### First Regular Session Seventieth General Assembly STATE OF COLORADO

## **INTRODUCED**

LLS NO. 15-0293.01 Jennifer Berman x3286

**HOUSE BILL 15-1040** 

HOUSE SPONSORSHIP

Thurlow,

SENATE SPONSORSHIP

(None),

House Committees State, Veterans, & Military Affairs

**Senate Committees** 

#### A BILL FOR AN ACT

101	CONCERNING MODIFICATIONS TO THE LICENSING REQUIREMENTS OF
102	PERSONS WHO MANAGE THE AFFAIRS OF COMMON INTEREST
103	COMMUNITIES UNDER THE "COLORADO COMMON INTEREST
104	OWNERSHIP ACT''.

#### **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 <u>http://www.leg.state.co.us/billsummaries</u>.)

Under current law, a person who performs at least one community association management practice relating to the management of a common interest community is required to obtain a community association manager license from the director of the division of real estate in the department of regulatory agencies. The bill limits that requirement in a number of ways.

**Section 1** of the bill redefines "common interest community" to exclude common interest communities with fewer than 200 units, those containing only units restricted to nonresidential use, and those containing only time share units. Section 1 also repeals language requiring a separate license for a chief executive officer that employs or contracts with individuals engaged in community association management practices or executives with oversight and supervision of individuals engaging in community association management practices. Finally, section 1 redefines "community association management practices. Finally, section 1 redefines more community association management practices.

Section 2 requires that if more than one individual engages in community association management practices for a single common interest community then only one of the individuals is required to obtain a license, which must be a designated manager's license.

Under current law, when a partnership, limited liability company, or corporation designates a manager and that manager applies for a designated manager's license, all individuals that the entity employs to engage in community association management practices must take and pass an examination in order for a designated manager's license to be issued to the designated manager. **Section 3** removes the examination requirement for everyone except the designated manager.

1	Be it enacted by the	General Assembly of	the State of Colorado:
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**SECTION 1.** In Colorado Revised Statutes, 12-61-1001, amend

3 (2), (4) (a), and (4) (b) (I) as follows:

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**12-61-1001. Definitions.** As used in this part 10, unless the context otherwise requires:

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(2) "Common interest community" has the meaning set forth in

- 7 section 38-33.3-103 (8), C.R.S.; EXCEPT THAT FOR PURPOSES OF THIS
- 8 PART 10, "COMMON INTEREST COMMUNITY" DOES NOT INCLUDE A
- 9 COMMON INTEREST COMMUNITY:
- 10 (a) WITH FEWER THAN TWO HUNDRED UNITS;
- 11 (b) CONTAINING ONLY UNITS RESTRICTED TO NONRESIDENTIAL

1 USE; OR

2 (c) CONTAINING ONLY TIME SHARE UNITS, AS DEFINED IN SECTION
3 38-33-110 (7), C.R.S.

4 (4) (a) "Community association manager" or "manager" means
5 any person, firm, partnership, limited liability company, association, or
6 corporation that, in consideration of compensation by fee, commission,
7 salary, or anything else of value or with the intention of receiving or
8 collecting such compensation, engages in or offers or attempts to engage
9 in community management in Colorado. The term includes:

(I) The chief executive officer of a business entity that employs
 individuals or contracts with other business entities to perform
 community association management services; and

(II) Any executive of a business entity who has direct supervision
 or oversight of an individual who performs community association
 management services.

16 (b) "Community association manager" or "manager" does not17 include:

18 (I) A person who performs not more than one ENGAGES IN THREE 19 OR FEWER of the practices listed in paragraphs (a) to (g) (f) of subsection 20 (3) of this section, or any clerical, ministerial, accounting, or maintenance 21 function not requiring substantially specialized knowledge, judgment, or 22 managerial skill, under the direct supervision and control of a licensed 23 community association manager or of a contractor employed by a licensed 24 community association manager or by the common interest community's 25 executive board:

# 26 SECTION 2. In Colorado Revised Statutes, 12-61-1002, amend 27 (1) as follows:

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1 12-61-1002. License required - rule-making authority -2 violations - administrative and legal remedies. (1) Effective July 1, 3 2015, it is unlawful for any person to engage in, or to hold out himself, 4 herself, or itself as qualified to engage in, the business of community 5 association management without first having obtained a license from the 6 director in accordance with section 12-61-1003 or during any period in 7 which the manager's license is revoked or suspended; EXCEPT THAT, IF 8 MORE THAN ONE INDIVIDUAL PERFORMS COMMUNITY ASSOCIATION 9 MANAGEMENT DUTIES FOR A SINGLE COMMON INTEREST COMMUNITY, 10 THEN ONLY ONE OF THE INDIVIDUALS MUST OBTAIN A DESIGNATED 11 MANAGER'S LICENSE FROM THE DIRECTOR IN ACCORDANCE WITH SECTION 12 12-61-1003 (6) (b), AND THE OTHER INDIVIDUALS PERFORMING 13 COMMUNITY ASSOCIATION MANAGEMENT DUTIES FOR THE COMMON 14 INTEREST COMMUNITY NEED NOT OBTAIN A LICENSE WITH RESPECT TO 15 THAT COMMON INTEREST COMMUNITY.

SECTION 3. In Colorado Revised Statutes, 12-61-1003, amend
(6) (b) as follows:

18 12-61-1003. Application for license - criminal history record 19 check - examination - rules. (6) (b) A partnership, limited liability 20 company, or corporation, in its application for a license, shall designate 21 a qualified, active manager to be responsible for management and 22 supervision of the licensed actions of the entity and all persons employed 23 by, or acting at any time on behalf of, the entity. A license may not be 24 issued to the entity unless the DESIGNATED manager so designated, and all 25 persons that the entity employs to perform community association 26 management duties on behalf of the entity, take and pass TAKES AND 27 PASSES the examination required by this part 10. Upon these persons' THE

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DESIGNATED MANAGER successfully passing the examination and upon
 compliance with all other requirements of law by the entity as well as by
 the designated manager, the director shall issue a designated manager's
 license to the designated manager.

- 5 SECTION 4. Applicability. This act applies to conduct occurring
  6 on or after the effective date of this act.
- 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.