1	COMMUNITY ASSOCIATION FUND AMENDMENTS
2	2021 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Lincoln Fillmore
5	House Sponsor: Jordan D. Teuscher
6 7	LONG TITLE
8	General Description:
9	This bill amends the Condominium Ownership Act and the Community Association
10	Act regarding reserve funds.
11	Highlighted Provisions:
12	This bill:
13	<ul> <li>amends the definition of reserve funds to permit the use of reserve funds to cover a</li> </ul>
14	budget shortfall during a declared emergency under certain conditions;
15	<ul><li>amends the contents of a reserve fund analysis;</li></ul>
16	<ul> <li>permits the use of reserve funds to pay for daily maintenance expenses without a</li> </ul>
17	majority member vote under certain conditions; and
18	<ul><li>makes technical and conforming changes.</li></ul>
19	Money Appropriated in this Bill:
20	None
21	Other Special Clauses:
22	None
23	<b>Utah Code Sections Affected:</b>
24	AMENDS:
25	57-8-7.5, as last amended by Laws of Utah 2018, Chapter 395
26	57-8a-211, as last amended by Laws of Utah 2018, Chapter 395
27	

29	Section 1. Section 57-8-7.5 is amended to read:
30	57-8-7.5. Reserve analysis Reserve fund.
31	(1) As used in this section:
32	(a) "Reserve analysis" means an analysis to determine:
33	(i) the need for a reserve fund to accumulate reserve funds; and
34	(ii) the appropriate amount of any reserve fund.
35	(b) "Reserve fund line item" means the line item in an association of unit owners'
36	annual budget that identifies the amount to be placed into a reserve fund.
37	(c) "Reserve funds" means money to cover:
38	(i) the cost of repairing, replacing, or restoring common areas and facilities that have a
39	useful life of three years or more and a remaining useful life of less than 30 years, if the cost
40	cannot reasonably be funded from the general budget or other funds of the association of unit
41	owners[-]; or
42	(ii) a shortfall in the general budget, if:
43	(A) the shortfall occurs while a state of emergency declared in accordance with Section
44	<u>53-2a-206</u> is in effect;
45	(B) the geographic area for which the state of emergency described in Subsection
46	(1)(c)(ii)(A) is declared extends to the entire state; and
47	(C) at the time the money is spent, more than 10% of unit owners that are not members
48	of the management committee in the association are delinquent in the payment of assessments
49	as a result of events giving rise to the state of emergency described in Subsection (1)(c)(ii)(A).
50	(2) Except as otherwise provided in the declaration, a management committee shall:
51	(a) cause a reserve analysis to be conducted no less frequently than every six years; and
52	(b) review and, if necessary, update a previously conducted reserve analysis no less
53	frequently than every three years.
54	(3) The management committee may conduct a reserve analysis itself or may engage a
55	reliable person or organization, as determined by the management committee, to conduct the

36	reserve analysis.
57	(4) A reserve fund analysis shall include:
58	(a) a list of the components identified in the reserve analysis that will reasonably
59	require reserve funds;
60	(b) a statement of the probable remaining useful life, as of the date of the reserve
61	analysis, of each component identified in the reserve analysis;
62	(c) an estimate of the cost to repair, replace, or restore each component identified in the
63	reserve analysis;
64	(d) an estimate of the total annual contribution to a reserve fund necessary:
65	(i) to meet the cost to repair, replace, or restore each component identified in the
66	reserve analysis during the component's useful life and at the end of the component's useful
67	life; and
68	(ii) to prepare for a shortfall in the general budget that the association or management
69	committee may use reserve funds to cover; and
70	(e) a reserve funding plan that recommends how the association of unit owners may
71	fund the annual contribution described in Subsection (4)(d).
72	(5) An association of unit owners shall:
73	(a) annually provide unit owners a summary of the most recent reserve analysis or
74	update; and
75	(b) provide a copy of the complete reserve analysis or update to a unit owner who
76	requests a copy.
77	(6) In formulating the association of unit owners' budget each year, an association of
78	unit owners shall include a reserve fund line item in:
79	(a) an amount the management committee determines, based on the reserve analysis, to
80	be prudent; or
81	(b) an amount required by the declaration, if the declaration requires an amount higher

than the amount determined under Subsection (6)(a).

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(7) (a) Within 45 days after the day on which an association of unit owners adopts the
association of unit owners' annual budget, the unit owners may veto the reserve fund line item
by a 51% vote of the allocated voting interests in the association of unit owners at a special
meeting called by the unit owners for the purpose of voting whether to veto a reserve fund line
item.

- (b) If the unit owners veto a reserve fund line item under Subsection (7)(a) and a reserve fund line item exists in a previously approved annual budget of the association of unit owners that was not vetoed, the association of unit owners shall fund the reserve account in accordance with that prior reserve fund line item.
- (8) (a) Subject to Subsection (8)(b), if an association of unit owners does not comply with the requirements of Subsection (5), (6), or (7) and fails to remedy the noncompliance within the time specified in Subsection (8)(c), a unit owner may file an action in state court for:
- (i) injunctive relief requiring the association of unit owners to comply with the requirements of Subsection (5), (6), or (7);
  - (ii) \$500 or actual damages, whichever is greater;
  - (iii) any other remedy provided by law; and
  - (iv) reasonable costs and attorney fees.
- (b) No fewer than 90 days before the day on which a unit owner files a complaint under Subsection (8)(a), the unit owner shall deliver written notice described in Subsection (8)(c) to the association of unit owners.
  - (c) A notice under Subsection (8)(b) shall state:
- (i) the requirement in Subsection (5), (6), or (7) with which the association of unit owners has failed to comply;
- (ii) a demand that the association of unit owners come into compliance with the requirements; and
- 108 (iii) a date, no fewer than 90 days after the day on which the unit owner delivers the 109 notice, by which the association of unit owners shall remedy its noncompliance.

110	(d) In a case filed under Subsection (8)(a), a court may order an association of unit
111	owners to produce the summary of the reserve analysis or the complete reserve analysis on an
112	expedited basis and at the association of unit owners' expense.
113	(9) (a) [Unless a majority of the members of the association of unit owners vote to
114	approve the use of reserve fund money for that purpose, a] A management committee may not
115	use money in a reserve fund[: (i) for daily maintenance expenses; or (ii)] for any purpose other
116	than the purpose for which the reserve fund was established, unless a majority of the members
117	of the association of unit owners vote to approve the use of reserve fund money for that
118	purpose.
119	(b) (i) A management committee may not use money in a reserve fund for daily
120	maintenance expenses, unless:
121	(A) a majority of the members of the association of unit owners vote to approve the use
122	of reserve fund money for daily maintenance expenses; or
123	(B) there exists in the general budget a shortfall that the management committee may
124	use reserve funds to cover.
125	(ii) Members of the association of unit owners may prohibit the use of reserve fund
126	money for daily maintenance expenses under the circumstances described in Subsection
127	(9)(b)(i)(B) by a 51% vote of the allocated voting interest in the association of unit owners at a
128	special meeting:
129	(A) for which each unit owner receives at least 48 hours notice; and
130	(B) the unit owners call for the purpose of voting whether to prohibit the use of reserve
131	fund money for daily maintenance expenses under the circumstances described in Subsection
132	(9)(b)(i)(B).
133	[(b)] (c) A management committee shall maintain a reserve fund separate from other
134	funds of the association of unit owners.
135	[(c)] (d) This Subsection (9) may not be construed to:
136	(i) limit a management committee from prudently investing money in a reserve fund,

137	subject to any investment constraints imposed by the declaration[-];
138	(ii) excuse an association from the requirements described in Section 57-8-58; or
139	(iii) permit the use of money in a reserve fund for a legal action described in Section
140	<u>57-8-58.</u>
141	(10) Subsections (2) through (9) do not apply to an association of unit owners during
142	the period of administrative control.
143	(11) For a condominium project whose initial declaration is recorded on or after May
144	12, 2015, during the period of administrative control, for any property that the declarant sells to
145	a third party, the declarant shall give the third party:
146	(a) a copy of the association of unit owners' governing documents; and
147	(b) a copy of the association of unit owners' most recent financial statement that
148	includes any reserve funds held by the association of unit owners or by a subsidiary of the
149	association of unit owners.
150	(12) Except as otherwise provided in this section, this section applies to each
151	association of unit owners, regardless of when the association of unit owners was created.
152	Section 2. Section 57-8a-211 is amended to read:
153	57-8a-211. Reserve analysis Reserve fund.
154	(1) As used in this section:
155	(a) "Reserve analysis" means an analysis to determine:
156	(i) the need for a reserve fund to accumulate reserve funds; and
157	(ii) the appropriate amount of any reserve fund.
158	(b) "Reserve fund line item" means the line item in an association's annual budget that
159	identifies the amount to be placed into a reserve fund.
160	(c) "Reserve funds" means money to cover:
161	(i) the cost of repairing, replacing, or restoring common areas and facilities that have a
162	useful life of three years or more and a remaining useful life of less than 30 years, if the cost
163	cannot reasonably be funded from the general budget or other funds of the association[-]; or

164	(11) a snortfall in the general budget, 11:
165	(A) the shortfall occurs while a state of emergency declared in accordance with Section
166	<u>53-2a-206</u> is in effect;
167	(B) the geographic area for which the state of emergency described in Subsection
168	(1)(c)(ii)(A) is declared extends to the entire state; and
169	(C) at the time the money is spent, more than 10% of lot owners that are not board
170	members in the association are delinquent in the payment of assessments as a result of events
171	giving rise to the state of emergency described in Subsection (1)(c)(ii)(A).
172	(2) Except as otherwise provided in the governing documents, a board shall:
173	(a) cause a reserve analysis to be conducted no less frequently than every six years; and
174	(b) review and, if necessary, update a previously conducted reserve analysis no less
175	frequently than every three years.
176	(3) The board may conduct a reserve analysis itself or may engage a reliable person or
177	organization, as determined by the board, to conduct the reserve analysis.
178	(4) A reserve fund analysis shall include:
179	(a) a list of the components identified in the reserve analysis that will reasonably
180	require reserve funds;
181	(b) a statement of the probable remaining useful life, as of the date of the reserve
182	analysis, of each component identified in the reserve analysis;
183	(c) an estimate of the cost to repair, replace, or restore each component identified in the
184	reserve analysis;
185	(d) an estimate of the total annual contribution to a reserve fund necessary:
186	(i) to meet the cost to repair, replace, or restore each component identified in the
187	reserve analysis during the component's useful life and at the end of the component's useful
188	life; and
189	(ii) to prepare for a shortfall in the general budget that the association or board may use
190	reserve funds to cover; and

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191	(e) a reserve funding plan that recommends how the association may fund the annual
192	contribution described in Subsection (4)(d).
193	(5) An association shall:
194	(a) annually provide lot owners a summary of the most recent reserve analysis or
195	update; and
196	(b) provide a copy of the complete reserve analysis or update to a lot owner who
197	requests a copy.
198	(6) In formulating the association's budget each year, an association shall include a
199	reserve fund line item in:
200	(a) an amount the board determines, based on the reserve analysis, to be prudent; or
201	(b) an amount required by the governing documents, if the governing documents
202	require an amount higher than the amount determined under Subsection (6)(a).
203	(7) (a) Within 45 days after the day on which an association adopts the association's
204	annual budget, the lot owners may veto the reserve fund line item by a 51% vote of the
205	allocated voting interests in the association at a special meeting called by the lot owners for the
206	purpose of voting whether to veto a reserve fund line item.
207	(b) If the lot owners veto a reserve fund line item under Subsection (7)(a) and a reserve
208	fund line item exists in a previously approved annual budget of the association that was not
209	vetoed, the association shall fund the reserve account in accordance with that prior reserve fund
210	line item.
211	(8) (a) Subject to Subsection (8)(b), if an association does not comply with the
212	requirements described in Subsection (5), (6), or (7) and fails to remedy the noncompliance
213	within the time specified in Subsection (8)(c), a lot owner may file an action in state court for:
214	(i) injunctive relief requiring the association to comply with the requirements of
215	Subsection (5), (6), or (7);
216	(ii) \$500 or the lot owner's actual damages, whichever is greater;

(iii) any other remedy provided by law; and

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218	(iv) reasonable costs and attorney fees.
219	(b) No fewer than 90 days before the day on which a lot owner files a complaint under
220	Subsection (8)(a), the lot owner shall deliver written notice described in Subsection (8)(c) to
221	the association.
222	(c) A notice under Subsection (8)(b) shall state:
223	(i) the requirement in Subsection (5), (6), or (7) with which the association has failed to
224	comply;
225	(ii) a demand that the association come into compliance with the requirements; and
226	(iii) a date, no fewer than 90 days after the day on which the lot owner delivers the
227	notice, by which the association shall remedy its noncompliance.
228	(d) In a case filed under Subsection (8)(a), a court may order an association to produce
229	the summary of the reserve analysis or the complete reserve analysis on an expedited basis and
230	at the association's expense.
231	(9) (a) [Unless a majority of association members vote to approve the use of reserve
232	fund money for that purpose, a] $\underline{A}$ board may not use money in a reserve fund[: (i) for daily
233	maintenance expenses; or (ii)] for any purpose other than the purpose for which the reserve
234	fund was established, unless a majority of association members vote to approve the use of
235	reserve fund money for that purpose.
236	(b) (i) A board may not use money in a reserve fund for daily maintenance expenses,
237	unless:
238	(A) a majority of association members vote to approve the use of reserve fund money
239	for daily maintenance expenses; or
240	(B) there exists in the general budget a shortfall that the board may use reserve funds to
241	<u>cover.</u>
242	(ii) Association members may prohibit the use of reserve fund money for daily
243	maintenance expenses under the circumstances described in Subsection (9)(b)(i)(B) by a 51%
244	vote of the allocated voting interest in the association at a special meeting:

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245	(A) for which each lot owner receives at least 48 hours notice; and
246	(B) the lot owners call for the purpose of voting whether to prohibit the use of reserve
247	fund money for daily maintenance expenses under the circumstances described in Subsection
248	(9)(b)(i)(B).
249	[(b)] (c) A board shall maintain a reserve fund separate from other association funds.
250	[(c)] (d) This Subsection (9) may not be construed to:
251	(i) limit a board from prudently investing money in a reserve fund, subject to any
252	investment constraints imposed by the governing documents[-];
253	(ii) excuse an association from the requirements described in Section 57-8a-229; or
254	(iii) permit the use of money in a reserve fund for a legal action described in Section
255	<u>57-8a-229.</u>
256	(10) Subsections (2) through (9) do not apply to an association during the period of
257	administrative control.
258	(11) For a project whose initial declaration of covenants, conditions, and restrictions is
259	recorded on or after May 12, 2015, during the period of administrative control, for any property
260	that the declarant sells to a third party, the declarant shall give the third party:
261	(a) a copy of the association's governing documents; and
262	(b) a copy of the association's most recent financial statement that includes any reserve
263	funds held by the association or by a subsidiary of the association.
264	(12) Except as otherwise provided in this section, this section applies to each
265	association, regardless of when the association was created.