISION SHALL MAKE AVAILABLE ON THE DIVISION'S
4	WEBSITE ELECTRONIC FORMS TO REGISTER AN ASSOCIATION. THESE FORMS
5	MUST BE AVAILABLE IN BOTH ENGLISH AND SPANISH AND SATISFY ALL OF
6	THE REQUIREMENTS OF SUBSECTION (7) OF THIS SECTION.
7	(7) THE REGISTRATION FORMS PROVIDED BY THE DIVISION MUST
8	REQUIRE INFORMATION NECESSARY TO ASSIST THE DIVISION IN
9	IDENTIFYING AND LOCATING AN ASSOCIATION AND OTHER INFORMATION
10	THAT MAY BE USEFUL IN ADMINISTERING THIS PART 8, INCLUDING, AT A
11	MINIMUM:
12	(a) THE NAME AND ADDRESS OF THE PRESIDENT OF THE EXECUTIVE
13	BOARD;
14	(b) THE NAME AND ADDRESS OF THE ASSOCIATION'S MANAGER, IF
15	THE ASSOCIATION EMPLOYS A MANAGER;
16	(c) The number of units within the common interest
17	COMMUNITY AND THEIR DESIGNATION AS RESIDENTIAL OR COMMERCIAL;
18	(d) THE NUMBER OF UNITS UNDER THE CONTROL OF A DECLARANT,
19	AS DEFINED IN SECTION 38-33.3-103 (12); AND
20	(e) The date and reception number of the original
21	DECLARATION FILED PURSUANT TO SECTION 38-33.3-201.
22	(8) For the $2021$ calendar year, the division shall charge
23	EACH ASSOCIATION A REGISTRATION FEE, ESTABLISHED BY THE DIVISION
24	BY RULE, FOR EACH RESIDENTIAL UNIT AND EACH COMMERCIAL UNIT
25	REPRESENTED BY THE ASSOCIATION. EACH YEAR THEREAFTER, THE
26	DIVISION SHALL ESTABLISH FEES IN AMOUNTS THAT REASONABLY RELATE
27	TO THE COST OF ADMINISTEDING THE HOA INFORMATION AND RESOLDCE

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1	CENTER AND THE PROGRAM.
2	(9) Initial registrations of existing associations not
3	ALREADY REGISTERED PURSUANT TO SECTION 38-33.3-401 MUST BE FILED
4	BEFORE FEBRUARY 1, 2021, AND AFTER THAT DATE WITHIN THREE
5	MONTHS AFTER CREATION OF AN ASSOCIATION PURSUANT TO SECTION
6	38-33.3-301. AN ASSOCIATION THAT WAS SENT AN INITIAL REGISTRATION
7	FORM AND THAT MISSED THE DEADLINE FOR REGISTRATION IS SUBJECT TO
8	A DELINQUENCY FEE OF UP TO FIVE THOUSAND DOLLARS. ASSOCIATIONS
9	THAT RECEIVE REGISTRATION RENEWAL NOTIFICATIONS AND DO NOT
10	RENEW THEIR REGISTRATION BY THE EXPIRATION DATE AS ASSIGNED BY
11	THE DIVISION ARE ALSO SUBJECT TO A DELINQUENCY FEE OF UP TO FIVE
12	THOUSAND DOLLARS.
13	(10) REGISTRATION IS EFFECTIVE ON THE DATE DETERMINED BY
14	THE DIVISION, AND THE DIVISION SHALL ISSUE A REGISTRATION NUMBER
15	TO EACH REGISTERED ASSOCIATION. THE DIVISION SHALL PROVIDE AN
16	EXPIRATION DATE, ASSIGNED BY THE DIVISION, TO EACH REGISTERED
17	ASSOCIATION.
18	(11) THE DIVISION SHALL ESTABLISH A SYSTEM, INCLUDING A
19	SINGLE, STATEWIDE TOLL-FREE TELEPHONE NUMBER, FOR RESPONDING
20	DIRECTLY TO INQUIRIES ABOUT THE REGISTRATION PROCESS.
21	12-10-805. Association complaint database. (1) By May 1
22	2021, THE DIVISION SHALL CREATE AND MAINTAIN A DATABASE OF
23	ASSOCIATIONS THAT HAVE HAD COMPLAINTS FILED AGAINST THEM UNDER
24	THE PROGRAM.
25	(2) AT A MINIMUM, THE DATABASE MUST INCLUDE:
26	(a) THE NUMBER OF COMPLAINTS RECEIVED;
27	(b) THE NATURE AND EXTENT OF THE COMPLAINTS RECEIVED;

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1	(c) THE VIOLATION OF LAW COMPLAINED OF; AND
2	(d) THE OUTCOME OF EACH COMPLAINT.
3	12-10-806. Annual report. (1) NOTWITHSTANDING SECTION
4	24-1-136 (11)(a)(I), ON OR BEFORE MARCH 1, 2021, AND ON OR BEFORE
5	EACH MARCH 1 THEREAFTER, THE DIVISION SHALL PREPARE AN ANNUAL
6	REPORT THAT CONTAINS, AT A MINIMUM, FOR THE PRIOR TWELVE MONTHS:
7	(a) THE NUMBER OF ASSOCIATIONS CONTACTED BY THE DIVISION
8	IN REGARD TO THE PROGRAM;
9	(b) THE NUMBER OF COMPLAINTS UNDER THE PROGRAM RECEIVED
10	BY THE DIVISION;
11	(c) THE NUMBER OF COMPLAINTS UNDER THE PROGRAM RESOLVED
12	BY THE DIVISION;
13	(d) A BRIEF SUMMARY OF THE NATURE OF THE COMPLAINTS UNDER
14	THE PROGRAM RECEIVED BY THE DIVISION;
15	(e) HOW THE COMPLAINTS UNDER THE PROGRAM RECEIVED BY THE
16	DIVISION WERE RESOLVED;
17	(f) THE NUMBER OF ADMINISTRATIVE APPEALS UNDER THE
18	PROGRAM;
19	(g) A SUMMARY OF ANY RELEVANT COURT DECISIONS RELATING
20	TO THE PROGRAM; AND
21	(h) A SUMMARY OF RESULTS OF AN ANNUAL CONSTITUENT SURVEY
22	CONDUCTED BY AN INDEPENDENT CONTRACTOR.
23	(2) THE DIVISION SHALL POST EACH ANNUAL REPORT ON THE
24	DIVISION'S WEBSITE, IN ADDITION TO PROVIDING IT TO THE COMMITTEES
25	LISTED IN SECTION 12-10-802 (2)(e). THE DIVISION SHALL NOT INCLUDE
26	ANY PERSONALLY IDENTIFYING INFORMATION, SUCH AS NAMES OR
27	ADDRESSES, IN THE REPORT.

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1	SECTION 4. In Colorado Revised Statutes, 12-10-215, amend
2	(1) and (2)(a) as follows:
3	12-10-215. Fee adjustments - cash fund created. (1) This
4	section applies to all activities of the division under parts 2, 5, 6, and 7,
5	AND 8 of this article 10.
6	(2) (a) (I) The division shall propose, as part of its annual budget
7	request, an adjustment in the amount of each fee that it is authorized by
8	law to collect under parts 2, 5, 6, and 7, AND 8 of this article 10. The
9	budget request and the adjusted fees for the division must reflect direct
10	and indirect costs.
11	(II) The costs of the HOA information and resource center created
12	in section 12-10-801 and the HOA dispute resolution and
13	ENFORCEMENT PROGRAM CREATED IN SECTION 12-10-802 shall be paid
14	from the division of real estate cash fund created in this section. The
15	division shall estimate the direct and indirect costs of operating the HOA
16	information and resource center and shall establish the amount of the
17	annual registration fee to be collected under section 38-33.3-401 The
18	amount of the registration fee shall be sufficient to recover these costs,
19	subject to a maximum limit of fifty dollars IN ACCORDANCE WITH SECTION
20	12-10-804 (8).
21	SECTION 5. In Colorado Revised Statutes, 38-33.3-401, amend
22	(2) and (4)(a) as follows:
23	38-33.3-401. Registration - annual fees. (2) (a) Except as
24	otherwise provided in subsection (2)(b) of this section, the unit owners'
25	association shall submit with its annual registration a fee in the amount
26	set by the director OF THE DIVISION OF REAL ESTATE in accordance with
27	section 12-10-215 and shall include the following information, updated

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1	within ninety days after any change: 12-10-804 (8).
2	(I) The name of the association, as shown in the Colorado
3	secretary of state's records;
4	(II) The name of the association's management company,
5	managing agent, or designated agent, which may be the association's
6	registered agent, as shown in the Colorado secretary of state's records, or
7	any other agent that the executive board has designated for purposes of
8	registration under this section;
9	(III) The physical address of the HOA;
10	(IV) A valid address; email address, if any; website, if any; and
11	telephone number for the association or its management company,
12	managing agent, or designated agent; and
13	(V) The number of units in the association.
14	(b) A unit owners' association is exempt from the fee, but not the
15	registration requirement, if the association:
16	(I) Has annual revenues of five thousand dollars or less; or
17	(II) Is not authorized to make assessments and does not have
18	revenue.
19	(4) (a) A registration is valid upon the division of real estate's
20	acceptance of the information required by paragraph (a) of subsection (2)
21	of this section REGISTRATION IN THE FORM AND MANNER SPECIFIED BY THE
22	DIRECTOR OF THE DIVISION OF REAL ESTATE UNDER SUBSECTION (1) OF
23	THIS SECTION and the payment of applicable fees.
24	SECTION 6. Act subject to petition - effective date -
25	applicability. (1) This act takes effect at 12:01 a.m. on the day following
26	the expiration of the ninety-day period after final adjournment of the
27	general assembly (August 5, 2020, if adjournment sine die is on May 6,

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2020); 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 2020 and, in such case, will take effect on the
date of the official declaration of the vote thereon by the governor.

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(2) This act applies to conduct occurring on or after the effective date of this act.

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