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	HOMEOWNER ASSOCIATION RESERVE ACCOUNT
	AMENDMENTS
	2012 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Stephen H. Urquhart
	House Sponsor: V. Lowry Snow
LON	IG TITLE
Gen	eral Description:
	This bill modifies reserve fund provisions of the Condominium Ownership Act and the
Com	munity Association Act.
Higł	lighted Provisions:
	This bill:
	• modifies the frequency of a required reserve analysis and the review and update of a
reser	ve analysis for condominium associations and community associations.
Mon	ey Appropriated in this Bill:
	None
Othe	er Special Clauses:
	None
Utał	Code Sections Affected:
AMI	ENDS:
	57-8-7.5, as last amended by Laws of Utah 2011, Chapter 134
	57-8a-211, as last amended by Laws of Utah 2011, Chapter 134
Be it	enacted by the Legislature of the state of Utah:
	Section 1. Section <b>57-8-7.5</b> is amended to read:
	57-8-7.5. Reserve analysis Reserve fund.



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28	(1) As used in this section, "reserve analysis" means an analysis to determine:
29	(a) the need for a reserve fund to accumulate money to cover the cost of repairing,
30	replacing, and restoring common areas and facilities that have a useful life of three years or
31	more, but excluding any cost that can reasonably be funded from the general budget or other
32	funds of the association of unit owners; and
33	(b) the appropriate amount of any reserve fund.
34	(2) Except as otherwise provided in the declaration, a management committee shall:
35	(a) (i) subject to Subsection (2)(a)(ii), cause a reserve analysis to be conducted no less
36	frequently than every [five] six years; and
37	(ii) if no reserve analysis has been conducted since March 1, 2008, cause a reserve
38	analysis to be conducted before July 1, 2012; and
39	(b) review and, if necessary, update a previously conducted reserve analysis no less
40	frequently than every [two] three years.
41	(3) The management committee may conduct a reserve analysis itself or may engage a
42	reliable person or organization, as determined by the management committee, to conduct the
43	reserve analysis.
44	(4) (a) A management committee may not use money in a reserve fund:
45	(i) for daily maintenance expenses, unless a majority of the members of the association
46	of unit owners vote to approve the use of reserve fund money for that purpose; or
47	(ii) for any purpose other than the purpose for which the reserve fund was established.
48	(b) A management committee shall maintain a reserve fund separate from other funds
49	of the association of unit owners.
50	(c) This Subsection (4) may not be construed to limit a management committee from
51	prudently investing money in a reserve fund, subject to any investment constraints imposed by
52	the declaration.
53	(5) Subsections (2), (3), (4), and (6) do not apply to an association of unit owners
54	during the period of declarant management.
55	(6) An association of unit owners shall:
56	(a) annually, at the annual meeting of unit owners or at a special meeting of unit
57	owners:
58	(i) present the reserve study; and

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59	(ii) provide an opportunity for unit owners to discuss reserves and to vote on whether
60	to fund a reserve fund and, if so, how to fund it and in what amount;
61	(b) prepare and keep minutes of each meeting held under Subsection (6)(a) and
62	indicate in the minutes any decision relating to funding a reserve fund.
63	(7) This section applies to each association of unit owners, regardless of when the
64	association of unit owners was created.
65	Section 2. Section <b>57-8a-211</b> is amended to read:
66	57-8a-211. Reserve analysis Reserve fund.
67	(1) As used in this section, "reserve analysis" means an analysis to determine:
68	(a) the need for a reserve fund to accumulate money to cover the cost of repairing,
69	replacing, and restoring common areas that have a useful life of three years or more, but
70	excluding any cost that can reasonably be funded from the association's general budget or from
71	other association funds; and
72	(b) the appropriate amount of any reserve fund.
73	(2) Except as otherwise provided in the governing documents, a board shall:
74	(a) (i) subject to Subsection (2)(a)(ii), cause a reserve analysis to be conducted no less
75	frequently than every [five] six years; and
76	(ii) if no reserve analysis has been conducted since March 1, 2008, cause a reserve
77	analysis to be conducted before July 1, 2012; and
78	(b) review and, if necessary, update a previously conducted reserve analysis no less
79	frequently than every [two] three years.
80	(3) The board may conduct a reserve analysis itself or may engage a reliable person or
81	organization, as determined by the board, to conduct the reserve analysis.
82	(4) (a) A board may not use money in a reserve fund:
83	(i) for daily maintenance expenses, unless a majority of association members vote to
84	approve the use of reserve fund money for that purpose; or
85	(ii) for any purpose other than the purpose for which the reserve fund was established.
86	(b) A board shall maintain a reserve fund separate from other association funds.
87	(c) This Subsection (4) may not be construed to limit a board from prudently investing
88	money in a reserve fund, subject to any investment constraints imposed by the governing
89	documents.

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90	(5) Subsections (2), (3), (4), and (6) do not apply to an association during the period of
91	administrative control.
92	(6) An association shall:
93	(a) annually, at the annual meeting of lot owners or at a special meeting of lot owners:
94	(i) present the reserve study; and
95	(ii) provide an opportunity for lot owners to discuss reserves and to vote on whether to
96	fund a reserve fund and, if so, how to fund it and in what amount;
97	(b) prepare and keep minutes of each meeting held under Subsection (6)(a) and
98	indicate in the minutes any decision relating to funding a reserve fund.
99	(7) This section applies to each association, regardless of when the association was
100	created.

Legislative Review Note as of 12-15-11 10:27 AM

Office of Legislative Research and General Counsel