1	CONDOMINIUM AND COMMUNITY ASSOCIATION
2	AMENDMENTS
3	2017 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Carol Spackman Moss
6	Senate Sponsor:
7 8	LONG TITLE
9	General Description:
10	This bill modifies provisions of the Condominium Ownership Act and the Community
11	Association Act related to organization and governing documents.
12	Highlighted Provisions:
13	This bill:
14	<ul> <li>addresses the hierarchy of the governing documents of a condominium or</li> </ul>
15	community association;
16	<ul> <li>enacts provisions related to the organization and reorganization of a community</li> </ul>
17	association; 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	57-8-39, as last amended by Laws of Utah 2015, Chapter 325
26	57-8-40, as last amended by Laws of Utah 2013, Chapter 152
27	ENACTS:



57-8a-228, Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 57-8-39 is amended to read:
57-8-39. Limitation on requirements for amending governing documents
Limitation on contracts.
(1) (a) (i) To amend the governing documents, the governing documents may not
require:
(A) for an amendment adopted after the period of administrative control, the vote or
approval of unit owners with more than 67% of the voting interests;
(B) the approval of any specific unit owner; or
(C) the vote or approval of lien holders holding more than 67% of the first position
security interests secured by a mortgage or trust deed in the association of unit owners.
(ii) Any provision in the governing documents that prohibits a vote or approval to
amend any part of the governing documents during a particular time period is invalid.
(b) Subsection (1)(a) does not apply to an amendment affecting only:
(i) the undivided interest of each unit owner in the common areas and facilities, as
expressed in the declaration;
(ii) unit boundaries; or
(iii) unit owners' voting rights.
(2) (a) A contract for services such as garbage collection, maintenance, lawn care, or
snow removal executed on behalf of the association of unit owners during a period of
administrative control is binding beyond the period of administrative control unless terminated
by the [board of directors] management committee after the period of administrative control
ends.
(b) Subsection (2)(a) does not apply to golf course and amenity management, utilities,
cable services, and other similar services that require an investment of infrastructure or capital.
(3) Voting interests under Subsection (1) are calculated in the manner required by the
governing documents.
(4) Nothing in this section affects any other rights reserved by the declarant.
(5) This section applies to an association of unit owners regardless of when the

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Section 2. Section **57-8-40** is amended to read:

## 57-8-40. Organization of an association of unit owners under other law -- Governing document hierarchy -- Reorganization.

- (1) As used in this section, "organizational documents" means the documents related to the formation or operation of a nonprofit corporation or other legal entity formed by the management committee or the declarant.
- (2) If permitted, required, or acknowledged by the declaration, the management committee may organize an association of unit owners as:
- (a) a nonprofit corporation in accordance with Title 16, Chapter 6a, Utah Revised Nonprofit Corporation Act; or
  - (b) any other entity organized under other law.
- (3) [Organizational] To the extent possible, organizational documents for a nonprofit corporation or other entity formed in accordance with Subsection (2) [shall, to the extent possible,] may not conflict with the rights and obligations found in the declaration [and] or any of the [association's] association of unit owners' bylaws recorded at the time of the formation of a nonprofit corporation or other entity.
- (4) Notwithstanding any conflict with the declaration or any recorded bylaws, the organizational documents of a nonprofit corporation or other entity formed in accordance with Subsection (2) may include [any] an additional indemnification and liability limitation provision for:
  - (a) [board members, directors, and] management committee members or officers; or
  - (b) similar persons in a position of control.
- (5) In the event of a conflict between this chapter's provisions, a statute under which the association of unit owners is organized, documents concerning the organization of the association of unit owners as a nonprofit corporation or other entity, the plat, the declaration, the bylaws, and [association] rules or policies of the association of unit owners, the following order prevails:
- (a) this chapter controls over a conflicting provision found in any of the sources listed in Subsections (5)(b) through (f);
  - (b) Title 16, Chapter 6a, Utah Revised Nonprofit Corporation Act, or any other law

under which an entity is organized controls over a conflicting provision in any of the sources
listed in Subsections (5)(c) through (f);
(c) the plat and the declaration control equally over a conflicting provision in any of the
sources listed in Subsections (5)(d) through (f);

- [(e)] (d) an organizational document filed in accordance with Title 16, Chapter 6a, Utah Revised Nonprofit Corporation Act, or any other law under which an entity is organized, controls over a conflicting provision in any of the sources listed in Subsections (5)[(d)](e) through (f);
- [(d) the declaration controls over a conflicting provision in any of the sources listed in Subsections (5)(e) or (f);]
- (e) the bylaws control over a conflicting provision in [association rules] a source described in Subsection (5)(f); and
- (f) [the association rules yield] a rule or policy of the association of unit owners that is adopted by the management committee yields to a conflicting provision in any of the sources listed in [Subsection] Subsections (5)(a) through (e).
- (6) Immediately upon the legal formation of an entity in compliance with this section, the association and unit owners are subject to any right, obligation, procedure, and remedy applicable to that entity.
- (7) (a) [A] The management committee may modify a form "articles of incorporation" or similar organizational document attached to a declaration [may be modified by the management committee] for filing or re-filing if the modified version is otherwise consistent with this section's provisions.
- (b) An organizational document attached to a declaration that is filed and concerns the organization of an entity may be amended in accordance with [its] the organizational document's own terms or any applicable law, [notwithstanding the fact that] regardless of whether the organizational document [might be] is recorded.
- (c) Except for amended bylaws, an initial or amended organizational document properly filed with the state does not need to be recorded.
- (8) This section applies to the reorganization of an association of unit owners previously organized if the entity's status is terminated or dissolved without the possibility of reinstatement.

121	(9) (a) This section applies to [all] a condominium [projects, whether] project
122	regardless of when the condominium project is established [before or after May 5, 2008].
123	(b) This section does not validate or invalidate the organization of an association of
124	<u>unit owners</u> that occurred before May 5, 2008, <u>regardless of</u> whether [or not] the association <u>of</u>
125	unit owners was otherwise in compliance with this section.
126	Section 3. Section 57-8a-228 is enacted to read:
127	57-8a-228. Organization of an association Governing document hierarchy
128	Reorganization.
129	(1) As used in this section, "organizational documents" means the documents related to
130	the formation or operation of a nonprofit corporation or other legal entity formed by the board
131	or the declarant.
132	(2) If permitted, required, or acknowledged by the declaration, the board may organize
133	an association as:
134	(a) a nonprofit corporation in accordance with Title 16, Chapter 6a, Utah Revised
135	Nonprofit Corporation Act; or
136	(b) any other entity organized under other law.
137	(3) To the extent possible, organizational documents for a nonprofit corporation or
138	other entity formed in accordance with Subsection (2) may not conflict with the rights and
139	obligations found in the declaration or any of the association's bylaws recorded at the time of
140	the formation of a nonprofit corporation or other entity.
141	(4) Notwithstanding any conflict with the declaration or any recorded bylaws, the
142	organizational documents of a nonprofit corporation or other entity formed in accordance with
143	Subsection (2) may include an additional indemnification and liability limitation provision for:
144	(a) board members or officers; or
145	(b) similar persons in a position of control.
146	(5) In the event of a conflict between this chapter's provisions, a statute under which
147	the association is organized, documents concerning the organization of the association as a
148	nonprofit corporation or other entity, the plat, the declaration, the bylaws, and association rules
149	or policies, the following order prevails:
150	(a) this chapter controls over a conflicting provision found in any of the sources listed
151	in Subsections (5)(b) through (f);

152	(b) Title 16, Chapter 6a, Utah Revised Nonprofit Corporation Act, or any other law
153	under which an entity is organized controls over a conflicting provision in any of the sources
154	listed in Subsections (5)(c) through (f);
155	(c) the plat and the declaration control equally over a conflicting provision in any of the
156	sources listed in Subsections (5)(d) through (f);
157	(d) an organizational document filed in accordance with Title 16, Chapter 6a, Utah
158	Revised Nonprofit Corporation Act, or any other law under which an entity is organized
159	controls over a conflicting provision in any of the sources listed in Subsections (5)(e) and (f);
160	(e) the bylaws control over a conflicting provision in a source described in Subsection
161	(5)(f); and
162	(f) an association rule or policy that is adopted by the board yields to a conflicting
163	provision in any of the sources listed in Subsections (5)(a) through (e).
164	(6) Immediately upon the legal formation of an entity in compliance with this section,
165	the association and unit owners are subject to any right, obligation, procedure, and remedy
166	applicable to that entity.
167	(7) (a) The board may modify a form "articles of incorporation" or similar
168	organizational document attached to a declaration for filing or re-filing if the modified version
169	is otherwise consistent with this section's provisions.
170	(b) An organizational document attached to a declaration that is filed and concerns the
171	organization of an entity may be amended in accordance with the organizational document's
172	own terms or any applicable law, regardless of whether the organizational document is
173	recorded.
174	(c) Except for amended bylaws, an initial or amended organizational document
175	properly filed with the state does not need to be recorded.
176	(8) This section applies to the reorganization of an association previously organized if
177	the entity's status is terminated or dissolved without the possibility of reinstatement.
178	(9) (a) This section applies regardless of when the association is created.
179	(b) This section does not validate or invalidate the organization of an association that
180	occurred before May 9, 2017, regardless of whether the association was otherwise in
181	compliance with this section.

Legislative Review Note Office of Legislative Research and General Counsel