JAN 1 8 2019

A BILL FOR AN ACT

RELATING TO PLANNED COMMUNITY ASSOCIATIONS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	PART I
2	SECTION 1. Chapter 421J, Hawaii Revised Statutes, is
3	amended by adding a new part to be appropriately designated and
4	to read as follows:
5	"PART . REGISTRATION, ADMINISTRATION, AND ENFORCEMENT OF
6	PLANNED COMMUNITY ASSOCIATIONS
7	§421J-A Associations; registration. (a) On or before
8	June 30, 2021, each association having more than five units
9	shall:
10	(1) Register with the commission through approval of a
11	completed registration application, payment of fees,
12	and submission of any other additional information set
13	forth by the commission. The registration shall be
14	for a biennial period with termination on June 30 of
15	each odd-numbered year. The commission shall
16	prescribe a deadline date prior to the termination
17	date for the submission of a completed reregistration

application, payment of fees, and any other additional
information set forth by the commission. Any
association that has not met the submission
requirements by the deadline date shall be considered
a new applicant for registration and be subject to
initial registration requirements. Any new
association shall register within thirty days of the
association's first meeting. If the association has
not held its first meeting and it is at least one year
after the closing of the first conveyance of a unit to
a person other than a developer, the developer or
developer's affiliate or the managing agent shall
register on behalf of the association and shall comply
with this section. The public information required to
be submitted on any completed application form shall
include but not be limited to names and positions of
the board of the association, the name of the
association's managing agent, if any, the tax map key
numbers of the association in the recorded association
documents, and the location of the principal office of

1	the	association	where	the	association	can	be	contacted
2	dire	ectly;						

- - (3) Register or reregister and pay the required fees by
 the due date. Failure to register or reregister or
 pay the required fees by the due date shall result in
 the assessment of a penalty equal to the amount of the
 registration or reregistration fee; and
 - (4) Report promptly in writing to the commission any changes to the information contained on the registration or reregistration application or any other documents required by the commission. Failure to do so may result in termination of registration and subject the project or the association to initial registration requirements.

1	(b)	The commission may reject or terminate any			
2	registrat	ion submitted by an association that fails to comply			
3	with this	section. Any association that fails to register as			
4	required	by this section or whose registration is rejected or			
5	terminate	d shall not have standing to maintain any action or			
6	proceedin	g in the courts of this State until it registers. The			
7	failure o	f an association to register, or rejection or			
8	terminati	on of its registration, shall not impair the validity			
9	of any co	ntract or act of the association nor prevent the			
10	association from defending any action or proceeding in any court				
11	in this State.				
12	§421	J-B General powers and duties of commission. (a) The			
13	commissio	n may:			
14	(1)	Adopt, amend, and repeal rules pursuant to chapter 91;			
15	(2)	Assess fees;			
16	(3)	Conduct investigations, issue cease and desist orders,			
17		and bring an action in any court of competent			
18		jurisdiction to enjoin persons, consistent with and in			
19		furtherance of the objectives of this chapter;			
20	(4)	Prescribe forms and procedures for submitting			
21		information to the commission; and			

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action.

1	(5)	Prescribe the form and content of any documents
2		required to be submitted to the commission by this
3		chapter

- If it appears that any person has engaged, is 4 (b) 5 engaging, or is about to engage in any act or practice in 6 violation of this chapter or any of the commission's related 7 rules or orders, the commission, without prior administrative 8 proceedings, may maintain an action in the appropriate court to 9 enjoin that act or practice or for other appropriate relief. 10 The commission shall not be required to post a bond or to prove 11 that no adequate remedy at law exists in order to maintain the
- (c) The commission may exercise its powers in any action involving the powers or responsibilities of a developer under this chapter.
 - (d) The commission may accept grants-in-aid from any governmental source and may contract with agencies charged with similar functions in this or other jurisdictions, in furtherance of the objectives of this chapter.
- 20 (e) The commission may cooperate with agencies performing
 21 similar functions in this and other jurisdictions to develop

- 1 uniform filing procedures and forms, uniform disclosure
- 2 standards, and uniform administrative practices, and may develop
- 3 information that may be useful in the discharge of the
- 4 commission's duties.
- 5 (f) The commission, by rule, may require bonding at
- 6 appropriate levels over time, escrow of portions of sales
- 7 proceeds, or other safeguards to assure completion of all
- 8 improvements that a developer is obligated to complete, or has
- 9 represented that it will complete.
- 10 §421J-C Investigatory powers. If the commission has
- 11 reason to believe that any person is violating or has violated
- 12 this chapter, or the rules of the commission adopted pursuant
- 13 thereto, the commission may conduct an investigation of the
- 14 matter and examine the books, accounts, contracts, records, and
- 15 files of the association, the board of directors, the managing
- 16 agent, or the developer. For the purposes of this examination,
- 17 the developer shall keep and maintain records of all sales
- 18 transactions and of the funds received by the developer pursuant
- 19 thereto, and shall make the records accessible to the commission
- 20 upon reasonable notice and demand.

1 §421J-D Cease and desist orders. In addition to its 2 authority under section 421J-E, whenever the commission has 3 reason to believe that any person is violating or has violated 4 this chapter, or the rules of the commission adopted pursuant 5 thereto, it shall issue and serve upon the person a complaint 6 stating its charges in that respect and containing a notice of a 7 hearing at a stated place and upon a day at least thirty days after the service of the complaint. The person served has the 8 9 right to appear at the place and time specified and show cause 10 why an order should not be entered by the commission requiring the person to cease and desist from the violation of the law or 11 12 the rules of the commission charged in the complaint. If, upon the hearing, the commission is of the opinion that this chapter 13 14 or the rules of the commission have been or are being violated, 15 it shall make a report in writing stating its findings as to the 16 facts and shall issue and cause to be served on the person an 17 order requiring the person to cease and desist from the violations. The person, within thirty days after service upon 18 the person of the report or order, may obtain a review thereof 19 20 in the appropriate circuit court.

1 §421J-E Power to enjoin. Whenever the commission believes 2 from satisfactory evidence that any person has violated this 3 chapter or the rules of the commission adopted pursuant to this chapter, it may conduct an investigation on the matter and bring 4 5 an action in the name of the people of the State in any court of 6 competent jurisdiction against the person to enjoin the person 7 from continuing the violation or engaging therein or doing any 8 act or acts in furtherance thereof. 9 §421J-F Penalties. (a) Any person who violates or fails 10 to comply with this chapter is guilty of a misdemeanor and shall 11 be punished by a fine not exceeding \$10,000 or by imprisonment 12 for a term not exceeding one year, or both. Any person who 13 violates or fails, omits, or neglects to obey, observe, or 14 comply with any rule, order, decision, demand, or requirement of 15 the commission under this chapter shall be punished by a fine not exceeding \$10,000. 16 17 (b) Any person who violates any provision of this chapter 18 or the rules of the commission adopted pursuant to this chapter 19 shall also be subject to a civil penalty not exceeding \$10,000 20 for any violation. Each violation shall constitute a separate 21 offense.

1	§4215	J-G Planned community association education trust
2	fund. (a)	The commission shall establish a planned community
3	associatio	on education trust fund that the commission shall use
4	for educat	cional purposes. Educational purposes shall include
5	financing	or promoting:
6	(1)	Education and research in the field of planned
7		community association governance and association
8		registration for the benefit of the public and those
9		required to be registered under this chapter;
10	(2)	The improvement and more efficient administration of
11		associations;
12	(3)	Expeditious and inexpensive procedures for resolving
13		association disputes;
14	(4)	Support for mediation of association related disputes
15		pursuant to section 421J-13; and
16	(5)	Support for voluntary binding arbitration between
17		parties in association related disputes, pursuant to
18		section 421J-J.
19	(b)	The commission shall use all moneys in the planned
20	community	association education trust fund for purposes

consistent with subsection (a).

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1	§4215	J-H Planned community association education trust
2	fund; paym	ments by associations and developers. (a) Each
3	associatio	on with more than five units shall pay to the
4	department	of commerce and consumer affairs:
5	(1)	A planned community association education trust fund
6		fee within one year after the closing of the first
7		conveyance of a unit to a person other than a
8		developer or within thirty days of the association's
9		first meeting, and thereafter, on or before June 30 of
10		every odd-numbered year, as prescribed by rules
11		adopted pursuant to chapter 91; and
12	(2)	Beginning with the July 1, 2021, biennium
13		registration, an additional annual planned community
14		association education trust fund fee in an amount
15		equal to the product of \$1.50 times the number of
16		units included in the registered association to be
17		dedicated to supporting mediation or voluntary binding
18		arbitration of association related disputes. The
19		additional planned community association education
20		trust fund fee shall total \$3 per unit until the
21		commission adopts rules pursuant to chapter 91.

- 1 (b) Each developer shall pay to the department of commerce
- 2 and consumer affairs the planned community association education
- 3 trust fund fee for each unit in the project, as prescribed by
- 4 rules adopted by the director of commerce and consumer affairs
- 5 pursuant to chapter 91.
- 6 (c) Payments of any fees required under this section shall
- 7 be due on or before the registration due date and shall be
- 8 nonrefundable. Failure to pay the required fee by the due date
- 9 shall result in a penalty assessment of ten per cent of the
- 10 amount due and the association shall not have standing to bring
- 11 any action to collect or to foreclose any lien for common
- 12 expenses or other assessments in any court of this State until
- 13 the amount due, including any penalty, is paid. Failure of an
- 14 association to pay a fee required under this section shall not
- 15 impair the validity of any claim of the association for common
- 16 expenses or other assessments, or prevent the association from
- 17 defending any action in any court of this State.
- (d) The department of commerce and consumer affairs shall
- 19 allocate the fees collected under this section to the planned
- 20 community association education trust fund established pursuant
- 21 to section 421J-G. The fees collected pursuant to this section



- 1 shall be administratively and fiscally managed together as one
- 2 planned community association education trust fund established
- 3 by section 421J-G.
- 4 §421J-I Planned community association education trust
- 5 fund; management. (a) The sums received by the commission for
- 6 deposit in the planned community association education trust
- 7 fund pursuant to section 421J-G shall be held by the commission
- 8 in trust for carrying out the purpose of the fund.
- 9 (b) The commission and the director of commerce and
- 10 consumer affairs may use moneys in the planned community
- 11 association education trust fund collected pursuant to section
- 12 421J-H and the rules of the commission to employ necessary
- 13 personnel not subject to chapter 76 for additional staff
- 14 support, to provide office space, and to purchase equipment,
- 15 furniture, and supplies required by the commission to carry out
- 16 its responsibilities under this chapter.
- 17 (c) The moneys in the planned community association
- 18 education trust fund collected pursuant to section 421J-H and
- 19 the rules of the commission may be invested and reinvested in
- 20 the same manner as are the funds of the employees' retirement
- 21 system of the State. The interest and earnings from these



- 1 investments shall be deposited to the credit of the planned
- 2 community association education trust fund.
- 3 (d) The department of commerce and consumer affairs
- 4 professional and vocational licensing division's budget ceiling
- 5 shall be amended to reflect the annual planned community
- 6 association education trust fund fee required by section 421J-H
- 7 and paid into the planned community association education trust
- 8 fund. On June 30 of every odd-numbered year, any unexpended
- 9 additional amounts paid into the planned community association
- 10 education trust fund and initially dedicated to supporting
- 11 mediation or voluntary binding arbitration of association
- 12 related disputes, as required by section 421J-H(a)(2) shall be
- 13 used for educational purposes as provided in section 421J-
- **14** G(a)(1), (2), and (3).
- 15 (e) The commission shall annually submit to the
- 16 legislature, no later than twenty days prior to the convening of
- 17 each regular session:
- 18 (1) A summary of the programs funded during the prior
- fiscal year and the amount of money in the fund,
- including a statement of which programs were directed

1	specifically at the education of planned community
2	association members; and
3	(2) A copy of the budget for the current fiscal year,
4	including summary information on programs that were
5	funded or are to be funded and the target audience for
6	each program. The budget shall include a line item
7	reflecting the total amount collected from
8	associations."
9	PART II
10	SECTION 2. Chapter 421J, Hawaii Revised Statutes, is
11	amended by designating sections 421J-1 to 421J-16 as part I,
12	entitled "General Provisions".
13	SECTION 3. Chapter 421J, Hawaii Revised Statutes, is
14	amended by adding a new section to be appropriately designated
15	and to read as follows:
16	"§421J-J Voluntary binding arbitration. (a) Any parties
17	permitted to mediate association related disputes pursuant to
18	section 421J-13 may agree to enter into voluntary binding
19	arbitration, which may be supported with funds from the planned
20	community association education trust fund pursuant to section
21	421J-G; provided that voluntary binding arbitration under this



1	section m	ay be supported with funds from the planned community
2	associati	on education trust fund only after the parties have
3	first att	empted evaluative mediation.
4	<u>(b)</u>	Any voluntary binding arbitration entered into
5	pursuant	to this section and supported with funds from the
6	planned c	ommunity association education trust fund:
7	(1)	Shall include a fee of \$175 to be paid by each party
8		to the arbitrator;
9	(2)	Shall receive no more from the fund than is
10		appropriate under the circumstances, and in no event
11		more than \$6,000 total; and
12	(3)	May include issues and parties in addition to those
13		identified in subsection (a); provided that a member
14		or a developer and board are parties to the
15		arbitration at all times and the member or developer
16		and the board mutually consent in writing to the
17		addition of the issues and parties."
18	SECT	TON 4. Section 421J-2, Hawaii Revised Statutes, is
19	amended b	y adding a new definition to be appropriately inserted
20	and +a ~a	ad as follows:

1	""Commission" means the real estate commission established
2	pursuant to section 467-3."
3	SECTION 5. Section 421J-13, Hawaii Revised Statutes, is
4	amended to read as follows:
5	"[+]§421J-13[+] Mediation of disputes. (a) [At the
6	request of any party, any The mediation of a dispute concerning
7	or involving one or more members and an association, its board
8	of directors, managing agent, manager, or one or more other
9	members [relating to the interpretation, application, or
10	enforcement of this chapter or the association documents, shall
11	first be submitted to mediation. shall be mandatory upon
12	written request to the other party when:
13	(1) The dispute involves the interpretation, application,
14	or enforcement of this chapter or the association
15	documents;
16	(2) The dispute falls outside the scope of subsection (b);
17	(3) The parties have not already mediated the same or a
18	substantially similar dispute; and
19	(4) An action or an arbitration concerning the dispute has
20	not been commenced.

1	(b)	[Nothing in subsection (a) shall be interpreted to
2	mandate t	he mediation of any dispute involving:
3	(1)	Actions seeking equitable relief involving threatened]
4	The media	tion of a dispute concerning or involving one or more
5	members a	nd an association, its board of directors, managing
6	agent, ma	nager, or one or more other members shall not be
7	mandatory	when the dispute involves:
8	(1)	Threatened property damage or the health or safety of
9		association members or any other person;
10	(2)	Actions to collect assessments;
11	(3)	Personal injury claims; or
12	(4)	[Actions against an association, a board of directors,
13		or one or more directors, officers, agents, employees,
14		or other persons for amounts in excess of \$2,500 if
15		insurance coverage under a policy of insurance
16		procured by the association or its board of directors
17		would be unavailable for defense or judgment because
18		mediation was pursued.
19	(c)	If any mediation under this section is not completed
20	within tw	o months from commencement, no further mediation shall
21	be requir	ed unless agreed to by the association and the member.]

1	Matters that would affect the availability of any
2	coverage pursuant to an insurance policy obtained on
3	or behalf of an association.
4	(c) If evaluative mediation is requested in writing by one
5	of the parties pursuant to subsection (a), the other party
6	cannot choose to do facilitative mediation instead, and any
7	attempt to do so shall be treated as a rejection to mediate.
8	(d) A member or an association may apply to the circuit
9	court in the judicial circuit where the planned community is
10	located for an order compelling mediation only when:
11	(1) Mediation of the dispute is mandatory pursuant to
12	subsection (a);
13	(2) A written request for mediation has been delivered to
14	and received by the other party; and
15	(3) The parties have not agreed to a mediator and a
16	mediation date within forty-five days after a party
17	receives a written request for mediation.
18	(e) Any application made to the circuit court pursuant to
19	subsection (d) shall be made and heard in a summary manner and
20	in accordance with procedures for the making and hearing of



1	motions.	The prevailing party shall be awarded its attorneys'
2	fees and	costs in an amount not to exceed \$1,500.
3	<u>(f)</u>	Each party to a mediation shall bear the attorneys'
4	fees, cos	ts, and other expenses of preparing for and
5	participa	ting in mediation incurred by the party, unless
6	otherwise	specified in:
7	(1)	A written agreement providing otherwise that is signed
8		by the parties;
9	(2)	An order of a court in connection with the final
10		disposition of a claim that was submitted to
11		mediation;
12	(3)	An award of an arbitrator in connection with the final
13		disposition of a claim that was submitted to
14		mediation; or
15	(4)	An order of the circuit court in connection with
16		compelled mediation in accordance with subsection (e).
17	<u>(g)</u>	Any individual mediation supported with funds from the
18	planned c	ommunity association education trust fund pursuant to
19	section 4	21J-G:
20	(1)	Shall include a fee of \$375 to be paid by each party
21		to the mediator;



1	(2)	Shall receive no more from the fund than is
2		appropriate under the circumstances, and in no event
3		more than \$3,000 total;
4	(3)	May include issues and parties in addition to those
5		identified in subsection (a); provided that a member
6		or a developer and board are parties to the mediation
7		at all times and the member or developer and the board
8		mutually consent in writing to the addition of the
9		issues and parties; and
10	(4)	May include an evaluation by the mediator of any
11		claims presented during the mediation.
12	(h)	A court or an arbitrator with jurisdiction may
13	consider	a timely request to stay any action or proceeding
14	concernin	g a dispute that would be subject to mediation pursuant
15	to subsec	tion (a) in the absence of the action or proceeding,
16	and refer	the matter to mediation; provided that:
17	(1)	The court or arbitrator determines that the request is
18		made in good faith and a stay would not be prejudicial
19		to any party; and
20	(2)	No stay shall exceed a period of ninety days."
21		PART III



SECTION 6. Section 26-9, Hawaii Revised Statutes, is 1 amended by amending subsection (o) to read as follows: 2 3 Every person licensed under any chapter within the jurisdiction of the department of commerce and consumer affairs 4 and every person licensed subject to chapter 485A or registered 5 under chapter 467B shall pay upon issuance of a license, permit, 6 certificate, or registration a fee and a subsequent annual fee 7 8 to be determined by the director and adjusted from time to time 9 to ensure that the proceeds, together with all other fines, 10 income, and penalties collected under this section, do not 11 surpass the annual operating costs of conducting compliance 12 resolution activities required under this section. The fees may be collected biennially or pursuant to rules adopted under 13 14 chapter 91, and shall be deposited into the special fund 15 established under this subsection. Every filing pursuant to 16 chapter 514E or section 485A-202(a)(26) shall be assessed, upon 17 initial filing and at each renewal period in which a renewal is 18 required, a fee that shall be prescribed by rules adopted under 19 chapter 91, and that shall be deposited into the special fund 20 established under this subsection. Any unpaid fee shall be paid 21 by the licensed person, upon application for renewal,

- 1 restoration, reactivation, or reinstatement of a license, and by
- 2 the person responsible for the renewal, restoration,
- 3 reactivation, or reinstatement of a license, upon the
- 4 application for renewal, restoration, reactivation, or
- 5 reinstatement of the license. If the fees are not paid, the
- 6 director may deny renewal, restoration, reactivation, or
- 7 reinstatement of the license. The director may establish,
- 8 increase, decrease, or repeal the fees when necessary pursuant
- 9 to rules adopted under chapter 91. The director may also
- 10 increase or decrease the fees pursuant to section 92-28.
- 11 There is created in the state treasury a special fund to be
- 12 known as the compliance resolution fund to be expended by the
- 13 director's designated representatives as provided by this
- 14 subsection. Notwithstanding any law to the contrary, all
- 15 revenues, fees, and fines collected by the department shall be
- 16 deposited into the compliance resolution fund. Unencumbered
- 17 balances existing on June 30, 1999, in the cable television fund
- 18 under chapter 440G, the division of consumer advocacy fund under
- 19 chapter 269, the financial institution examiners' revolving
- 20 fund, section 412:2-109, the special handling fund, section
- 21 414-13, and unencumbered balances existing on June 30, 2002, in



- 1 the insurance regulation fund, section 431:2-215, shall be
- 2 deposited into the compliance resolution fund. This provision
- 3 shall not apply to the drivers education fund underwriters fee,
- 4 sections 431:10C-115 and 431:10G-107, insurance premium taxes
- 5 and revenues, revenues of the workers' compensation special
- 6 compensation fund, section 386-151, the captive insurance
- 7 administrative fund, section 431:19-101.8, the insurance
- 8 commissioner's education and training fund, section 431:2-214,
- 9 the medical malpractice patients' compensation fund as
- 10 administered under section 5 of Act 232, Session Laws of Hawaii
- 11 1984, and fees collected for deposit in the office of consumer
- 12 protection restitution fund, section 487-14, the real estate
- 13 appraisers fund, section 466K-1, the real estate recovery fund,
- 14 section 467-16, the real estate education fund, section 467-19,
- 15 the contractors recovery fund, section 444-26, the contractors
- 16 education fund, section 444-29, the planned community
- 17 association education fund, section 421J-G, the condominium
- 18 education trust fund, section 514B-71, and the mortgage
- 19 foreclosure dispute resolution special fund, section 667-86.
- 20 Any law to the contrary notwithstanding, the director may use
- 21 the moneys in the fund to employ, without regard to chapter 76,



- 1 hearings officers and attorneys. All other employees may be
- 2 employed in accordance with chapter 76. Any law to the contrary
- 3 notwithstanding, the moneys in the fund shall be used to fund
- 4 the operations of the department. The moneys in the fund may be
- 5 used to train personnel as the director deems necessary and for
- 6 any other activity related to compliance resolution.
- 7 A separate special subaccount of the compliance resolution
- 8 fund, to be known as the post-secondary education authorization
- 9 special subaccount, shall be established for fees collected by
- 10 the department of commerce and consumer affairs pursuant to
- 11 chapter 305J. The special subaccount shall be governed by
- 12 section 305J-19.
- 13 As used in this subsection, unless otherwise required by
- 14 the context, "compliance resolution" means a determination of
- 15 whether:
- 16 (1) Any licensee or applicant under any chapter subject to
- the jurisdiction of the department of commerce and
- 18 consumer affairs has complied with that chapter;
- 19 (2) Any person subject to chapter 485A has complied with
- that chapter;
- 21 (3) Any person submitting any filing required by chapter



1		514E or section 485A-202(a)(26) has complied with
2		chapter 514E or section 485A-202(a)(26);
3	(4)	Any person has complied with the prohibitions against
4		unfair and deceptive acts or practices in trade or
5		commerce; or
6	(5)	Any person subject to chapter 467B has complied with
7		that chapter;
8	and inclu	des work involved in or supporting the above functions,
9	licensing	, or registration of individuals or companies regulated
10	by the de	partment, consumer protection, and other activities of
11	the depar	tment.
12	The	director shall prepare and submit an annual report to
13	the gover	nor and the legislature on the use of the compliance
14	resolutio	n fund. The report shall describe expenditures made
15	from the	fund including non-payroll operating expenses."
16	SECT	TON 7. Section 467-4, Hawaii Revised Statutes, is
17	amended t	o read as follows:
18	"§46	7-4 Powers and duties of commission. In addition to
19	any other	powers and duties authorized by law, the real estate
20	commissio	on shall:



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S.B. NO.**722**

1	(1)	Grant licenses,	registrations,	and	certificates
2		pursuant to thi	s chapter;		

(2) Adopt, amend, or repeal rules as it may deem proper to effectuate this chapter and carry out its purpose, which is the protection of the general public in its real estate transactions. All rules shall be approved by the governor and the director of commerce and consumer affairs, and when adopted pursuant to chapter 91 shall have the force and effect of law. The rules may forbid acts or practices deemed by the commission to be detrimental to the accomplishment of the purpose of this chapter, and the rules may require real estate brokers and salespersons to complete educational courses or to make reports to the commission containing items of information as will better enable the commission to enforce this chapter and the rules, or as will better enable the commission from time to time to amend the rules to more fully effect the purpose of this chapter, and, further, the rules may require real estate brokers and salespersons to furnish reports to their clients containing matters of

1		information as the commission deems necessary to
2		promote the purpose of this chapter. This enumeration
3		of specific matters that may properly be made the
4		subject of rules shall not be construed to limit the
5		commission's broad general power to make all rules
6		necessary to fully effectuate the purpose of this
7		chapter;
8	(3)	Enforce this chapter and rules adopted pursuant
9		thereto;
10	(4)	Suspend, fine, terminate, or revoke any license,
11		registration, or certificate for any cause prescribed
12		by this chapter, or for any violation of the rules,
13		and may also require additional education or
14		reexamination, and refuse to grant any license,
15		registration, or certificate for any cause that would
16		be a ground for suspension, fine, termination, or
17		revocation of a license, registration, or certificate;
18	(5)	Report to the governor and the legislature relevant
19		information that shall include but not be limited to a
20		summary of the programs and financial information

about the trust funds, including balances and budgets,

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21		PART IV
20		that chapter."
19	(9)	Enforce chapter 421J and rules adopted pursuant to
18		the counties [.] ; and
17		annually, and shall from time to time meet in each of
16		which shall meet not less often than ten times
15		effectuating this chapter and carry out its purpose,
14	(8)	Establish standing committees to assist in
13		purpose of this chapter; [and]
12		persons to assist the commission in effectuating the
11	(7)	Enter into contract or contracts with qualified
10		of the purpose of this chapter;
9		information as is proper to further the accomplishment
8		counties, and require other education regarding any
7		produce seminars and workshops, hold meetings in all
6	(6)	Publish and distribute pamphlets and circulars,
5		its activities;
4		the governor or the legislature may require concerning
3		session, and at other times and in other manners as
2		annually, before the convening of each regular
1		through the director of commerce and consumer affairs

- 1 SECTION 8. In codifying the new sections added by sections
- 2 1 and 3 of this Act, the revisor of statutes shall substitute
- 3 appropriate section numbers for the letters used in designating
- 4 the new sections in this Act.
- 5 SECTION 9. Statutory material to be repealed is bracketed
- 6 and stricken. New statutory material is underscored.
- 7 SECTION 10. This Act shall take effect upon its approval.

8

INTRODUCED BY:

2019-0009 SB SMA.doc

Report Title:

Planned Community Associations; Real Estate Commission; Registration; Administration; Enforcement; Planned Community Association Education Trust Fund; Mediation; Arbitration

Description:

On or before June 30, 2021, requires planned community associations to register with the real estate commission. Requires the real estate commission to administer and enforce planned community association laws. Establishes the planned community association trust fund for specific purposes related to planned community associations, including the use of mediation and arbitration of association related disputes.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.