## 2022 SESSION

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## **SENATE BILL NO. 740**

AMENDMENT IN THE NATURE OF A SUBSTITUTE (Proposed by the Senate Committee on General Laws and Technology) (Patron Prior to Substitute—Senator Surovell)

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Senate Amendments in [] - February 15, 2022

A BILL to direct the Department of Professional and Occupational [Regulation's Office of the Common 7 Interest Community Ombudsman Regulation ] to establish a work group to study the adequacy of current laws addressing standards for structural integrity and for maintaining reserves to repair, 8 9 replace, or restore capital components in common interest communities; report. 10

Be it enacted by the General Assembly of Virginia:

1. § 1. A. The Department of Professional and Occupational [ Regulation's Office of the Common 11 Interest Community Ombudsman Regulation ] shall establish a work group to study the adequacy of 12 current laws addressing standards for structural integrity and for maintaining reserves to repair, 13 14 replace, or restore capital components in common interest communities. In conducting such study, the 15 work group shall consider the following: (i) the development of common interest communities, including initial budget reserve funding, the filing of "as built" plans and specifications with the locality and 16 17 delivery of such plans to the association of such common interest community, along with other transition documents, and increasing requirements for the issuance of certificates of occupancy; (ii) governing 18 documents; (iii) reserve study requirements, including requirements for the frequency of such studies, the 19 20 qualification of persons conducting such studies, and disclosure of such studies to purchasers and 21 existing owners; (iv) budget requirements; (v) the authority of association boards to budget for reserves, expend funds for reserve projects, make special or additional assessments, and borrow funds to pay for 22 23 projects; (vi) liability of associations and executive boards; (vii) inspections, including the authority of 24 local governments to require inspections, funding for inspections, the scope, nature, and schedule of 25 inspections, and qualifications of building inspectors; (viii) insurance coverage, including the scope of coverage, availability of products, adequacy or need for new or alternate products, feasibility of 26 insurance inspections, and cost; (ix) education of association board members and owners; (x) judicial 27 28 remedies, including an option to petition a court to authorize an assessment or alternative funding; and 29 (xi) common interest community association management, including manager qualifications and 30 self-management versus professional management.

B. The work group shall be composed of representatives of (i) the Common Interest Community 31 Board, (ii) local governments, (iii) local and state building officials, (iv) common interest community 32 property owners, (v) developers and builders, (vi) common interest community managers, (vii) 33 34 community association attorneys, (viii) reserve specialists, (ix) professional engineers, (x) auditors, (xi) 35 representatives of financial institutions, (xii) insurance professionals, (xiii) attorneys with experience 36 representing individuals with property or personal injury claims; (xiv) the Office of the Common Interest 37 Community Ombudsman; and (xv) volunteer community leaders.

38 C. The Department of Professional and Occupational [ Regulation's Office of the Common Interest 39 Community Ombudsman Regulation ] shall report the work group's findings and provide 40 recommendations, including any legislative recommendations, to the Chairs of the House Committee on 41 General Laws and the Senate Committee on General Laws and Technology no later than April 1, 2023.