HB3255 FULLPCS1 Mike Osburn-JL 2/14/2024 10:46:28 am

COMMITTEE AMENDMENT HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>HB3255</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Mike Osburn

Adopted: _____

Reading Clerk

1	STATE OF OKLAHOMA		
2	2nd Session of the 59th Legislature (2024)		
3	PROPOSED COMMITTEE SUBSTITUTE		
4	FOR HOUSE BILL NO. 3255 By: Osburn		
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7	PROPOSED COMMITTEE SUBSTITUTE		
8	An Act relating to property; amending 60 O.S. 2021, Section 852, which relates to owners associations; requiring an owners association to adopt and comply with a document retention policy; providing minimum		
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10	requirements; providing for injunctive relief; amending 59 O.S. 2021, Section 858-301, which relates		
11	to exemptions for license requirements; providing license requirement to engage in the management of an		
12	owners association; providing additional exemptions for license requirements; and providing an effective		
13	date.		
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:		
17	SECTION 1. AMENDATORY 60 O.S. 2021, Section 852, is		
18	amended to read as follows:		
19	Section 852. A. An "owners association" may be formed by the		
20	owner or owners of real estate development for the purpose of:		
21	1. providing management, maintenance, preservation and control		
22	of commonly owned areas or any portion of or interest in them,		
23	and/or		
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2. enforcing all mutual, common or reciprocal interests in or
 restrictions upon all or portions of such separately owned lots,
 parcels, or areas, or both.

B. An owners association shall be formed by the execution of an
instrument signed and acknowledged by all owners of the real
property included. Such instrument shall set forth in detail the
nature of the obligations of the members and shall be filed of
record in the office of the county clerk of the county wherein the
real property is located. The instrument shall include a
description of said real property.

11 C. The owners association shall have the power to enforce any 12 obligation in connection with membership in the owners association 13 by means of a levy or assessment which may become a lien upon the 14 separately or commonly owned lots, parcels or areas of defaulting 15 owners or members, which said lien may be foreclosed in any manner 16 provided by law for the foreclosure of mortgages or deeds of trust, 17 with or without a power of sale. In an action brought to enforce 18 any lien authorized pursuant to the provisions of this section, the 19 prevailing party shall be entitled to recover reasonable attorney's 20 attorney fees to be fixed by the court, which shall be taxed as 21 costs in the action. No lien may be placed or mortgage foreclosed 22 unless the homeowner was informed in writing upon joining the owners 23 association of the existence and content of the owners association

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1	restrictions a	and rules, and of the potential for financial liability
2	to the individ	dual owner by joining said owners association.
3	<u>D. 1.</u> Ar	n owners association shall adopt and comply with a
4	document reter	ntion policy that includes, at a minimum, the following
5	requirements:	
6	<u>a.</u>	real estate development instruments, declaration,
7		covenants, deed of dedication, owner's certificate,
8		bylaws, articles of incorporation, easements, and
9		deeds, however designated or titled, relating to the
10		real estate development common areas and owners
11		association, and all amendments thereto shall be
12		retained permanently,
13	<u>b.</u>	corporate minutes, resolutions, meeting notices, and
14		agendas shall be retained permanently,
15	<u>C.</u>	account records of current owners association members
16		shall be retained for five (5) years,
17	<u>d.</u>	contracts with a term of one (1) year or more shall be
18		retained for five (5) years after the expiration of
19		the contract term,
20	<u>e.</u>	tax returns and audit records shall be retained for
21		seven (7) years, and
22	<u>f.</u>	financial books and records shall be retained for
23		seven (7) years.
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<u>2. An owners association, pursuant to an order from a court</u>
 <u>that has jurisdiction over the owners association, shall provide any</u>
 <u>requested documents that are required to be retained by an owners</u>
 <u>association pursuant to this section to parties specified in the</u>
 <u>court order.</u>

6 SECTION 2. AMENDATORY 59 O.S. 2021, Section 858-301, is 7 amended to read as follows:

Section 858-301. It shall be unlawful for any person to act as 8 9 a real estate licensee, or to hold himself or herself out as such, 10 unless the person shall have been licensed to do so under the 11 Oklahoma Real Estate License Code. For the purposes of this 12 section, it shall be considered acting as a real estate licensee for 13 any person, partnership, trust, association or corporation, or the 14 partners, officers or employees of any partnership, trust, 15 association or corporation, to publicly market for sale an equitable 16 interest in a contract for the purchase of real property between a 17 property owner and a prospective purchaser. For the purposes of 18 this section, it shall be considered acting as a real estate 19 licensee for any person, partnership, trust, association or 20 corporation, or the partners, officers or employees of any 21 partnership, trust, association or corporation, to engage in the 22 management of an owners association. However, nothing in this 23 section shall:

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1 1. Prevent any person, partnership, trust, association or 2 corporation, or the partners, officers or employees of any partnership, trustees or beneficiaries of any trust, association or 3 4 corporation, from acquiring real estate for its own use, nor shall 5 anything in this section prevent any person, partnership, trust, association or corporation, or the partners, officers or employees 6 7 of any partnership, trustees or beneficiaries of any trust, association or corporation, as owner, lessor or lessee of real 8 9 estate, from selling, renting, leasing, exchanging, or offering to 10 sell, rent, lease or exchange, any real estate so owned or leased, 11 or from performing any acts with respect to such real estate when such acts are performed in the regular course of, or as an incident 12 13 to, the management, ownership or sales of such real estate and the 14 investment therein; however, it shall be prohibited for any person, 15 partnership, officers or employees of any partnership, trustees or 16 beneficiaries of any trust, association or corporation to publicly 17 market for sale an equitable interest in a contract for the purchase 18 of real property between a property owner and a prospective 19 purchaser without holding an active Oklahoma real estate license; 20 2. Apply to persons acting as the attorney-in-fact for the

21 owner of any real estate authorizing the final consummation by 22 performance of any contract for the sale, lease or exchange of such 23 real estate;

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3. In any way prohibit any attorney-at-law from performing the duties of the attorney as such, nor shall this Code prohibit a receiver, trustee in bankruptcy, administrator, executor, or his or her attorney, from performing his or her duties, or any person from performing any acts under the order of any court, or acting as a trustee under the terms of any trust, will, agreement or deed of trust;

8 4. Apply to any person acting as the resident manager for the 9 owner or an employee acting as the resident manager for a licensed 10 real estate broker managing an apartment building, duplex, apartment 11 complex or court, when such resident manager resides on the premises 12 and is engaged in the leasing of property in connection with the 13 employment of the resident manager;

14 5. Apply to any person who engages in such activity on behalf 15 of a corporation or governmental body, to acquire easements, rights-16 of-way, leases, permits and licenses, including any and all 17 amendments thereto, and other similar interests in real estate, for 18 the purpose of, or facilities related to, transportation, 19 communication services, cable lines, utilities, pipelines, or oil, 20 gas, and petroleum products;

6. Apply to any person who engages in such activity in
connection with the acquisition of real estate on behalf of an
entity, public or private, which has the right to acquire the real
estate by eminent domain;

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7. Apply to any person who is a resident of an apartment building, duplex, or apartment complex or court, when the person receives a resident referral fee. As used in this paragraph, a "resident referral fee" means a nominal fee not to exceed One Hundred Dollars (\$100.00), offered to a resident for the act of recommending the property for lease to a family member, friend, or coworker;

8 8. Apply to any person or entity managing a transient lodging
9 facility. For purposes of this paragraph, "transient lodging
10 facility" means a furnished room or furnished suite of rooms which
11 is rented to a person on a daily basis, not as a principal
12 residence, for a period less than thirty (30) days; or

13 9. Apply to employees of a licensed real estate broker who 14 lease residential housing units only to eligible persons who qualify 15 through a state or federal housing subsidized program to lease the 16 property in an affordable housing development project. "Affordable 17 housing development project" means a housing development of four or 18 more units constructed for lease to specifically eligible persons as 19 required by the particular federal or state housing program, 20 including, but not limited to, the U.S. Department of Housing and 21 Urban Development, the U.S. Department Agriculture of Agriculture's 22 Rural Development, the U.S. Department of Treasury Internal Revenue 23 Service, or the Oklahoma Housing Finance Agency;

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1	10. Apply to any person, partnership, trust, association or
2	corporation, or the partners, officers or employees of any
3	partnership, trust, association or corporation of a real estate
4	developer or declarant, or any successor declarant, in the
5	administering, operating, or managing of an owners association
6	within a real estate development, such developer or declarant
7	created or established, or in which such developer or declarant owns
8	at least one (1) parcel or additional lands intended for annexation
9	or addition to such real estate development;
10	11. Apply to any person holding themselves out as a third-party
11	owners association manager while holding, at minimum, a current
12	Association Management Specialist designation or substantially
13	similar current credential or license issued by the Community
14	Associations Institute; or
15	12. Apply to any person acting as a member of a board of
16	directors or officer of a self-managed owners association, provided
17	all such board of directors members and officers are likewise
18	mandatory members of that owners association.
19	SECTION 3. This act shall become effective November 1, 2024.
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