

Legislative Council Staff

Nonpartisan Services for Colorado's Legislature

Final Fiscal Note

Drafting Number: LLS 22-0396 **Date:** August 9, 2022 **Prime Sponsors:** Rep. Ricks; Bradfield Bill Status: Signed into Law Sen. Gonzales; Coleman Fiscal Analyst: Matt Bishop | 303-866-4796 Matt.Bishop@state.co.us **Bill Topic:** HOA BOARD ACCOUNTABILITY & TRANSPARENCY Summary of ☐ State Revenue ☐ TABOR Refund **Fiscal Impact:** ☐ State Transfer ☐ Statutory Public Entity The bill creates requirements and limitations for HOAs when a unit owner is delinquent on assessments. It minimally increases state and local workload beginning in FY 2022-23. **Appropriation** No appropriation is required. **Summary: Fiscal Note** The fiscal note reflects the enacted bill. Status:

Summary of Legislation

When a unit owner in a homeowners' association (HOA) is delinquent in paying their HOA assessment, the bill establishes required notification procedures and limitations that dictate how the HOA may pursue recovering the assessment, including the methods and types of information to be disclosed and limits on late fees and interest it may charge. Once the procedures have been completed, the HOA may attempt to recover delinquent payments and appropriate costs in small claims court, up to certain limits. The bill also requires HOAs to perform a reconciliation of all reserve accounts when performing a reserve study, and make the information available to all unit owners.

State and Local Government Expenditures

HOAs are registered with the HOA Information and Resource Center in the Department of Regulatory Agencies. Workload may increase for the center to respond to questions from HOAs regarding the bill. This workload is expected to be minimal and no change in appropriations is required.

Any workload impact on the trial courts, for both county courts within the state court system and Denver County Court, funded and operated by the City and County of Denver, is assumed to be minimal.

Page 2 August 9, 2022 HB 22-1137

Effective Date

The bill was signed into law by the Governor on June 3, 2022, and takes effect on August 9, 2022, assuming no referendum petition is filed, and applies to conduct occurring on or after this date.

State and Local Government Contacts

Counties Information Technology Regulatory Agencies