# Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 12-0309.01 Christy Chase x2008

**HOUSE BILL 12-1116** 

## **HOUSE SPONSORSHIP**

**Murray,** Summers, Barker, Baumgardner, Brown, Casso, Holbert, McCann, Miklosi, Williams A.

## SENATE SPONSORSHIP

Nicholson,

#### **House Committees**

#### **Senate Committees**

**Economic and Business Development** 

## A BILL FOR AN ACT

101 CONCERNING DECEPTIVE TRADE PRACTICES RELATED TO TIME SHARE
102 RESALE TRANSACTIONS.

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill amends provisions of the "Colorado Consumer Protection Act" relating to time share transactions and, in particular, transactions involving resale time shares. **Section 3** of the bill requires entities that provide time share resale services to disclose the following information to the owner of the resale time share, and makes failure to disclose the

HOUSE 3rd Reading Unam ended March 12,2012

HOUSE ended 2nd Reading March 9, 2012 information a deceptive trade practice:

- ! Contact information for the time share resale entity and any agent or third-party service provider who will perform any time share resale services for the entity;
- ! A legal description of the resale time share;
- ! A description of the method or documentation by which the transfer of the resale time share will be completed;
- ! If the owner of the resale time share will retain any interest in the resale time share, a description of the interests retained by the owner of the resale time share;
- ! A listing of any fees, costs, or other consideration that the owner of the resale time share must pay or reimburse for performance of the time share resale service;
- ! A statement that the time share resale entity and its affiliates and agents will not collect from the owner of the resale time share any fees, costs, or other consideration until the entity provides the owner a copy of the recorded deed clearly demonstrating the transfer of the resale time share and a written acknowledgment from the association of time share owners or other responsible person that the time share resale entity has complied with the association's policies governing the transfer of resale time shares, if any;
- ! The date by which all acts sufficient to transfer the resale time share in accordance with the time share resale transfer agreement are estimated to be completed, which should be within 180 days after entering the agreement;
- ! A statement as to whether any person, including the owner of the resale time share, may occupy, rent, exchange, or otherwise exercise any form of use of the resale time share during the term of the time share resale transfer agreement;
- ! The name of any person, other than the owner of the resale time share, who will receive any rents, profits, or other consideration or thing of value, if any, generated from the transfer of the applicable resale time share or the use of the applicable resale time share during the term of the time share resale transfer agreement;
- ! A statement detailing the owner's responsibilities in the event the entity does not transfer ownership of the resale time share within 180 days after entering the agreement;
- ! A statement that the time share resale entity will notify the specified persons or entities, in writing, when ownership of the resale time share is transferred.

**Section 2** of the bill defines the following activities as deceptive trade practices in the advertisement or sale of a time share or the provision of a resale time share service:

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- ! Making false or misleading statements in connection with a time share resale service;
- ! Making false or misleading statements concerning the method or source from which the name, address, telephone number, or other contact information of the owner was obtained:
- ! Making false or misleading statements concerning the identity of the time share resale service entity or that entity's affiliates or the terms and conditions upon which the time share or the time share resale services are offered.

**Section 1** defines the following terms: "Resale time share", "time share resale entity", "time share resale service", and "time share resale transfer agreement".

1 *Be it enacted by the General Assembly of the State of Colorado:* 2 **SECTION 1.** In Colorado Revised Statutes, 6-1-102, amend 3 (11.5); and **add** (9.5), (11.3), (11.7), and (11.9) as follows: 4 **6-1-102. Definitions.** As used in this article, unless the context 5 otherwise requires: 6 (9.5) "RESALE TIME SHARE" MEANS A TIME SHARE, INCLUDING ALL 7 OR SUBSTANTIALLY ALL OWNERSHIP, RIGHTS, OR INTERESTS ASSOCIATED 8 WITH THE TIME SHARE: 9 THAT HAS BEEN ACQUIRED PREVIOUSLY FOR PERSONAL, 10 FAMILY, OR HOUSEHOLD USE; AND 11 (b) (I) THAT IS OWNED BY A COLORADO RESIDENT; OR 12 (II) THE ACCOMMODATIONS AND OTHER FACILITIES OF WHICH ARE 13 AVAILABLE FOR USE THROUGH THE TIME SHARE ARE PRIMARILY LOCATED 14 IN COLORADO. 15 (11.3) "TIME SHARE" MEANS A TIME SHARE ESTATE, AS DEFINED IN 16 SECTION 38-33-110(5), C.R.S.; A TIME SHARE USE, AS DEFINED IN SECTION 17 12-61-401 (4), C.R.S.; OR ANY CAMPGROUND OR RECREATIONAL 18 MEMBERSHIP THAT DOES NOT CONSTITUTE THE TRANSFER OF AN INTEREST

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1	IN REAL PROPERTY

(11.5) (a) "Time share" means a time share estate, as defined in section 38-33-110 (5), C.R.S., a time share use, as defined in section 12-61-401 (4), C.R.S., or any campground or recreational membership which does not constitute the transfer of an interest in real property "TIME SHARE RESALE ENTITY" MEANS ANY PERSON WHO, EITHER DIRECTLY OR INDIRECTLY, ENGAGES IN A TIME SHARE RESALE SERVICE.

- (b) "TIME SHARE RESALE ENTITY" DOES NOT INCLUDE:
- (I) THE DEVELOPER, ASSOCIATION OF TIME SHARE OWNERS, OR OTHER PERSON RESPONSIBLE FOR MANAGING OR OPERATING THE PLAN OR ARRANGEMENT BY WHICH THE RIGHTS OR INTERESTS ASSOCIATED WITH A RESALE TIME SHARE ARE UTILIZED, BUT ONLY TO THE EXTENT THE RESALE TIME SHARE IS PART OF AN EXISTING PLAN OR ARRANGEMENT MANAGED BY THAT DEVELOPER, ASSOCIATION, OR PERSON; OR
- (II) ATTORNEYS, TITLE AGENTS, TITLE COMPANIES, OR ESCROW COMPANIES PROVIDING CLOSING, SETTLEMENT, OR OTHER TRANSACTION SERVICES AS LONG AS THE SERVICES ARE PROVIDED IN THE NORMAL COURSE OF BUSINESS IN SUPPORTING A CONVEYANCE OF TITLE OR IN ISSUING TITLE INSURANCE PRODUCTS IN A TIME SHARE RESALE TRANSACTION. TO THE EXTENT THE ATTORNEY, TITLE AGENT, TITLE COMPANY, OR ESCROW COMPANY IS ENGAGED IN PROVIDING SERVICES OR PRODUCTS THAT ARE OUTSIDE THE NORMAL COURSE OF BUSINESS IN SUPPORTING A CONVEYANCE OF TITLE OR IN ISSUING TITLE INSURANCE PRODUCTS OR HAS AN AFFILIATED BUSINESS ARRANGEMENT WITH A PARTY TO A TIME SHARE RESALE TRANSACTION, THIS EXEMPTION DOES NOT APPLY.
- (11.7) "TIME SHARE RESALE SERVICE" MEANS ANY OF THE

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1	FOLLOWING ACTIVITIES, ENGAGED IN DIRECTLY OR INDIRECTLY AND FOR
2	CONSIDERATION, REGARDLESS OF WHETHER PERFORMED IN PERSON, BY
3	MAIL, BY TELEPHONE, OR BY ANY OTHER MODE OF INTERNET OR
4	ELECTRONIC COMMUNICATION, UNLESS PERFORMED BY A PERSON OR
5	ENTITY THAT, PURSUANT TO PARAGRAPH (b) OF SUBSECTION (11.5) OF
6	THIS SECTION, IS EXEMPTED:
7	(a) THE SALE, RENTAL, LISTING, OR ADVERTISING OF, OR AN OFFER
8	TO SELL, RENT, LIST, OR ADVERTISE, ANY RESALE TIME SHARE;
9	(b) The purchase or offer to purchase any resale time
10	SHARE;
11	(c) THE TRANSFER OR OFFER TO ASSIST IN THE TRANSFER OF ANY
12	RESALE TIME SHARE; OR
13	(d) THE INVALIDATION OR AN OFFER TO INVALIDATE THE
14	PURCHASE OR OWNERSHIP OF ANY RESALE TIME SHARE OR THE PURCHASE
15	OF ANY TIME SHARE RESALE SERVICE.
16	(11.9) (a) "TIME SHARE RESALE TRANSFER AGREEMENT" MEANS A
17	CONTRACT BETWEEN A TIME SHARE RESALE ENTITY AND THE OWNER OF A
18	RESALE TIME SHARE IN WHICH THE TIME SHARE RESALE ENTITY AGREES TO
19	TRANSFER, OR OFFERS TO ASSIST IN THE TRANSFER OF ALL OR
20	SUBSTANTIALLY ALL OF, THE RIGHTS OR INTERESTS IN A RESALE TIME
21	SHARE ON BEHALF OF THE OWNER OF THE RESALE TIME SHARE.
22	(b) (I) "TIME SHARE RESALE TRANSFER AGREEMENT" DOES NOT
23	INCLUDE A CONTRACT TO SELL, RENT, LIST, OR ADVERTISE A RESALE TIME
24	SHARE IF THE OWNER OF THE RESALE TIME SHARE:
25	(A) Upon entering the contract, reasonably expects to
26	RECEIVE CONSIDERATION IN EXCHANGE FOR THE RESALE TIME SHARE; AND
27	(B) UPON THE ACTUAL SALE OR RENTAL OF THE TIME SHARE,

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1	RECEIVES CONSIDERATION.
2	(II) For purposes of this subsection (11.9), a transfer of the
3	RESALE TIME SHARE DOES NOT, BY ITSELF, CONSTITUTE CONSIDERATION.
4	<b>SECTION 2.</b> In Colorado Revised Statutes, <b>amend</b> 6-1-703 as
5	follows:
6	6-1-703. Time shares and resale time shares - deceptive trade
7	practices. (1) A person engages in a deceptive trade practice when, in
8	the course of such the person's business, vocation, or occupation, such
9	THE person engages in one or more of the following activities in
10	connection with the advertisement or sale of a time share OR THE
11	PROVISION OF A TIME SHARE RESALE SERVICE:
12	(a) Misrepresents:
13	(I) The investment, resale, or rental value of any time share;
14	(II) The conditions under which a purchaser may exchange the
15	right to use accommodations or facilities in one location for the right to
16	use accommodations or facilities in another location; or
17	(III) The period of time during which the accommodations or
18	facilities contracted for will be available to the purchaser;
19	(b) Fails to allow any purchaser of a time share a right to rescind
20	the sale of a time share or a resale time share service within five
21	calendar days after the sale;
22	(c) (I) Fails to provide conspicuous notice on the contract of the
23	right of a purchaser of a time share OR TIME SHARE RESALE SERVICE to
24	rescind the sale IN WRITING either by telegram, mail, or hand delivery.
25	(II) For purposes of this section, notice of rescission is considered
26	given:
27	(A) If by mail, when postmarked;

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1	(B) If by telegram, when filed for telegraphic transmission; or
2	(C) If by hand delivery, when delivered to the seller's place of
3	business.
4	(d) Fails to refund any down payment or deposit made pursuant
5	to a time share contract OR CONTRACT FOR TIME SHARE RESALE SERVICE
6	within seven days after the seller OR TIME SHARE RESALE ENTITY receives
7	the purchaser's written notice of rescission; EXCEPT THAT, IF THE
8	PURCHASER'S CHECK HAS NOT CLEARED AT THE TIME NOTICE OF
9	RESCISSION IS RECEIVED, THE PERSON HAS SEVEN ADDITIONAL DAYS AFTER
10	RECEIPT OF FUNDS FROM THE PURCHASER'S CLEARED CHECK TO REFUND
11	THE DOWN PAYMENT OR DEPOSIT;
12	(e) WITH RESPECT TO THE SALE OR SOLICITATION OF ANY TIME
13	SHARE RESALE SERVICE, MAKES FALSE OR MISLEADING STATEMENTS,
14	INCLUDING STATEMENTS CONCERNING:
15	(I) THE EXISTENCE OF OFFERS TO BUY OR RENT THE RESALE TIME
16	SHARE;
17	(II) THE LIKELIHOOD OF, OR THE TIME NECESSARY TO COMPLETE,
18	ANY SALE, RENTAL, TRANSFER, OR INVALIDATION;
19	(III) THE VALUE OF THE RESALE TIME SHARE;
20	$(IV)\ The  current  or  future  costs  of  owning  the  resale  time$
21	SHARE, INCLUDING ASSESSMENTS, MAINTENANCE FEES, OR TAXES; OR
22	$(V)\ \ How\ \ amounts\ \ paid\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $
23	SHARE SERVICE WILL BE UTILIZED;
24	(f) Makes false or misleading statements concerning the
25	METHOD OR SOURCE FROM WHICH THE NAME, ADDRESS, TELEPHONE
26	NUMBER, OR OTHER CONTACT INFORMATION OF THE OWNER OF THE
27	RESALE TIME SHARE WAS OBTAINED;

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1	(g) Makes false or misleading statements concerning:
2	(I) THE IDENTITY OF THE TIME SHARE RESALE SERVICE ENTITY OR
3	THAT ENTITY'S AFFILIATES; OR
4	(II) THE TERMS AND CONDITIONS UPON WHICH THE TIME SHARE
5	RESALE SERVICES ARE OFFERED;
6	(h) WITH RESPECT TO TIME SHARE RESALE TRANSFER
7	AGREEMENTS, FAILS TO COMPLY WITH ANY PROVISION OF, OR OTHERWISE
8	MAKES FALSE OR MISLEADING STATEMENTS IN CONNECTION WITH, ANY
9	DISCLOSURE REQUIRED TO BE MADE UNDER SECTION 6-1-703.5.
10	(2) THE UNLAWFUL PRACTICES LISTED IN THIS SECTION ARE IN
11	ADDITION TO AND DO NOT LIMIT THE TYPES OF DECEPTIVE TRADE
12	PRACTICES ACTIONABLE UNDER SECTION 6-1-105.
13	SECTION 3. In Colorado Revised Statutes, add 6-1-703.5 as
14	follows:
15	6-1-703.5. Time share resale transfer agreements - deceptive
16	trade practices. (1) A TIME SHARE RESALE ENTITY ENGAGES IN A
17	DECEPTIVE TRADE PRACTICE WHEN THE ENTITY FAILS TO INCLUDE IN A
18	TIME SHARE RESALE TRANSFER AGREEMENT THE FOLLOWING
19	INFORMATION:
20	(a) THE NAME, TELEPHONE NUMBER, AND PHYSICAL ADDRESS OF
21	THE TIME SHARE RESALE ENTITY AND THE NAME AND ADDRESS OF ANY
22	AGENT OR THIRD-PARTY SERVICE PROVIDER WHO WILL PERFORM ANY OF
23	THE TIME SHARE RESALE SERVICES FOR THAT TIME SHARE RESALE ENTITY;
24	(b) A DESCRIPTION OF THE APPLICABLE RESALE TIME SHARE
25	LEGALLY SUFFICIENT FOR RECORDING OR OTHER LEGAL TRANSFER;
26	(c) A DESCRIPTION OF THE METHOD OR DOCUMENTATION BY
2.7	WHICH THE TRANSFER OF THE RESALE TIME SHARE WILL BE COMPLETED

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1	INCLUDING WHETHER:
2	(I) THE OWNER OF THE RESALE TIME SHARE WILL RETAIN ANY
3	INTEREST IN THE RESALE TIME SHARE FOLLOWING THE TRANSFER; AND
4	$(II)\ The ownerof theresaletimesharemustgrantapower$
5	OF ATTORNEY OR OTHERWISE DELEGATE ANY AUTHORITY NECESSARY TO
6	COMPLETE THE TRANSFER OF THE RESALE TIME SHARE AND THE SCOPE OF
7	THE AUTHORITY DELEGATED BY THE OWNER OF THE RESALE TIME SHARE;
8	(d) IF THE OWNER OF THE RESALE TIME SHARE WILL RETAIN ANY
9	INTEREST IN THE RESALE TIME SHARE, A DESCRIPTION OF THE INTERESTS
10	RETAINED BY THE OWNER OF THE RESALE TIME SHARE;
11	(e) A LISTING OF ANY FEES, COSTS, OR OTHER CONSIDERATION
12	THAT THE OWNER OF THE RESALE TIME SHARE MUST PAY OR REIMBURSE
13	FOR PERFORMANCE OF THE TIME SHARE RESALE SERVICE;
14	(f) (I) A STATEMENT THAT NEITHER THE TIME SHARE RESALE
15	ENTITY NOR ANY AFFILIATE OR AGENT OF THE ENTITY SHALL COLLECT
16	FROM THE OWNER OF THE RESALE TIME SHARE ANY FEES, COSTS, OR OTHER
17	CONSIDERATION UNTIL THE TIME SHARE RESALE ENTITY PROVIDES THE
18	OWNER OF THE RESALE TIME SHARE A COPY OF THE RECORDED DEED OR
19	OTHER EQUIVALENT WRITTEN EVIDENCE CLEARLY DEMONSTRATING THAT
20	THE RESALE TIME SHARE HAS BEEN TRANSFERRED TO A SUBSEQUENT
21	TRANSFEREE IN ACCORDANCE WITH THE TIME SHARE RESALE TRANSFER
22	AGREEMENT AND APPLICABLE LAW AND:
23	(A) A WRITTEN ACKNOWLEDGMENT FROM THE ASSOCIATION OF
24	TIME SHARE OWNERS, OR OTHER PERSON RESPONSIBLE FOR MANAGING OR
25	OPERATING THE PLAN OR ARRANGEMENT BY WHICH THE RIGHTS OR
26	INTERESTS ASSOCIATED WITH THE APPLICABLE RESALE TIME SHARE ARE
27	UTILIZED, THAT THE TIME SHARE RESALE ENTITY HAS COMPLIED WITH THE

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1	ASSOCIATION'S POLICIES GOVERNING THE TRANSFER OF RESALE TIME
2	SHARES BY TIME SHARE OWNERS, IF ANY; OR
3	(B) IF, AFTER RECEIVING WRITTEN REQUEST FROM THE TIME SHARE
4	RESALE ENTITY, THE ASSOCIATION OF TIME SHARE OWNERS OR OTHER
5	RESPONSIBLE PERSON FAILS TO PROVIDE A WRITTEN ACKNOWLEDGMENT
6	AS DESCRIBED IN SUB-SUBPARAGRAPH (A) OF THIS SUBPARAGRAPH (I)
7	WITHIN THIRTY DAYS AFTER RECEIPT OF THE REQUEST, A WRITTEN
8	STATEMENT TO THAT EFFECT, SPECIFYING THE DATE ON WHICH THE
9	WRITTEN REQUEST WAS SUBMITTED AND INCLUDING A COPY OF THE
10	REQUEST FOR THE ACKNOWLEDGMENT SUBMITTED TO THE ASSOCIATION
11	OR RESPONSIBLE PERSON.
12	(II) (A) IF THE ASSOCIATION OF TIME SHARE OWNERS OR OTHER
13	RESPONSIBLE PERSON DETERMINES THAT A TIME SHARE RESALE ENTITY
14	HAS NOT COMPLIED WITH THE ASSOCIATION'S POLICIES GOVERNING THE
15	TRANSFER OF A RESALE TIME SHARE BY A TIME SHARE OWNER, THE
16	ASSOCIATION OR RESPONSIBLE PERSON SHALL PROVIDE TO THE RESALE
17	TIME SHARE ENTITY THE BASIS FOR THE DETERMINATION AND A COPY OF
18	THE ASSOCIATION'S POLICIES GOVERNING THE TRANSFER OF A RESALE TIME
19	SHARE SO AS TO ALLOW THE TIME SHARE RESALE ENTITY THE
20	OPPORTUNITY TO COMPLY WITH THE ASSOCIATION'S POLICIES AND OBTAIN
21	THE WRITTEN ACKNOWLEDGMENT DESCRIBED IN SUB-SUBPARAGRAPH $(A)$
22	OF SUBPARAGRAPH (I) OF THIS PARAGRAPH (f).
23	(B) A DETERMINATION PURSUANT TO SUB-SUBPARAGRAPH (A) OF
24	THIS SUBPARAGRAPH $\overline{\mathrm{(II)}}$ IS NOT A FAILURE TO RESPOND TO A WRITTEN
25	REQUEST SUBMITTED BY A TIME SHARE RESALE ENTITY PURSUANT TO
26	SUB-SUBPARAGRAPH (B) OF SUBPARAGRAPH (I) OF THIS PARAGRAPH (f);
27	(g) THE DATE BY WHICH ALL ACTS SUFFICIENT TO TRANSFER THE

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1	RESALE TIME SHARE IN ACCORDANCE WITH THE TIME SHARE RESALE
2	TRANSFER AGREEMENT ARE ESTIMATED TO BE COMPLETED. THE TIME
3	SHARE RESALE ENTITY SHALL USE COMMERCIALLY REASONABLE GOOD
4	FAITH EFFORTS TO COMPLETE THE TRANSFER OF THE SUBJECT TIME SHARE
5	WITHIN ONE HUNDRED EIGHTY DAYS AFTER THE DATE THE TIME SHARE
6	TRANSFER AGREEMENT IS EXECUTED BY THE OWNER OF THE RESALE TIME
7	SHARE.
8	(h) A STATEMENT AS TO WHETHER ANY PERSON, INCLUDING THE
9	OWNER OF THE RESALE TIME SHARE, MAY OCCUPY, RENT, EXCHANGE, OR
10	OTHERWISE EXERCISE ANY FORM OF USE OF THE RESALE TIME SHARE
11	DURING THE TERM OF THE TIME SHARE RESALE TRANSFER AGREEMENT;
12	(i) THE NAME OF ANY PERSON, OTHER THAN THE OWNER OF THE
13	RESALE TIME SHARE, WHO WILL RECEIVE ANY RENTS, PROFITS, OR OTHER
14	CONSIDERATION OR THING OF VALUE, IF ANY, GENERATED FROM THE
15	TRANSFER OF THE APPLICABLE RESALE TIME SHARE OR THE USE OF THE
16	APPLICABLE RESALE TIME SHARE DURING THE TERM OF THE TIME SHARE
17	RESALE TRANSFER AGREEMENT;
18	(j) THE FOLLOWING STATEMENT CLEARLY AND CONSPICUOUSLY
19	AND IN SUBSTANTIALLY THE FOLLOWING FORM:
20	WE [NAME OF TIME SHARE RESALE ENTITY] WILL USE
21	COMMERCIALLY REASONABLE GOOD FAITH EFFORTS TO
22	TRANSFER OWNERSHIP OF YOUR RESALE TIME SHARE TO
23	ANOTHER PERSON WITHIN ONE HUNDRED EIGHTY DAYS
24	AFTER YOUR EXECUTION OF THIS AGREEMENT. IF WE FAIL IN
25	THIS OBLIGATION, YOU, THE RESALE TIME SHARE OWNER,
26	WILL CONTINUE TO BE RESPONSIBLE FOR THE PAYMENT OF
27	ALL COSTS AND FEES ASSOCIATED WITH YOUR RESALE TIME

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1	SHARE, INCLUDING, AS APPLICABLE, REGULAR
2	ASSESSMENTS, SPECIAL ASSESSMENTS, AND REAL AND
3	PERSONAL PROPERTY TAXES.
4	(k) A STATEMENT THAT THE TIME SHARE RESALE ENTITY WILL
5	NOTIFY THE FOLLOWING PERSONS OR ENTITIES, IN WRITING, WHEN
6	OWNERSHIP OF THE RESALE TIME SHARE IS TRANSFERRED, AS APPLICABLE:
7	(I) THE ASSOCIATION OF TIME SHARE OWNERS OR OTHER PERSONS
8	RESPONSIBLE FOR MANAGING OR OPERATING THE PLAN OR ARRANGEMENT
9	BY WHICH THE RIGHTS OR INTERESTS ASSOCIATED WITH THE APPLICABLE
10	TIME SHARE RESALE ARE UTILIZED; AND
11	(II) THE EXCHANGE COMPANY OPERATING ANY EXCHANGE
12	PROGRAM THAT THE RESALE TIME SHARE WAS PART OF AT THE TIME THE
13	TRANSFER WAS COMPLETED.
14	(2) In making the disclosures required under this section,
15	THE TIME SHARE RESALE ENTITY MAY RELY UPON INFORMATION PROVIDED
16	IN WRITING BY THE OWNER OF THE APPLICABLE RESALE TIME SHARE OR
17	THE DEVELOPER, ASSOCIATION OF TIME SHARE OWNERS, OR OTHER PERSON
18	RESPONSIBLE FOR MANAGING OR OPERATING THE PLAN OR ARRANGEMENT
19	BY WHICH THE RIGHTS OR INTERESTS ASSOCIATED WITH THE APPLICABLE
20	RESALE TIME SHARE ARE UTILIZED.
21	(3) A TIME SHARE RESALE ENTITY SHALL SUPERVISE, MANAGE,
22	AND CONTROL ALL ASPECTS OF THE TIME SHARE RESALE TRANSFER
23	AGREEMENT AND THE OFFERING OF THE RESALE TIME SHARE BY ANY
24	AFFILIATE, AGENT, CONTRACTOR, OR EMPLOYEE OF THAT TIME SHARE
25	RESALE ENTITY. A VIOLATION OF THIS SECTION IS A VIOLATION BY THE
26	TIME SHARE RESALE ENTITY AND BY THE PERSON ACTUALLY COMMITTING
27	THE CONDUCT THAT CONSTITUTES THE VIOLATION

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1	<b>SECTION 4.</b> No appropriation. The general assembly has
2	determined that this act can be implemented within existing
3	appropriations, and therefore no separate appropriation of state moneys
4	is necessary to carry out the purposes of this act.
5	SECTION 5. Act subject to petition - effective date. This act
6	takes effect at 12:01 a.m. on the day following the expiration of the
7	ninety-day period after final adjournment of the general assembly (August
8	7, 2012, if adjournment sine die is on May 9, 2012); except that, if a
9	referendum petition is filed pursuant to section 1 (3) of article V of the
10	state constitution against this act or an item, section, or part of this act
11	within such period, then the act, item, section, or part will not take effect
12	unless approved by the people at the general election to be held in
13	November 2012 and, in such case, will take effect on the date of the
14	official declaration of the vote thereon by the governor.

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