

SENATE BILL NO. 231—SENATORS ROBERSON, BROWER,
HUTCHISON, HAMMOND, KIECKHEFER; CEGAVSKE,
GOICOECHEA, GUSTAVSON, HARDY AND SETTELMEYER

MARCH 11, 2013

JOINT SPONSORS: ASSEMBLYMEN DUNCAN, HICKEY,
HARDY, FIORE; GRADY AND WHEELER

Referred to Committee on Judiciary

SUMMARY—Revises provisions relating to lawsuits involving real property. (BDR 10-1004)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [~~omitted material~~] is material to be omitted.

AN ACT relating to common-interest communities; prohibiting an association from instituting, defending or intervening in litigation or certain other proceedings with respect to an action for a constructional defect unless the action pertains exclusively to the common elements of the association; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

- 1 Existing law authorizes a homeowners' association to institute, defend or
2 intervene in litigation or in arbitration, mediation or administrative proceedings in
3 its own name on behalf of itself or two or more units' owners on matters affecting
4 the common-interest community. (NRS 116.3102) This bill prohibits an association
5 from instituting, defending or intervening in litigation or in arbitration, mediation or
6 administrative proceedings in its own name on behalf of itself or two or more units'
7 owners with respect to an action for a constructional defect, unless the action
8 pertains exclusively to the common elements of the association.
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THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** NRS 116.3102 is hereby amended to read as
2 follows:

3 116.3102 1. Except as otherwise provided in this chapter, and
4 subject to the provisions of the declaration, the association:

5 (a) Shall adopt and, except as otherwise provided in the bylaws,
6 may amend bylaws and may adopt and amend rules and regulations.

7 (b) Shall adopt and may amend budgets in accordance with the
8 requirements set forth in NRS 116.31151, may collect assessments
9 for common expenses from the units' owners and may invest funds
10 of the association in accordance with the requirements set forth in
11 NRS 116.311395.

12 (c) May hire and discharge managing agents and other
13 employees, agents and independent contractors.

14 (d) ~~May~~ **Except as otherwise provided in this paragraph, may**
15 institute, defend or intervene in litigation or in arbitration, mediation
16 or administrative proceedings in its own name on behalf of itself or
17 two or more units' owners on matters affecting the common-interest
18 community. **The association may not institute, defend or intervene**
19 **in litigation or in arbitration, mediation or administrative**
20 **proceedings in its own name on behalf of itself or two or more**
21 **units' owners with respect to an action for a constructional defect**
22 **pursuant to NRS 40.600 to 40.695, inclusive, unless the action**
23 **pertains exclusively to common elements.**

24 (e) May make contracts and incur liabilities. Any contract
25 between the association and a private entity for the furnishing of
26 goods or services must not include a provision granting the private
27 entity the right of first refusal with respect to extension or renewal
28 of the contract.

29 (f) May regulate the use, maintenance, repair, replacement and
30 modification of common elements.

31 (g) May cause additional improvements to be made as a part of
32 the common elements.

33 (h) May acquire, hold, encumber and convey in its own name
34 any right, title or interest to real estate or personal property, but:

35 (1) Common elements in a condominium or planned
36 community may be conveyed or subjected to a security interest only
37 pursuant to NRS 116.3112; and

38 (2) Part of a cooperative may be conveyed, or all or part of a
39 cooperative may be subjected to a security interest, only pursuant to
40 NRS 116.3112.

41 (i) May grant easements, leases, licenses and concessions
42 through or over the common elements.



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1 (j) May impose and receive any payments, fees or charges for
2 the use, rental or operation of the common elements, other than
3 limited common elements described in subsections 2 and 4 of NRS
4 116.2102, and for services provided to the units' owners, including,
5 without limitation, any services provided pursuant to
6 NRS 116.310312.

7 (k) May impose charges for late payment of assessments
8 pursuant to NRS 116.3115.

9 (l) May impose construction penalties when authorized pursuant
10 to NRS 116.310305.

11 (m) May impose reasonable fines for violations of the governing
12 documents of the association only if the association complies with
13 the requirements set forth in NRS 116.31031.

14 (n) May impose reasonable charges for the preparation and
15 recordation of any amendments to the declaration or any statements
16 of unpaid assessments, and impose reasonable fees, not to exceed
17 the amounts authorized by NRS 116.4109, for preparing and
18 furnishing the documents and certificate required by that section.

19 (o) May provide for the indemnification of its officers and
20 executive board and maintain directors and officers liability
21 insurance.

22 (p) May assign its right to future income, including the right to
23 receive assessments for common expenses, but only to the extent the
24 declaration expressly so provides.

25 (q) May exercise any other powers conferred by the declaration
26 or bylaws.

27 (r) May exercise all other powers that may be exercised in this
28 State by legal entities of the same type as the association.

29 (s) May direct the removal of vehicles improperly parked on
30 property owned or leased by the association, as authorized pursuant
31 to NRS 487.038, or improperly parked on any road, street, alley or
32 other thoroughfare within the common-interest community in
33 violation of the governing documents. In addition to complying with
34 the requirements of NRS 487.038 and any requirements in the
35 governing documents, if a vehicle is improperly parked as described
36 in this paragraph, the association must post written notice in a
37 conspicuous place on the vehicle or provide oral or written notice to
38 the owner or operator of the vehicle at least 48 hours before the
39 association may direct the removal of the vehicle, unless the vehicle:

40 (1) Is blocking a fire hydrant, fire lane or parking space
41 designated for the handicapped; or

42 (2) Poses an imminent threat of causing a substantial adverse
43 effect on the health, safety or welfare of the units' owners or
44 residents of the common-interest community.



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1 (t) May exercise any other powers necessary and proper for the
2 governance and operation of the association.

3 2. The declaration may not limit the power of the association to
4 deal with the declarant if the limit is more restrictive than the limit
5 imposed on the power of the association to deal with other persons.

6 3. The executive board may determine whether to take
7 enforcement action by exercising the association's power to impose
8 sanctions or commence an action for a violation of the declaration,
9 bylaws or rules, including whether to compromise any claim for
10 unpaid assessments or other claim made by or against it. The
11 executive board does not have a duty to take enforcement action if it
12 determines that, under the facts and circumstances presented:

13 (a) The association's legal position does not justify taking any or
14 further enforcement action;

15 (b) The covenant, restriction or rule being enforced is, or is
16 likely to be construed as, inconsistent with current law;

17 (c) Although a violation may exist or may have occurred, it is
18 not so material as to be objectionable to a reasonable person or to
19 justify expending the association's resources; or

20 (d) It is not in the association's best interests to pursue an
21 enforcement action.

22 4. The executive board's decision under subsection 3 not to
23 pursue enforcement under one set of circumstances does not prevent
24 the executive board from taking enforcement action under another
25 set of circumstances, but the executive board may not be arbitrary or
26 capricious in taking enforcement action.

27 5. Notwithstanding any provision of this chapter or the
28 governing documents to the contrary, an association may not impose
29 any assessment pursuant to this chapter or the governing documents
30 on the owner of any property in the common-interest community
31 that is exempt from taxation pursuant to NRS 361.125. For the
32 purposes of this subsection, "assessment" does not include any
33 charge for any utility services, including, without limitation,
34 telecommunications, broadband communications, cable television,
35 electricity, natural gas, sewer services, garbage collection, water or
36 for any other service which is delivered to and used or consumed
37 directly by the property in the common-interest community that is
38 exempt from taxation pursuant to NRS 361.125.

