GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

Н

HOUSE BILL 882 PROPOSED COMMITTEE SUBSTITUTE H882-PCS10402-SA-73

Short Title: Comm. Mgr. Licensing & Planned Comm. Act Chgs.

(Public)

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Sponsors:

Referred to:

April 15, 2015

1			A BILL TO BE ENTITLED		
2	AN ACT	ТО МА	KE VARIOUS CHANGES TO THE PLANNED COMMUNITY ACT.		
3	The General Assembly of North Carolina enacts:				
4			ION 1. Article 2 of Chapter 47F of the General Statutes is amended by		
5	adding the		ing new section to read:		
6	"§ 47F-2-105. Contents of the declaration.				
7	(a)	The de	claration for a planned community shall contain all of the following:		
8		(1)	The name of the planned community and the association and a statement that		
9			the community is a planned community.		
10		<u>(2)</u>	The name of every county in which any portion of the planned community is		
11			situated.		
12		<u>(3)</u>	A legal description of the real estate included in the planned community.		
13		<u>(4)</u>	A statement of the maximum number of lots that the declarant reserves the		
14			right to create.		
15		<u>(5)</u>	A description of the boundaries of each lot created by the declaration,		
16			including the lot's identifying number.		
17		<u>(6)</u>	A description of any limited common elements and any real estate that is or		
18			must become a common element.		
19		<u>(7)</u>	A description of any development rights and other special declarant rights		
20			reserved by the declarant, together with a legal description of the real estate		
21			to which each of those rights applies and a time limit within which each of		
22			those rights must be exercised.		
23		<u>(8)</u>	If any development right may be exercised with respect to different parcels		
24			of real estate at different times, a statement to that effect together with all of		
25			the following:		
26			a. A statement fixing the boundaries of the affected parcels and the		
27			order in which the affected parcels will be subjected to the exercise		
28			of each development right or an affirmative statement that no		
29			assurances are made by the declarant with respect to the exercise of		
30 31			development rights.		
			b. A statement as to whether, if a development right is exercised in any		
32 33			portion of the real estate subject to that development right, the		
33 34			<u>development right will be reserved and applied to the remaining</u> portions of the subject real estate.		
34 35		(9)	All conditions or limitations under which the rights described in subdivision		
35 36		(2)	(7) of this subsection may be exercised or will lapse.		
50			(1) of this subsection may be exercised of will lapse.		



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1	(10)	The allocation to each lot of the allocated common expense	and votes.			
2	(11)	The recording information for all easements and licenses (
3	<u>, , /</u>	or included in the planned community or (ii) to which an				
4		planned community may become subject by virtue of a r				
5		declaration.				
6	<u>(12)</u>	Any authorization that entitles the association to establish	lish and enforce			
7	<u>(12)</u>	<u>construction and design criteria and aesthetic standards.</u>	<u>instit und entoree</u>			
8	(13)	If an authorization is included pursuant to subdivision	on (12) of this			
9	<u>(15)</u>	subsection, a provision allowing for members to adopt				
10		establishment and enforcement of construction and des				
11		aesthetic standards and (ii) procedures for enforcement of				
12		standards, including approval of applications, establishmen				
13		time for review of applications, and the consequences of				
13		failure to timely respond.	the associations			
15	(14)	Any other matters the declarant deems appropriate and the	nat are consistent			
16	<u>(1+)</u>	with this Chapter."	lat are consistent			
10	SECT	TION 2. G.S. 47F-2-117 reads as rewritten:				
18		mendment of declaration.				
19	0	t in cases of amendments that may be executed by a declaran	t under the terms			
20	· / I	n or by certain lot owners under G.S. 47F-2-118(b), and no				
21		claration and any intention of the declarant, the declaration				
22	only by affirmative vote or written agreement signed by lot owners of lots to which at least					
23		ent (67%) of the votes in the association are allocated, or an				
24	• •	becifies specifies, but not exceeding eighty percent (80%), or b				
25	1	e exercise of any development right. The declaration may	•			
26	-	Il of the lots are restricted exclusively to nonresidential use.				
27	•	equirements for amending the declaration conflict with the				
28	section, this secti	· · · · · · · · · · · · · · · · · · ·				
29		ction to challenge the validity of an amendment adopted	pursuant to this			
30	section may be bi	rought more than one yearthree years after the amendment is a	recorded.			
31		amendment to the declaration shall be recorded in every cou				
32		nned community is located and is effective only upon recorda				
33	(d) Any a	mendment passed pursuant to the provisions of this section	or the procedures			
34	provided for in	the declaration are presumed valid and enforceable.enforce	eable, unless the			
35	amendment conf	licts with the provisions of this Chapter or violates G.S.	. 47F-1-104(a) or			
36	<u>G.S. 47F-2-103(c</u>	<u>e).</u>				
37	"					
38		TION 3. G.S. 47F-3-118 reads as rewritten:				
39	0	ssociation records.				
40		association shall keep financial records sufficiently detailed				
41		mply with this Chapter. All financial and other records, inc.				
42	U	association and executive board, shall be made reasonal	•			
43	•	iny lot owner and the lot owner's authorized agents as require	•			
44	-	of the General Statutes. If the bylaws do not specify partice				
45		ssociation shall keep accurate records of all cash receipts and	-			
46 47		bilities. In addition to any specific information that is required	• •			
47 48		d reported to the lot owners at specified times, the association of expense statement and balance sheet available to all lot ow				
40 49		lays after the close of the fiscal year to which the inf	Ũ			
49 50		the bylaws, a more extensive compilation, review, or audit of				
50 51	-	ls for the current or immediately preceding fiscal year may				
		ind in the second				

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vote (of the majo	rity of the executive board or by the affirmative vote	e of a majority of the lot
		nd voting in person or by proxy at any annual meetir	
	-	at purpose.retain all of the following:	8 , <u>r</u>
a ang e	(1)	Detailed records of receipts and expenditures affe	ecting the operation and
	<u>(1)</u>	administration of the association and other appropria	
	<u>(2)</u>	Minutes of all meetings of the lot owners and exe	
	<u>(2)</u>	executive sessions, a record of all actions taken	
		executive sessions, a record of an actions taken executive board without a meeting, and a record of	-
		committee in place of the executive board on behalf	
	(2)		
	<u>(3)</u>	The names of lot owners in a form that permits pr	-
		names of all owners and the addresses at	•
		communicates with them, in alphabetical order show	wing the number of votes
		each owner is entitled to cast.	
	<u>(4)</u>	The association's original or restated organizationa	
		and all amendments to them, and all rules of the	association currently in
		<u>effect.</u>	
	<u>(5)</u>	All financial statements, audits, and tax returns o	f the association for the
		preceding three years.	
	<u>(6)</u>	A list of the names and addresses of the association'	s current executive board
		members and officers.	
	<u>(7)</u>	All financial and other records sufficiently detai	led so as to enable the
		association or lot owner to comply with a required d	lisclosure statement.
	<u>(8)</u>	Copies of current contracts to which the association	
	(9)	All records of executive board or committee acti	
	<u> </u>	requests for design or architectural approval from u	· · ·
	(10)	All ballots, proxies, and other records related to vo	
	<u> </u>	period of one year following the election, action	
		relate.	<u>, , , , , , , , , , , , , , , , , , , </u>
(b) Subie	ct to the provisions of subsections (c) and (d) of	this section all records
		association, including those records required pursuar	
		, shall be made available for inspection and copying	
		ed agent. For purposes of this section, copying of a	-
		r other means, including the receipt of copies	
-		available, upon request by the lot owner. An associ	-
		lesize information. Information provided pursuant to	
		cial purposes. The association may impose a reason	
-			
		d material, for producing for inspection or copying an	
		harge shall not exceed the estimated cost of production	on or reproduction of the
record			.1
<u>(c</u>		failure of the association to provide access to recor	
		lot owner may obtain relief pursuant to G.S. 55A	
pursu		ection shall be subject to all of the following requirem	
	<u>(1)</u>	Access to the records shall be during reasonable	<u>business hours or at a</u>
		mutually convenient time and location.	
	<u>(2)</u>	The requestor shall provide at least 10 days' writte	en notice that reasonably
		identifies the specific records requested.	
<u>(d</u>) <u>Reco</u>	ds retained by an association may be withheld from i	nspection and copying to
the ex	tent the do	cuments contain any of the following:	
	<u>(1)</u>	Personnel, salary, and medical records relating to sp	ecific individuals.
	(2)	Contracts, leases, and other commercial transaction	
		goods or services, currently being negotiated.	

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<u>(3)</u>	Information regarding existing or reasonably anticipated 1	litigation or
	mediation, arbitration, or administrative proceedings.	-
<u>(4)</u>	Information regarding existing or reasonably anticipated feder	al, State, or
	local administrative or other formal proceedings before a g	overnmental
	tribunal for enforcement of the declaration, bylaws, or rules.	
<u>(5)</u>	Communications with the association's attorney that are otherwise	ise protected
	by the attorney-client privilege or the attorney work product doct	trine.
<u>(6)</u>	Information that, if disclosed, would violate a State or federal law	<i>N</i> .
<u>(7)</u>	Records of an executive session of the executive board.	
<u>(8)</u>	Files pertaining to an individual lot owner other than those of the	e requesting
	owner.	
<u>(e)</u> <u>In ad</u>	dition to any specific information that is required by the by	ylaws to be
assembled and r	eported to the lot owners at specified times, the association sh	<u>all make an</u>
annual income ar	nd expense statement and balance sheet available to all lot owners	at no charge
and within 75 day	ys after the close of the fiscal year to which the information relates	<u>.</u>
(f) Notwi	ithstanding the bylaws of the association, a more extensive	compilation,
review, or audit of	of the association's books and records for the current or immediate	ly preceding
fiscal year may	be required by a vote of the majority of the executive board	d or by the
affirmative vote	of a majority of the lot owners present and voting in person or by	<u>proxy at an</u>
annual meeting o	r any special meeting duly called for that purpose.	
$\frac{(b)(g)}{(b)}$ The as	ssociation, upon written request, shall furnish to a lot owner or the	e lot owner's
authorized agents	s a statement setting forth the amount of unpaid assessments and o	other charges
against a lot. Th	he statement shall be furnished within 10 business days after re	ecceipt of the
request and is bin	nding on the association, the executive board, and every lot owner.	
(c)(h) In add	lition to the limitations of Article 8 of Chapter 55A of the General	Statutes, no
financial paymen	ts, including payments made in the form of goods and services, n	nay be made
provided for in	the bylaws or in payments for services or expenses paid on b	ehalf of the
SECT	FION 4. This act becomes effective July 1, 2016. Nothing in this	act shall be
	g applicable to or affecting any pending litigation.	
	(3) (4) (5) (6) (7) (8) (6) (7) (8) (6) (7) (8) (6) (7) (8) (6) (7) (8) (8) (9) (9) (9) (9) (9) (9) (9) (1) (9) (1) (9) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	 (3) Information regarding existing or reasonably anticipated 1 mediation, arbitration, or administrative proceedings. (4) Information regarding existing or reasonably anticipated feder local administrative or other formal proceedings before a g tribunal for enforcement of the declaration, bylaws, or rules. (5) Communications with the association's attorney that are otherwing by the attorney-client privilege or the attorney work product doct (6) Information that, if disclosed, would violate a State or federal law (7) Records of an executive session of the executive board. (8) Files pertaining to an individual lot owner other than those of the owner. (e) In addition to any specific information that is required by the by assembled and reported to the lot owners at specified times, the association shannual income and expense statement and balance sheet available to all lot owners and within 75 days after the close of the fiscal year to which the information relates (f) Notwithstanding the bylaws of the association, a more extensive review, or audit of the association's books and records for the current or immediate fiscal year may be required by a vote of the majority of the executive board affirmative vote of a majority of the lot owners present and voting in person or by annual meeting or any special meeting duly called for that purpose. (b)(g) The association, upon written request, shall furnish to a lot owner or the authorized agents a statement shall be furnished within 10 business days after request and is binding on the association's executive board, and every lot owner. (c)(h) In addition to the limitations of Article 8 of Chapter 55A of the General financial payments, including payments made in the form of goods and services, or oany officer or member of the association's executive board, except provided for in the bylaws or in payments for services or expenses paid on b association which are approved in advance by the executive board." <!--</th-->