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	SENATE BILI	NO HOUSE BILL NO	
1	A BILL to amend and menact &	55-509, as it shall become effective, of t	he Code of Virginia and to
2	-	nia by adding a section numbered 55-515	C C
	_	ion Act; definitions; reformation of declara	
3	rioperty Owners Associat	ion Act, deminions, reformation of declara	uons.
4	Be it enacted by the Gen	eral Assembly of Virginia:	
5	1. That § 55-509 of the Code of	f Virginia, as it shall become effective, i	s amended and reenacted,
6	and that the Code of Virginia is	amended by adding a section numbered	55-515.3 as follows:
7	§ 55-509. Definitions.		
8	As used in this chapter, un	less the context requires a different meanin	ıg:
9	"Act" means the Virginia	Property Owners' Association Act.	
10	"Association" means the p	roperty owners' association.	
11	"Board of directors" mean	s the executive body of a property owners'	association, or a committee
12	which is exercising the power of t	he executive body by resolution or bylaw.	
13	"Capital components" mea	ans those items, whether or not a part of t	he common area, for which
14	the association has the obligatio	n for repair, replacement or restoration a	and for which the board of
15	directors determines funding is ne	cessary.	
16	"Common area" means pro	operty within a development which is owned	ed, leased or required by the
17	declaration to be maintained or o	operated by a property owners' association	for the use of its members
18	and designated as common area in	the declaration.	
19	"Common interest commu	nity" means the same as that term is define	d in §55-528.
20	"Common interest commu	nity manager" means the same as that term	is defined in § 54.1-2345.
21	"Declarant" means the per	rson or entity signing the declaration and it	s successors or assigns who
22	may submit property to a declarat	ion.	
23	"Declaration" means any	instrument or group of instruments, howe	ever denominated, recorded
24	among the land records of the co	ounty or city in which the development or	any part thereof is located,

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25	that either (i) grants rights to the association with respect to the common an	rea or imposes on the
26	association maintenance or operational responsibilities on the association for	r with respect to the
27	common area; or-(ii) creates the authority in-authorizes the association to imp	ose on lots, or on the
28	owners or occupants of such lots, or on any other entity any mandatory payment of	of money in connection
29	with the provision of maintenance and/or services for the benefit of some or all of	the lots, the owners or
30	occupants of the lots, or the common area; or (iii) requires any person ownin	ng a lot subject to the
31	declaration to be a member of an association governing the real estate. "Dec	laration" includes any
32	a amendment or supplement to the instruments described in this definition. "Declaration of the supplement of the super of the supplement o	ation" shall not include
33	a declaration of a condominium, real estate cooperative, time-share project or cam	pground.

Except to the extent otherwise provided in a declaration, a series of declarations or deeds of
 dedication requiring the owners of the lots subject thereto to be members of the same association shall
 be deemed a single declaration.

37 "Development" means real property located within<u>this</u> the Commonwealth subject to a 38 declaration which contains both lots, at least some of which are residential or are occupied for 39 recreational purposes, and common areas with respect to which any person, by virtue of ownership of a 40 lot, is a member of an association and is obligated to pay assessments provided for in a declaration. 41 <u>Development shall also include real property located within the Commonwealth developed in phases</u> 42 <u>and subject to individual declarations corresponding to each such phase, which phases are part of a</u> 43 uniform and overall scheme of development.

"Disclosure packet update" means an update of the financial information referenced in
subdivisions A 2 through A 9 of §55-509.5. The update shall include a copy of the original disclosure
packet.

47 "Financial update" means an update of the financial information referenced in subdivisions A 2
48 through A 7 of §55-509.5.

49 "Lot" means (i) any plot or parcel of land designated for separate ownership or occupancy shown 50 on a recorded subdivision plat for a development or the boundaries of which are described in the 51 declaration or in a recorded instrument referred to or expressly contemplated by the declaration, other Formatted: section, Left, Indent: First line: 0"

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52	than a common area, and (ii)	a unit in a condominium association or a unit in a	real estate cooperative if	
53	the condominium or cooperat	ive is a part of a development.		
54	"Meeting" or "meeting	gs" means the formal gathering of the board of dir	ectors where the business	
55	of the association is discussed	or transacted.		
56	"Property owners' ass	ociation" or "association" means an incorporated	or unincorporated entity	
57	upon which responsibilities as	re imposed and to which authority is granted in the	e declaration.	
58	"Settlement agent" me	eans the same as that term is defined in § 6.1-2.20.		
59	<u>§ 55-515.3. Reformat</u>	ion of declaration; judicial procedure.	+	Formatted: section, Left, Indent: First line: 0"
60	A. An association may	y petition a court of equity in the county or city wh	nerein the development or	
61	the greater part thereof is loca	ated to reform a declaration where the association	, acting through its board	
62	of directors, has attempted t	o amend the declaration using provisions outlin	ed therein to resolve (i)	
63	inconsistencies in the declara	tion that are the source of legal and other disput	es pertaining to the legal	
64	rights and responsibilities of	the association or individual lot owners; (ii) scr	ivener's errors, including	
65	incorrectly identifying the as	ssociation, incorrectly identifying an entity other	than the association, or	
66	errors arising from oversigh	t or from an inadvertent omission, or mathema	tical mistake; or (iii) an	
67	ambiguity in the declaration v	with respect to an objectively verifiable fact.		Formatted: section, Left, Indent: First line: 0"
68	B. The court shall hav	e jurisdiction to:	•	Formatted: section, Lert, indent: First line: 0"
69	1. Reform, in whole o	r in part, any provision of a declaration; and		
70	2. Correct mistakes of	or any other error in the declaration that may	exist with respect to the	
71	declaration for any other purp	ose.		
72	C. A petition filed by	the association with the court setting forth any inc	consistency or error made	
73	in the declaration, or the ne	cessity for any change therein, shall be deemed	l sufficient basis for the	
74	reformation, in whole or in pa	urt, of the declaration, provided that:		
75	1. At least three duly	called meetings of the association have been hel	d where there have been	
76	good faith attempts to lawful	ly amend the declaration for the reasons specifie	d in subsection A, which	
77	attempts have proven unsucc	essful as evidenced by an affidavit verified by oa	th of the principal officer	
78	of the association; and			

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79	2. There is no adequate remedy at law as practical and effective to attain the ends of justice as			< 1	Formatted: Font: 12 pt
80	may be accomplished in a court of equit	<u>y.</u>			Formatted: Font: 12 pt
81	The court may require such add	itional evidence or information from	the association as it deems	ſ	Formatted: Font: 12 pt
82	appropriate.				ronnatted: Font. 12 pt
83	D. When it appears to the satist	faction of the court that the require	ments of subsection C have		
84	been met, the court may order the refe	ormation, in whole or in part, of the	ne subject declaration. Such		
85	order, together with any revised declara	tion that may be necessary, shall be	recorded in the clerk's office		
86	in the same manner required for the reco	ordation of a declaration.			
87	2. That an emergency exists and this a	act is in force from its passage.			
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