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HOUSE BILL NO. 2274

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on General Laws)

(Patron Prior to Substitute—Delegate Marshall, D.W.)

House Amendments in [] — January 31, 2017

A BILL to amend and reenact §§ 54.1-2349, 55-79.97, and 55-79.97:1 of the Code of Virginia, relating to the Condominium Act; resale by purchaser; designation of authorized representative. Be it enacted by the General Assembly of Virginia:

9 1. That §§ 54.1-2349, 55-79.97, and [57-79.97:1 55-79.97:1] of the Code of Virginia are amended 10 as follows:

§ 54.1-2349. Powers and duties of the Board.

A. The Board shall administer and enforce the provisions of this chapter. In addition to the 12 13 provisions of §§ 54.1-201 and 54.1-202, the Board shall:

1. Promulgate regulations necessary to carry out the requirements of this chapter in accordance with 14 15 the provisions of the Administrative Process Act (§ 2.2-4000 et seq.) to include but not be limited to the prescription of fees, procedures, and qualifications for the issuance and renewal of common interest 16 17 community manager licenses. The Board shall annually assess each common interest community manager an amount equal to the lesser of (i) \$1,000, or such other amount as the Board may establish 18 by regulation, or (ii) five hundredths of one percent (0.05%) of the gross receipts from common interest 19 20 community management during the preceding year. For the purposes of clause (ii), no minimum 21 payment shall be less than \$10. The annual payment shall be remitted to the State Treasurer and shall be 22 placed to the credit of the Common Interest Community Management Fund established pursuant to 23 § 55-529;

24 2. Establish criteria for the licensure of common interest community managers to ensure the 25 appropriate training and educational credentials for the provision of management services to common 26 interest communities. Such criteria may include experiential requirements and shall include designation 27 as an Accredited Association Management Company by the Community Associations Institute. As an 28 additional alternative to such designation, the Board shall have authority, by regulation, to include one 29 of the following: (i) successful completion of another Board-approved training program and certifying 30 examination, or (ii) successful completion of a Virginia testing program to determine the quality of the training and educational credentials for and competence of common interest community managers; 31

32 3. Establish criteria for the certification of the employees of common interest community managers 33 who have principal responsibility for management services provided to a common interest community or 34 who have supervisory responsibility for employees who participate directly in the provision of 35 management services to a common interest community to ensure the person possesses the character and 36 minimum skills to engage properly in the provision of management services to a common interest 37 community. Such criteria shall include designation as a Certified Manager of Community Associations 38 by the National Board of Certification for Community Association Managers, designation as an 39 Association Management Specialist by the Community Associations Institute, or designation as a 40 Professional Community Association Manager by the Community Associations Institute. As an additional 41 alternative to such designations, the Board shall have authority, by regulation, to include one of the 42 following: (i) successful completion of another Board-approved training program as developed by the 43 Virginia Association of Realtors or other organization, and certifying examination, or (ii) successful completion of a Virginia testing program to determine the quality of the training and educational 44 credentials for and competence of the employees of common interest community managers who 45 participate directly in the provision of management services to a common interest community. The fee 46 47 paid to the Board for the issuance of such certificate shall be paid to the Common Interest Community **48** Management Information Fund established pursuant to § 55-529;

4. Approve the criteria for accredited common interest community manager training programs;

5. Approve accredited common interest community manager training programs;

51 6. Establish, by regulation, standards of conduct for common interest community managers and for employees of common interest community managers certified in accordance with the provisions of this 52 53 chapter;

54 7. Establish, by regulation, an education-based certification program for persons who are involved in 55 the business or activity of providing management services for compensation to common interest communities. The Board shall have the authority to approve training courses and instructors in 56 57 furtherance of the provisions of this chapter; and

8. Develop and publish best practices for the content of declarations consistent with the requirements 58 59 of the Property Owners' Association Act (§ 55-508 et seq.).

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60 B. 1. The Board shall have the sole responsibility for the administration of this chapter and for the 61 promulgation of regulations to carry out the requirements thereof.

2. The Board shall also be responsible for the enforcement of this chapter, provided that the Real 62 63 Estate Board shall have the sole responsibility for the enforcement of this chapter with respect to a real 64 estate broker, real estate salesperson, or real estate brokerage firm licensed in accordance with Chapter 65 21 (§ 54.1-2100 et seq.) who is also licensed as a common interest community manager.

66 3. For purposes of enforcement of this chapter or Chapter 4.2 (§ 55-79.39 et seq.), 21 (§ 55-360 et seq.), 24 (§ 55-424 et seq.), or 26 (§ 55-508 et seq.) of Title 55, any requirement for the conduct of a 67 68 hearing shall be satisfied by an informal fact-finding proceeding convened and conducted pursuant to § 2.2-4019 of the Administrative Process Act (§ 2.2-4000 et seq.). 69

C. The Board is authorized to obtain criminal history record information from any state or federal 70 law-enforcement agency relating to an applicant for licensure or certification. Any information so 71 72 obtained is for the exclusive use of the Board and shall not be released to any other person or agency except in furtherance of the investigation of the applicant or with the authorization of the applicant or 73 74 upon court order.

75 D. Notwithstanding the provisions of subsection E of § 55-530, the Board may receive a complaint 76 directly from any person aggrieved by an association's failure to deliver a resale certificate or disclosure packet within the time period required under § 55-79.97, 55-79.97:1, 55-484, 55-509.5, 77 78 55-509.6, or 55-509.7.

79 § 55-79.97. Resale by purchaser; resale certificate; use of for sale sign in connection with resale; 80 designation of authorized representative.

A. In the event of any resale of a condominium unit by a unit owner other than the declarant, and 81 subject to the provisions of subsection F and § 55-79.87 A, the unit owner shall disclose in the contract 82 83 that (i) the unit is located within a development which is subject to the Condominium Act, (ii) the Act requires the seller to obtain from the unit owners' association a resale certificate and provide it to the 84 purchaser, (iii) the purchaser may cancel the contract within three days after receiving the resale 85 86 certificate or being notified that the resale certificate will not be available, (iv) if the purchaser has 87 received the resale certificate, the purchaser has a right to request a resale certificate update or financial update in accordance with § 55-79.97:1, as appropriate, and (v) the right to receive the resale certificate 88 89 and the right to cancel the contract are waived conclusively if not exercised before settlement.

90 For purposes of clause (iii), the resale certificate shall be deemed not to be available if (a) a current 91 annual report has not been filed by the unit owners' association with either the State Corporation Commission pursuant to § 13.1-936 or the Common Interest Community Board pursuant to § 55-79.93:1, 92 93 (b) the seller has made a written request to the unit owners' association that the resale certificate be 94 provided and no such resale certificate has been received within 14 days in accordance with subsection 95 C, or (c) written notice has been provided by the unit owners' association that a resale certificate is not available. 96

97 B. If the contract does not contain the disclosure required by subsection A, the purchaser's sole 98 remedy is to cancel the contract prior to settlement.

99 C. The information contained in the resale certificate shall be current as of a date specified on the 100 resale certificate. A resale certificate update or a financial update may be requested as provided in § 55-79.97:1, as appropriate. The purchaser may cancel the contract (i) within three days after the date 101 102 of the contract, if the purchaser receives the resale certificate or is notified that the resale certificate will 103 not be available on or before the date that the purchaser signs the contract; (ii) within three days after 104 receiving the resale certificate if the resale certificate or notice that the resale certificate will not be available is hand delivered, delivered by electronic means, or delivered by a commercial overnight 105 delivery service or the United States Postal Service, and a receipt obtained; or (iii) within six days after 106 the postmark date if the resale certificate or notice that the resale certificate will not be available is sent 107 108 to the purchaser by United States mail. The purchaser may also cancel the contract at any time prior to 109 settlement if the purchaser has not been notified that the resale certificate will not be available and the 110 resale certificate is not delivered to the purchaser.

111 Notice of cancellation shall be provided to the unit owner or his agent by one of the following 112 methods: 113

a. Hand delivery:

114 b. United States mail, postage prepaid, provided the sender retains sufficient proof of mailing, which 115 may be either a United States postal certificate of mailing or a certificate of service prepared by the 116 sender confirming such mailing;

c. Electronic means provided the sender retains sufficient proof of the electronic delivery, which may 117 118 be an electronic receipt of delivery, a confirmation that the notice was sent by facsimile, or a certificate of service prepared by the sender confirming the electronic delivery; or 119

120 d. Overnight delivery using a commercial service or the United States Postal Service.

121 In the event of a dispute, the sender shall have the burden to demonstrate delivery of the notice of

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122 cancellation. Such cancellation shall be without penalty, and the unit owner shall cause any deposit to be123 returned promptly to the purchaser.

124 A resale certificate shall include the following:

125 1. An appropriate statement pursuant to subsection H of § 55-79.84 which need not be notarized and,
126 if applicable, an appropriate statement pursuant to § 55-79.85;

127 2. A statement of any expenditure of funds approved by the unit owners' association or the executive
128 organ which shall require an assessment in addition to the regular assessment during the current or the
129 immediately succeeding fiscal year;

3. A statement, including the amount, of all assessments and any other fees or charges currently
imposed by the unit owners' association, together with any known post-closing fee charged by the
common interest community manager, if any, and associated with the purchase, disposition and
maintenance of the condominium unit and the use of the common elements, and the status of the
account;

4. A statement whether there is any other entity or facility to which the unit owner may be liable forfees or other charges;

137 5. The current reserve study report or a summary thereof, a statement of the status and amount of138 any reserve or replacement fund and any portion of the fund designated for any specified project by the139 executive organ;

6. A copy of the unit owners' association's current budget or a summary thereof prepared by the unit
owners' association and a copy of the statement of its financial position (balance sheet) for the last fiscal
year for which a statement is available, including a statement of the balance due of any outstanding
loans of the unit owners' association;

144 7. A statement of the nature and status of any pending suits or unpaid judgments to which the unit
145 owners' association is a party which either could or would have a material impact on the unit owners'
146 association or the unit owners or which relates to the unit being purchased;

147 8. A statement setting forth what insurance coverage is provided for all unit owners by the unit
148 owners' association, including the fidelity bond maintained by the unit owners' association, and what
149 additional insurance coverage would normally be secured by each individual unit owner;

9. A statement that any improvements or alterations made to the unit, or the limited commonelements assigned thereto, are or are not in violation of the condominium instruments;

152 10. A copy of the current bylaws, rules and regulations and architectural guidelines adopted by the 153 unit owners' association and the amendments thereto;

154 11. A statement of whether the condominium or any portion thereof is located within a development155 subject to the Property Owners' Association Act (§ 55-508 et seq.) of Chapter 26 of this title;

156 12. A copy of the notice given to the unit owner by the unit owners' association of any current or157 pending rule or architectural violation;

158 13. A copy of any approved minutes of the executive organ and unit owners' association meetings for159 the six calendar months preceding the request for the resale certificate;

160 14. Certification that the unit owners' association has filed with the Common Interest Community
161 Board the annual report required by § 55-79.93:1; which certification shall indicate the filing number
162 assigned by the Common Interest Community Board and the expiration date of such filing;

163 15. A statement of any limitation on the number of persons who may occupy a unit as a dwelling;

164 16. A statement setting forth any restrictions, limitation or prohibition on the right of a unit owner to
165 display the flag of the United States, including, but not limited to reasonable restrictions as to the size,
166 time, place, and manner of placement or display of such flag;

167 17. A statement setting forth any restriction, limitation, or prohibition on the right of a unit owner to168 install or use solar energy collection devices on the unit owner's property; and

169 18. A statement indicating any known project approvals currently in effect issued by secondary170 mortgage market agencies.

Failure to receive a resale certificate shall not excuse any failure to comply with the provisions of the condominium instruments, articles of incorporation, or rules or regulations.

173 The resale certificate shall be delivered in accordance with the written request and instructions of the seller or the seller's authorized agent, including whether the resale certificate shall be delivered electronically or in hard copy, at the option of the seller or the seller's authorized agent, and shall specify the complete contact information for the parties to whom the resale certificate shall be delivered. The resale certificate shall be delivered within 14 days of receipt of such request. The resale certificate shall be delivered a security within the meaning of § 13.1-501.

179 D. The seller or the seller's authorized agent may request that the resale certificate be provided in hard copy or in electronic form. A unit owners' association or common interest community manager may provide the resale certificate electronically; however, the seller or the seller's authorized agent shall have the right to request that the resale certificate be provided in hard copy. The seller or the seller's

183 authorized agent shall continue to have the right to request a hard copy of the resale certificate in person at the principal place of business of the unit owners' association. If the seller or the seller's authorized 184 185 agent requests that the resale certificate be provided in electronic format, neither the unit owners' 186 association nor its common interest community manager may require the seller or the seller's authorized 187 agent to pay any fees to use the provider's electronic network or system. The resale certificate shall not 188 be delivered in hard copy if the requester has requested delivery of such resale certificate electronically. 189 If the resale certificate is provided electronically by a website link, the preparer shall not cause the 190 website link to expire within the subsequent 90-day period. The preparer shall not charge another fee during the subsequent 12-month period, except that the preparer may charge an update fee for a 191 financial update or for an inspection as provided in § 55-79.97:1. If the seller or the seller's authorized 192 193 agent asks that the resale certificate be provided in electronic format, the seller or the seller's authorized agent may request that an electronic copy be provided to each of the following named in the request: 194 the seller, the seller's authorized agent, the purchaser, the purchaser's authorized agent, and not more 195 than one other person designated by the requester. If so requested, the unit owners' association or its 196 197 common interest community manager may require the seller or the seller's authorized agent to pay the 198 fee specified in § 55-79.97:1. Regardless of whether the resale certificate is delivered in paper form or 199 electronically, the preparer of the resale certificate shall provide such resale certificate directly to the 200 persons designated by the requester to the addresses or, if applicable, the email addresses provided by 201 the requester.

202 E. Subject to the provisions of § 55-79.87, but notwithstanding any other provisions of this chapter, the provisions and requirements of this section shall apply to any such resale of a condominium unit 203 204 created under the provisions of the Horizontal Property Act (§ 55-79.1 et seq.). 205

F. The resale certificate required by this section need not be provided in the case of:

206 1. A disposition of a unit by gift;

207 2. A disposition of a unit pursuant to court order if the court so directs; 208

3. A disposition of a unit by foreclosure or deed in lieu of foreclosure; or

209 4. A disposition of a unit by a sale at auction, when the resale certificate was made available as part 210 of the auction package for prospective purchasers prior to the auction.

211 G. In any transaction in which a resale certificate is required and a trustee acts as the seller in the 212 sale or resale of a unit, the trustee shall obtain the resale certificate from the unit owners' association 213 and provide the resale certificate to the purchaser. 214

H. For purposes of this chapter:

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"Delivery" means that the resale certificate is delivered to the purchaser or purchaser's authorized agent by one of the methods specified in this section.

"Purchaser's authorized agent" means any person designated by such purchaser in a ratified real estate contract for purchase and sale of residential real property or other writing designating such agent. 217 218

219 "Receives, received, or receiving" the resale certificate means that the purchaser or purchaser's 220 authorized agent has received the resale certificate by one of the methods specified in this section.

221 "Seller's authorized agent" means a person designated by such seller in a ratified real estate contract 222 for purchase and sale of residential real property or other writing designating such agent.

I. Unless otherwise provided in the ratified real estate contract or other writing, delivery to the 223 224 purchaser's authorized agent shall require delivery to such agent and not to a person other than such 225 agent. Delivery of the resale certificate may be made by the unit owner or the seller's authorized agent.

226 J. If the unit is governed by more than one association, the purchaser's right of cancellation may be 227 exercised within the required time frames following delivery of the last resale certificate or disclosure 228 packet.

229 K. Except as expressly authorized in this chapter or in the condominium instruments or as otherwise 230 provided by law, no unit owners' association shall:

231 1. Require the use of any for sale sign that is (i) a unit owners' association sign or (ii) a real estate 232 sign that does not comply with the requirements of the Virginia Real Estate Board. A unit owners' 233 association may, however, prohibit the placement of signs in the common elements and establish 234 reasonable rules and regulations that regulate (a) the number of real estate signs to be located on real 235 property upon which the owner has a separate ownership interest or a right of exclusive possession, so 236 long as at least one real estate sign is permitted; (b) the geographical location of real estate signs on real property in which the owner has a separate ownership interest or a right of exclusive possession, 237 238 so long as the location of the real estate signs complies with the requirements of the Virginia Real 239 Estate Board; (c) the manner in which real estate signs are affixed to real property; and (d) the period 240 of time after settlement when the real estate signs on such real property shall be removed; or

2. Require any unit owner to execute a formal power of attorney if the unit owner designates a person licensed under the provisions of § 54.1-2106.1 as the unit owner's authorized representative, and 241 242 243 the unit owners' association shall recognize such representation without a formal power of attorney, 244 provided that the unit owners' association is given a written authorization signed by the unit owner

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245 designating such representative. Notwithstanding the foregoing, the requirements of § 55-79.77 and the 246 condominium instruments shall be satisfied before any such representative may exercise a vote on behalf 247 of a unit owner as a proxy.

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§ 55-79.97:1. Fees for resale certificate.

249 A. The unit owners' association may charge fees as authorized by this section for the inspection of 250 the property, the preparation and issuance of the resale certificate required by § 55-79.97, and for such 251 other services as are set out in this section. Nothing in this chapter shall be construed to authorize the 252 unit owners' association or common interest community manager to charge an inspection fee for a unit 253 except as provided in this section. 254

B. A reasonable fee may be charged by the preparer of the resale certificate as follows for:

255 1. The inspection of the unit, as authorized in the declaration and as required to prepare the resale 256 certificate, a fee not to exceed \$100;

257 2. The preparation and delivery of the resale certificate in (i) paper format, a fee not to exceed \$150 258 for no more than two hard copies, or (ii) electronic format, a fee not to exceed a total of \$125, for an 259 electronic copy to each of the following named in the request: the seller, the seller's authorized agent, the purchaser, the purchaser's authorized agent, and not more than one other person designated by the 260 261 requester. Only one fee shall be charged for the preparation and delivery of the resale certificate;

262 3. At the option of the seller or the seller's authorized agent, with the consent of the unit owners' 263 association or the common interest community manager, expediting the inspection, preparation, and 264 delivery of the resale certificate, an additional expedite fee not to exceed \$50;

265 4. At the option of the seller or the seller's authorized agent, an additional hard copy of the resale 266 certificate, a fee not to exceed \$25 per hard copy;

267 5. At the option of the seller or the seller's authorized agent, a fee not to exceed an amount equal to 268 the actual cost paid to a third-party commercial delivery service for hand delivery or overnight delivery 269 of the resale certificate; and

270 6. A post-closing fee to the purchaser of the unit, collected at settlement, for the purpose of 271 establishing the purchaser as the owner of the unit in the records of the unit owners' association, a fee 272 not to exceed \$50.

273 Neither the unit owners' association nor its common interest community manager shall require cash, 274 check, certified funds, or credit card payments at the time the request for the resale certificate is made. 275 The resale certificate shall state that all fees and costs for the resale certificate shall be the personal 276 obligation of the unit owner and shall be an assessment against the unit and collectible as any other 277 assessment in accordance with the provisions of the condominium instruments and § 55-79.83, if not 278 paid at settlement or within 60 days of the delivery of the resale certificate, whichever occurs first.

279 For purposes of this section, an expedite fee shall only be charged if the inspection and preparation 280 of delivery of the resale certificate are completed within five business days of the request for a resale 281 certificate.

282 C. No fees other than those specified in this section, and as limited by this section, shall be charged 283 by the unit owners' association or its common interest community manager for compliance with the duties and responsibilities of the unit owners' association under this section. No additional fee shall be 284 285 charged for access to the unit owners' association's or common interest community manager's website. 286 The unit owners' association or its common interest community manager shall publish and make 287 available in paper or electronic format, or both, a schedule of the applicable fees so that the seller or the 288 seller's authorized agent will know such fees at the time of requesting the resale certificate.

289 D. Any fees charged pursuant to this section shall be collected at the time settlement occurs on the sale of the unit and shall be due and payable out of the settlement proceeds in accordance with this 290 291 section. The seller shall be responsible for all costs associated with the preparation and delivery of the 292 resale certificate, except for the costs of any resale certificate update or financial update, which costs 293 shall be the responsibility of the requester, payable at settlement. The settlement agent shall escrow a 294 sum sufficient to pay such costs at settlement. Neither the unit owners' association nor its common 295 interest community manager shall require cash, check, certified funds, or credit card payments at the 296 time the request is made for the resale certificate.

297 E. If settlement does not occur within 60 days of the delivery of the resale certificate, or funds are 298 not collected at settlement and disbursed to the unit owners' association or the common interest 299 community manager, all fees, including those costs that would have otherwise been the responsibility of 300 the purchaser or settlement agent, shall be (i) assessed within one year after delivery of the resale 301 certificate against the unit owner, (ii) the personal obligation of the unit owner, and (iii) an assessment against the unit and collectible as any other assessment in accordance with the provisions of the 302 condominium instruments and § 55-79.83. The seller may pay the unit owners' association by cash, 303 304 check, certified funds, or credit card, if credit card payment is an option offered by the unit owners' 305 association. The unit owners' association shall pay the common interest community manager the amount

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306 due from the unit owner within 30 days after invoice.

F. The maximum allowable fees charged in accordance with this section shall adjust every five years,
as of January 1 of that year, in an amount equal to the annual increases for that five-year period in the
United States Average Consumer Price Index for all items, all urban consumers (CPI-U), as published
by the Bureau of Labor Statistics of the U.S. Department of Labor.

G. If a resale certificate has been issued within the preceding 12-month period, a person specified in
the written instructions of the seller or the seller's authorized agent, including the seller or the seller's authorized agent, may request a resale certificate
update. The requester shall specify whether the resale certificate update shall be delivered electronically
or in hard copy and shall specify the complete contact information of the parties to whom the update
shall be delivered. The resale certificate update shall be delivered electronically

H. The settlement agent may request a financial update. The requester shall specify whether the
financial update shall be delivered electronically or in hard copy and shall specify the complete contact
information of the parties to whom the update shall be delivered. The financial update shall be delivered
within three business days of the written request.

321 I. A reasonable fee for the resale certificate update or financial update may be charged by the 322 preparer, not to exceed \$50. At the option of the purchaser or the purchaser's authorized agent, the 323 requester may request that the unit owners' association or the common interest community manager 324 perform an additional inspection of the unit, as authorized in the declaration, for a fee not to exceed 325 \$100. Any fees charged for the specified update shall be collected at the time settlement occurs on the 326 sale of the property. The settlement agent shall escrow a sum sufficient to pay such costs at settlement. 327 Neither the unit owners' association nor its common interest community manager, if any, shall require 328 cash, check, certified funds, or credit card payments at the time the request is made for the resale 329 certificate update. The requester may request that the specified update be provided in hard copy or in 330 electronic form.

J. No unit owners' association or common interest community manager may require the requester to request the specified update electronically. The seller or the seller's authorized agent shall continue to have the right to request a hard copy of the specified update in person at the principal place of business of the unit owners' association. If the requester asks that the specified update be provided in electronic format, neither the unit owners' association nor its common interest community manager may require the requester to pay any fees to use the provider's electronic network or system. A copy of the specified update shall be provided to the seller or the seller's authorized agent.

338 K. When a resale certificate has been delivered as required by § 55-79.97, the unit owners'
339 association shall, as to the purchaser, be bound by the statements set forth therein as to the status of the assessment account and the status of the unit with respect to any violation of the condominium
341 instruments as of the date of the statement unless the purchaser had actual knowledge that the contents
342 of the resale certificate were in error.

343 L. If the unit owners' association or its common interest community manager has been requested in 344 writing to furnish the resale certificate required by § 55-79.97, failure to provide the resale certificate 345 substantially in the form provided in this section shall be deemed a waiver of any claim for delinquent assessments or of any violation of the declaration, bylaws, rules and regulations, or architectural 346 guidelines existing as of the date of the request with respect to the subject unit. The preparer of the 347 348 resale certificate shall be liable to the seller in an amount equal to the actual damages sustained by the 349 seller in an amount not to exceed \$1,000. The purchaser shall nevertheless be obligated to abide by the 350 condominium instruments, rules and regulations, and architectural guidelines of the unit owners' 351 association as to all matters arising after the date of the settlement of the sale.

M. The Common Interest Community Board may assess a monetary penalty for failure to deliver the resale certificate within 14 days against any (i) unit owners' association pursuant to § 54.1-2351 or (ii) common interest community manager pursuant to § 54.1-2349 and regulations promulgated thereto, and may issue a cease and desist order pursuant to § 54.1-2349 or 54.1-2352, as applicable.