Department of Planning and Budget 2012 Fiscal Impact Statement

1.	Bill Number: HB233					
	House of Orig	in 🗌	Introduced		Substitute	Engrossed
	Second House		In Committee		Substitute	Enrolled
2.	Patron: Cosgrove, J. A.					
3.	Committee: General Laws and Technology					
4.	Title:	Time-Share Act: revisions				

5. Summary: This bill requires any reseller, defined in the bill, of a time-share in Virginia to be registered with the Common Interest Community Board and therefore subject to the regulatory authority of the Board. The bill requires time-share resellers to make written disclosures to purchasers concerning the time-share being resold and requires that a separate buyer's acknowledgment form must be provided to each time-share purchaser disclosing certain information, including whether or not the developer owns a buyback program and making it clear that the purchaser is buying a time-share for personal use, rather than investment purposes or resale potential.

This substitute bill provides that any person who violates the provisions of Section 55-376.5, 55-380.1, or 55-394.2 will be guilty of a Class 1 misdemeanor.

6. Budget Amendment Necessary: Yes, Item 122 of HB/SB1301.

Note – While it is preferable for the General Assembly to amend the budget, the fiscal impact is nongeneral fund expenditure and revenue and can be adjusted administratively.

7. Fiscal Impact Estimates: Preliminary. See item 8.

7a. Expenditure Impact:

Expenditure Impact.						
Fiscal Year	Dollars	Positions	Fund			
2012	\$0	0	n/a			
2013	\$90,845	1.0	Special Revenue			
2014	\$77,842	1.0	Special Revenue			
2015	\$77,842	1.0	Special Revenue			
2016	\$77,842	1.0	Special Revenue			
2017	\$77,842	1.0	Special Revenue			
2018	\$77,842	1.0	Special Revenue			

7b. Revenue Impact:

Fiscal Year	Dollars	Fund
2012	\$0	

2013	\$42,875	Special Revenue
2014	\$85,750	Special Revenue
2015	\$85,750	Special Revenue
2016	\$85,750	Special Revenue
2017	\$85,750	Special Revenue
2018	\$85,750	Special Revenue

8. Fiscal Implications: This bill will increase the administrative and regulatory responsibilities of the Department of Professional and Occupational Regulation (DPOR) by revising various provisions of the Virginia Real Estate Time-Share Act. Under the responsibility of the Common Interest Community Board (CIC Board), these revisions include registration requirements for resellers of time shares, additional prohibited acts, and numerous other changes. The department estimates that approximately 300 to 400 individuals classified as resellers would be required to register through the revised program.

<u>Personal Service and Operating Costs:</u> This legislation will require one classified Band 4 position to serve as the office manager in support of the CIC Board. This position will support the Executive Director in developing regulations, working with information technology staff to develop the necessary licensing system and database, processing registrations and annual filings, supervising other staff members (currently performed by the Executive Director) and conducting all operations and business of the new program. Based on the mid-point of the band range, the cost of salary and benefits for this position is expected to be \$65,589 in FY 2013 (assuming 23 pay periods) and \$68,442 in FY 2014 and future years.

For the new position, DPOR will need to purchase furniture and equipment at an estimated cost of \$7,000 In FY 2013. This is a one-time expenditure that will not continue into future years. Other operating costs beginning in FY 2013 include telephone, rent, information technology support, supplies, postage, and other operating costs, and are estimated at \$9,400 each year. These are recurring costs that will continue into future years.

<u>Revenue:</u> In accordance with the provisions of Section 54.1-113 (Callahan Act), Code of Virginia, licensing fees are established at rates adequate to cover a program's operating costs and a proportionate share of agency support costs.

This legislation will require reseller individuals to register with DPOR. Using the mid-point of the expected 300 to 400 range, it is approximated that 350 resellers will register over the first two years. To sufficiently cover the expenses of the program, the reseller registration fee will be a minimum of \$245 annually. The expected revenue is \$42,875 in FY 2013. Since the program is part of an existing board, the expenses in FY 2013 over the \$42,875 in expected revenue will be covered by the board's current cash balances until sufficient revenue is collected in later years. In FY 2014 and annually thereafter, the expected revenue is \$85,750.

<u>Class 1 Misdemeanor Penalty</u>: The legislation could result in an increase in the jail population since Class 1 misdemeanor outcomes result in sentences of up to 12 months in jail

(and a fine up to \$2,500). Any increase in jail population will increase costs to the state. The Commonwealth presently pays the localities \$4.00 a day for each misdemeanant or otherwise local responsible prisoner held in a jail. It also funds most of the jails' operating costs, e.g. correctional officers. The state's share of these costs on a per prisoner, per day basis varies from locality to locality. However, according to the Compensation Board's FY2010 Jail Cost Report (November 1, 2011), the estimated total state support for local and regional jails averaged \$29.98 per state inmate, per day in FY 2010.

- **9. Specific Agency or Political Subdivisions Affected:** Department of Professional and Occupational Regulation.
- 10. Technical Amendment Necessary: No.
- 11. Other Comments: None.

Date: 2/29/12

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