CERTIFICATION OF ENROLLMENT

ENGROSSED HOUSE BILL 1636

68th Legislature 2023 Regular Session

Passed by the House April 14, 2023 Yeas 96 Nays 0

Speaker of the House of Representatives

Passed by the Senate April 7, 2023 Yeas 48 Nays 0

#### CERTIFICATE

I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **ENGROSSED HOUSE BILL 1636** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

President of the Senate

Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

#### ENGROSSED HOUSE BILL 1636

AS AMENDED BY THE SENATE

Passed Legislature - 2023 Regular Session

## State of Washington 68th Legislature 2023 Regular Session

By Representatives Orwall, Walsh, and Timmons

Read first time 01/27/23. Referred to Committee on Housing.

AN ACT Relating to foreclosure protections for homeowners in common interest communities; amending RCW 64.32.200, 64.32.200, 64.34.364, 64.34.364, 64.38.100, 64.38.100, 64.90.485, and 64.90.485; amending 2021 c 222 ss 9 and 10 (uncodified); providing an effective date; and providing an expiration date.

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

7 Sec. 1. RCW 64.32.200 and 2021 c 222 s 3 are each amended to 8 read as follows:

(1) The declaration may provide for the collection of all sums 9 10 assessed by the association of apartment owners for the share of the 11 common expenses chargeable to any apartment and the collection may be 12 enforced in any manner provided in the declaration including, but not 13 limited to, (a) ((ten)) <u>10</u> days notice shall be given the delinquent apartment owner to the effect that unless such assessment is paid 14 15 within ((ten)) 10 days any or all utility services will be forthwith severed and shall remain severed until such assessment is paid, or 16 17 (b) collection of such assessment may be made by such lawful method 18 of enforcement, judicial or extra-judicial, as may be provided in the 19 declaration and/or bylaws.

20 (2) All sums assessed by the association of apartment owners but 21 unpaid for the share of the common expenses chargeable to any

1 apartment shall constitute a lien on such apartment prior to all other liens except only (a) tax liens on the apartment in favor of 2 any assessing unit and/or special district, and (b) all sums unpaid 3 on all mortgages of record. Such lien is not subject to the ban 4 against execution or forced sales of homesteads under RCW 6.13.080 5 6 and, subject to the provisions in subsection (((4))) (5) of this 7 section, may be foreclosed by suit by the manager or board of directors, acting on behalf of the apartment owners, in like manner 8 as a mortgage of real property. In any such foreclosure the apartment 9 owner shall be required to pay a reasonable rental for the apartment, 10 if so provided in the bylaws, and the plaintiff in such foreclosures 11 12 shall be entitled to the appointment of a receiver to collect the same. The manager or board of directors, acting on behalf of the 13 14 apartment owners, shall have power, unless prohibited by the declaration, to bid on the apartment at foreclosure sale, and to 15 16 acquire and hold, lease, mortgage, and convey the same. Upon an 17 express waiver in the complaint of any right to a deficiency 18 judgment, the period of redemption shall be eight months after the 19 sale. Suit to recover any judgment for any unpaid common expenses shall be maintainable without foreclosing or waiving the liens 20 21 securing the same.

22 (3) Where the mortgagee of a mortgage of record or other 23 purchaser of an apartment obtains possession of the apartment as a result of foreclosure of the mortgage, such possessor, his or her 24 25 successors and assigns shall not be liable for the share of the 26 common expenses or assessments by the association of apartment owners 27 chargeable to such apartment which became due prior to such 28 possession. Such unpaid share of common expenses of assessments shall 29 be deemed to be common expenses collectible from all of the apartment owners including such possessor, his or her successors and assigns. 30

(4) (a) When the association, or the manager or board of directors on its behalf, mails to the apartment owner by first-class mail the first notice of delinquency for past due assessments to the apartment address and to any other address that the owner has provided to the association, the association shall include a first preforeclosure notice that states as follows:

# 37THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS38FROM THE APARTMENT OWNERS' ASSOCIATION TO WHICH YOUR HOME BELONGS.

1	THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING
2	YOUR HOME.
3	CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW
4	to assess your situation and refer you to mediation if you might
5	benefit. <b>DO NOT DELAY</b> .
6	BE CAREFUL of people who claim they can help you. There are many
7	individuals and businesses that prey upon borrowers in distress.
8	REFER TO THE CONTACTS BELOW for sources of assistance.
9	SEEKING ASSISTANCE
10	Housing counselors and legal assistance may be available at
11	little or no cost to you. If you would like assistance in determining
12	your rights and opportunities to keep your house, you may contact the
13	following:
14	The statewide foreclosure hotline for assistance and referral to
15	housing counselors recommended by the Housing Finance Commission
16	Telephone: Website:
17	The United States Department of Housing and Urban Development
18	<u>Telephone: Website:</u>
19	The statewide civil legal aid hotline for assistance and
20	referrals to other housing counselors and attorneys
21	Telephone: Website:
22	The association shall obtain the toll-free numbers and website
23	information from the department of commerce for inclusion in the
24	notice.
25	(b) If, when a delinquent account is referred to an association's
26	attorney, the first preforeclosure notice required under (a) of this
27	subsection has not yet been mailed to the apartment owner, the
28	association or the association's attorney shall mail the first
29	preforeclosure notice to the apartment owner in order to satisfy the
30	requirement in (a) of this subsection.
31	(c) Mailing the first preforeclosure notice pursuant to (a) of
32	this subsection does not satisfy the requirement in subsection (5)(b)
33	of this section to mail a second preforeclosure notice at or after
34	the date that assessments have become past due for at least 90 days.
35	The second preforeclosure notice may not be mailed sooner than 60
36	days after the first preforeclosure notice is mailed.
37	(5) An association, or the manager or board of directors on its
38	behalf, may not commence an action to foreclose a lien on an
39	apartment under this section unless:

(a) The apartment owner, at the time the action is commenced,
 owes at least a sum equal to the greater of:

3 (i) Three months or more of assessments, not including fines, 4 late charges, interest, attorneys' fees, or costs incurred by the 5 association in connection with the collection of a delinquent owner's 6 account; or

7 (ii) ((\$200)) \$2,000 of assessments, not including fines, late 8 charges, interest, attorneys' fees, or costs incurred by the 9 association in connection with the collection of a delinquent owner's 10 account;

(b) At or after the date that assessments have become past due for at least 90 days, <u>but no sooner than 60 days after the first</u> <u>preforeclosure notice required in subsection (4)(a) of this section</u> <u>is mailed</u>, the association has mailed, by first-class mail, to the owner, at the apartment address and to any other address which the owner has provided to the association, a <u>second</u> notice of delinquency, which ((shall state as follows:

18

THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS

19 FROM THE APARTMENT OWNERS' ASSOCIATION TO WHICH YOUR HOME BELONGS.

20 THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING 21 YOUR HOME.

22 CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW

23 to assess your situation and refer you to mediation if you might 24 benefit. DO NOT DELAY.

25 **BE CAREFUL** of people who claim they can help you. There are many

26 individuals and businesses that prey upon borrowers in distress.

27 **REFER TO THE CONTACTS BELOW** for sources of assistance.

28

## SEEKING ASSISTANCE

29 Housing counselors and legal assistance may be available at

30 little or no cost to you. If you would like assistance in determining

- 31 your rights and opportunities to keep your house, you may contact the
- 32 following:
- 33 The statewide foreclosure hotline for assistance and referral to
- 34 housing counselors recommended by the Housing Finance Commission
- 35 Telephone: . . . . . Website: . . . . .
- 36 The United States Department of Housing and Urban Development
- 37 Telephone: . . . . . Website: . . . . .
- 38 The statewide civil legal aid hotline for assistance and
- 39 referrals to other housing counselors and attorneys

1 Telephone: . . . . . Website: . . . . .

2 The association shall obtain the toll-free numbers and website 3 information from the department of commerce for inclusion in the 4 notice)) must include a second preforeclosure notice that contains the same information as the first preforeclosure notice provided to 5 6 the apartment owner pursuant to subsection (4)(a) of this section. 7 The second preforeclosure notice may not be mailed sooner than 60 days after the first preforeclosure notice required in subsection 8 9 (4) (a) of this section is mailed;

10 (c) At least 180 days have elapsed from the date the minimum 11 amount required in (a) of this subsection has accrued; and

12 (d) The board approves commencement of a foreclosure action 13 specifically against that apartment.

14 ((<del>(5)</del>)) <u>(6)</u> Every aspect of a collection, foreclosure, sale, or 15 other conveyance under this section, including the method, 16 advertising, time, date, place, and terms, must be commercially 17 reasonable.

18 Sec. 2. RCW 64.32.200 and 2021 c 222 s 4 are each amended to 19 read as follows:

20 (1) The declaration may provide for the collection of all sums assessed by the association of apartment owners for the share of the 21 common expenses chargeable to any apartment and the collection may be 22 23 enforced in any manner provided in the declaration including, but not 24 limited to, (a) ((ten)) <u>10</u> days notice shall be given the delinquent 25 apartment owner to the effect that unless such assessment is paid within ((ten)) 10 days any or all utility services will be forthwith 26 27 severed and shall remain severed until such assessment is paid, or 28 (b) collection of such assessment may be made by such lawful method of enforcement, judicial or extra-judicial, as may be provided in the 29 declaration and/or bylaws. 30

31 (2) All sums assessed by the association of apartment owners but unpaid for the share of the common expenses chargeable to any 32 33 apartment shall constitute a lien on such apartment prior to all other liens except only (a) tax liens on the apartment in favor of 34 any assessing unit and/or special district, and (b) all sums unpaid 35 on all mortgages of record. Such lien is not subject to the ban 36 against execution or forced sales of homesteads under RCW 6.13.080 37 38 and, subject to the provisions in subsection (((4))) (5) of this

1 section, may be foreclosed by suit by the manager or board of directors, acting on behalf of the apartment owners, in like manner 2 as a mortgage of real property. In any such foreclosure the apartment 3 owner shall be required to pay a reasonable rental for the apartment, 4 if so provided in the bylaws, and the plaintiff in such foreclosures 5 6 shall be entitled to the appointment of a receiver to collect the same. The manager or board of directors, acting on behalf of the 7 apartment owners, shall have power, unless prohibited by the 8 declaration, to bid on the apartment at foreclosure sale, and to 9 acquire and hold, lease, mortgage, and convey the same. Upon an 10 11 express waiver in the complaint of any right to a deficiency 12 judgment, the period of redemption shall be eight months after the sale. Suit to recover any judgment for any unpaid common expenses 13 shall be maintainable without foreclosing or waiving the liens 14 securing the same. 15

16 (3) Where the mortgagee of a mortgage of record or other 17 purchaser of an apartment obtains possession of the apartment as a result of foreclosure of the mortgage, such possessor, his or her 18 19 successors and assigns shall not be liable for the share of the common expenses or assessments by the association of apartment owners 20 21 chargeable to such apartment which became due prior to such possession. Such unpaid share of common expenses of assessments shall 22 23 be deemed to be common expenses collectible from all of the apartment owners including such possessor, his or her successors and assigns. 24

(4) (a) When the association, or the manager or board of directors on its behalf, mails to the apartment owner by first-class mail the first notice of delinquency for past due assessments to the apartment address and to any other address that the owner has provided to the association, the association shall include a first preforeclosure notice that states as follows:

#### 31

# THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS

# 32 FROM THE APARTMENT OWNERS' ASSOCIATION TO WHICH YOUR HOME BELONGS.

33 <u>THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING</u> 34 <u>YOUR HOME.</u>

## 35 CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW

36 to assess your situation and refer you to mediation if you might

- 37 benefit. DO NOT DELAY.
- 38 **BE CAREFUL** of people who claim they can help you. There are many
- 39 individuals and businesses that prey upon borrowers in distress.

1	REFER TO THE CONTACTS BELOW for sources of assistance.
2	SEEKING ASSISTANCE
3	Housing counselors and legal assistance may be available at
4	little or no cost to you. If you would like assistance in determining
5	your rights and opportunities to keep your house, you may contact the
6	following:
7	The statewide foreclosure hotline for assistance and referral to
8	housing counselors recommended by the Housing Finance Commission
9	Telephone: Website:
10	The United States Department of Housing and Urban Development
11	Telephone: Website:
12	The statewide civil legal aid hotline for assistance and
13	referrals to other housing counselors and attorneys
14	Telephone: Website:
15	The association shall obtain the toll-free numbers and website
16	information from the department of commerce for inclusion in the
17	notice.
18	(b) If, when a delinquent account is referred to an association's
19	attorney, the first preforeclosure notice required under (a) of this
20	subsection has not yet been mailed to the apartment owner, the
21	association or the association's attorney shall mail the first
22	preforeclosure notice to the apartment owner in order to satisfy the
23	requirement in (a) of this subsection.
24	(c) Mailing the first preforeclosure notice pursuant to (a) of
25	this subsection does not satisfy the requirement in subsection (5)(b)
26	of this section to mail a second preforeclosure notice at or after
27	the date that assessments have become past due for at least 90 days.
28	The second preforeclosure notice may not be mailed sooner than 60
29	days after the first preforeclosure notice is mailed.
30	(5) An association, or the manager or board of directors on its
31	behalf, may not commence an action to foreclose a lien on an
32	apartment under this section unless:
33	(a) The apartment owner, at the time the action is commenced,
34	owes at least a sum equal to the greater of:
35	(i) Three months or more of assessments, not including fines,
36	late charges, interest, attorneys' fees, or costs incurred by the
37	association in connection with the collection of a delinquent owner's
38	account; or

(ii) ((\$200)) \$2,000 of assessments, not including fines, late charges, interest, attorneys' fees, or costs incurred by the association in connection with the collection of a delinquent owner's account;

5 (b) At or after the date that assessments have become past due 6 for at least 90 days, <u>but no sooner than 60 days after the first</u> 7 <u>preforeclosure notice required in subsection (4)(a) of this section</u> 8 <u>is mailed</u>, the association has mailed, by first-class mail, to the 9 owner, at the apartment address and to any other address which the 10 owner has provided to the association, a <u>second</u> notice of 11 delinquency, which ((shall state as follows:

12

# THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS

## 13 FROM THE APARTMENT OWNERS' ASSOCIATION TO WHICH YOUR HOME BELONGS.

# 14 THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING 15 YOUR HOME.

## 16 CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW

17 to assess your situation and refer you to mediation if you might 18 benefit. DO NOT DELAY.

- 19 **BE CAREFUL** of people who claim they can help you. There are many 20 individuals and businesses that prey upon borrowers in distress.
- 21 **REFER TO THE CONTACTS BELOW** for sources of assistance.
- 22

## SEEKING ASSISTANCE

Housing counselors and legal assistance may be available at hittle or no cost to you. If you would like assistance in determining your rights and opportunities to keep your house, you may contact the following:

- The statewide foreclosure hotline for assistance and referral to
   housing counselors recommended by the Housing Finance Commission
- 29 Telephone: . . . . . . Website: . . . . .
- 30 The United States Department of Housing and Urban Development
- 31 Telephone: . . . . . Website: . . . . .
- 32 The statewide civil legal aid hotline for assistance and
- 33 referrals to other housing counselors and attorneys

34 Telephone: . . . . . Website: . . . . .

35 The association shall obtain the toll-free numbers and website 36 information from the department of commerce for inclusion in the

37 notice)) must include a second preforeclosure notice that contains

38 the same information as the first preforeclosure notice provided to

- 56 <u>the same information as the first preforectosure notice provided to</u>
- 39 the apartment owner pursuant to subsection (4)(a) of this section.

1 The second preforeclosure notice may not be mailed sooner than 60 2 days after the first preforeclosure notice required in subsection 3 (4) (a) of this section is mailed;

4 (c) At least 90 days have elapsed from the date the minimum 5 amount required in (a) of this subsection has accrued; and

6 (d) The board approves commencement of a foreclosure action 7 specifically against that apartment.

8 ((<del>(5)</del>)) <u>(6)</u> Every aspect of a collection, foreclosure, sale, or 9 other conveyance under this section, including the method, 10 advertising, time, date, place, and terms, must be commercially 11 reasonable.

12 Sec. 3. RCW 64.34.364 and 2021 c 222 s 5 are each amended to 13 read as follows:

14 (1) The association has a lien on a unit for any unpaid 15 assessments levied against a unit from the time the assessment is 16 due.

(2) A lien under this section shall be prior to all other liens 17 and encumbrances on a unit except: (a) Liens and encumbrances 18 recorded before the recording of the declaration; (b) a mortgage on 19 20 the unit recorded before the date on which the assessment sought to 21 be enforced became delinquent; and (c) liens for real property taxes 22 and other governmental assessments or charges against the unit. A lien under this section is not subject to the provisions of chapter 23 24 6.13 RCW.

25 (3) Except as provided in subsections (4) and (5) of this section, the lien shall also be prior to the mortgages described in 26 27 subsection (2)(b) of this section to the extent of assessments for 28 common expenses, excluding any amounts for capital improvements, based on the periodic budget adopted by the association pursuant to 29 30 RCW 64.34.360(1) which would have become due during the six months 31 immediately preceding the date of a sheriff's sale in an action for judicial foreclosure by either the association or a mortgagee, the 32 date of a trustee's sale in a nonjudicial foreclosure by a mortgagee, 33 or the date of recording of the declaration of forfeiture in a 34 35 proceeding by the vendor under a real estate contract.

36 (4) The priority of the association's lien against units 37 encumbered by a mortgage held by an eligible mortgagee or by a 38 mortgagee which has given the association a written request for a 39 notice of delinquent assessments shall be reduced by up to three

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1 months if and to the extent that the lien priority under subsection 2 (3) of this section includes delinquencies which relate to a period 3 after such holder becomes an eligible mortgagee or has given such 4 notice and before the association gives the holder a written notice 5 of the delinquency. This subsection does not affect the priority of 6 mechanics' or material suppliers' liens, or the priority of liens for 7 other assessments made by the association.

8 (5) If the association forecloses its lien under this section 9 nonjudicially pursuant to chapter 61.24 RCW, as provided by 10 subsection (9) of this section, the association shall not be entitled 11 to the lien priority provided for under subsection (3) of this 12 section.

13 (6) Unless the declaration otherwise provides, if two or more 14 associations have liens for assessments created at any time on the 15 same real estate, those liens have equal priority.

16 (7) Recording of the declaration constitutes record notice and 17 perfection of the lien for assessments. While no further recording of any claim of lien for assessment under this section shall be required 18 to perfect the association's lien, the association may record a 19 notice of claim of lien for assessments under this section in the 20 real property records of any county in which the condominium is 21 located. Such recording shall not constitute the written notice of 22 23 delinquency to a mortgagee referred to in subsection (2) of this section. 24

(8) A lien for unpaid assessments and the personal liability for payment of assessments is extinguished unless proceedings to enforce the lien or collect the debt are instituted within three years after the amount of the assessments sought to be recovered becomes due.

lien arising under this section may be enforced 29 (9) The judicially by the association or its authorized representative in the 30 31 manner set forth in chapter 61.12 RCW. The lien arising under this 32 section may be enforced nonjudicially in the manner set forth in chapter 61.24 RCW for nonjudicial foreclosure of deeds of trust if 33 the declaration (a) contains a grant of the condominium in trust to a 34 trustee qualified under RCW 61.24.010 to secure the obligations of 35 36 the unit owners to the association for the payment of assessments, (b) contains a power of sale, (c) provides in its terms that the 37 units are not used principally for agricultural or farming purposes, 38 39 and (d) provides that the power of sale is operative in the case of a 40 default in the obligation to pay assessments. The association or its

authorized representative shall have the power, unless prohibited by the declaration, to purchase the unit at the foreclosure sale and to acquire, hold, lease, mortgage, or convey the same. Upon an express waiver in the complaint of any right to a deficiency judgment in a judicial foreclosure action, the period of redemption shall be eight months. Nothing in this section shall prohibit an association from taking a deed in lieu of foreclosure.

(10) From the time of commencement of an action by the 8 association to foreclose a lien for nonpayment of delinquent 9 assessments against a unit that is not occupied by the owner thereof, 10 11 the association shall be entitled to the appointment of a receiver to 12 collect from the lessee thereof the rent for the unit as and when due. If the rental is not paid, the receiver may obtain possession of 13 the unit, refurbish it for rental up to a reasonable standard for 14 rental units in this type of condominium, rent the unit or permit its 15 16 rental to others, and apply the rents first to the cost of the 17 receivership and attorneys' fees thereof, then to the cost of refurbishing the unit, then to applicable charges, then to costs, 18 fees, and charges of the foreclosure action, and then to the payment 19 of the delinquent assessments. Only a receiver may take possession 20 and collect rents under this subsection, and a receiver shall not be 21 22 appointed less than ((ninety)) 90 days after the delinquency. The exercise by the association of the foregoing rights shall not affect 23 24 the priority of preexisting liens on the unit.

25 (11) Except as provided in subsection (3) of this section, the holder of a mortgage or other purchaser of a unit who obtains the 26 right of possession of the unit through foreclosure shall not be 27 liable for assessments or installments thereof that became due prior 28 29 to such right of possession. Such unpaid assessments shall be deemed to be common expenses collectible from all the unit owners, including 30 31 such mortgagee or other purchaser of the unit. Foreclosure of a 32 mortgage does not relieve the prior owner of personal liability for assessments accruing against the unit prior to the date of such sale 33 as provided in this subsection. 34

35 (12) In addition to constituting a lien on the unit, each 36 assessment shall be the joint and several obligation of the owner or 37 owners of the unit to which the same are assessed as of the time the 38 assessment is due. In a voluntary conveyance, the grantee of a unit 39 shall be jointly and severally liable with the grantor for all unpaid 40 assessments against the grantor up to the time of the grantor's

1 conveyance, without prejudice to the grantee's right to recover from 2 the grantor the amounts paid by the grantee therefor. Suit to recover 3 a personal judgment for any delinquent assessment shall be 4 maintainable in any court of competent jurisdiction without 5 foreclosing or waiving the lien securing such sums.

6 (13) The association may from time to time establish reasonable 7 late charges and a rate of interest to be charged on all subsequent 8 delinquent assessments or installments thereof. In the absence of 9 another established nonusurious rate, delinquent assessments shall 10 bear interest from the date of delinquency at the maximum rate 11 permitted under RCW 19.52.020 on the date on which the assessments 12 became delinquent.

(14) The association shall be entitled to recover any costs and 13 14 reasonable attorneys' fees incurred in connection with the collection of delinquent assessments, whether or not such collection activities 15 16 in suit being commenced or prosecuted to judgment. result In 17 addition, the association shall be entitled to recover costs and 18 reasonable attorneys' fees if it prevails on appeal and in the enforcement of a judgment. 19

(15) The association upon written request shall furnish to a unit owner or a mortgagee a statement signed by an officer or authorized agent of the association setting forth the amount of unpaid assessments against that unit. The statement shall be furnished within fifteen days after receipt of the request and is binding on the association, the board of directors, and every unit owner, unless and to the extent known by the recipient to be false.

(16) To the extent not inconsistent with this section, the declaration may provide for such additional remedies for collection of assessments as may be permitted by law.

30 (17) (a) When the association mails to the unit owner by first-31 class mail the first notice of delinquency for past due assessments 32 to the unit address and to any other address that the owner has 33 provided to the association, the association shall include a first 34 preforeclosure notice that states as follows:

# THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS

35

36

# FROM THE UNIT OWNERS' ASSOCIATION TO WHICH YOUR HOME BELONGS.

# 37 <u>THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING</u> 38 <u>YOUR HOME.</u>

1	CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW
2	to assess your situation and refer you to mediation if you might
3	benefit. DO NOT DELAY.
4	BE CAREFUL of people who claim they can help you. There are many
5	individuals and businesses that prey upon borrowers in distress.
6	REFER TO THE CONTACTS BELOW for sources of assistance.
7	SEEKING ASSISTANCE
8	Housing counselors and legal assistance may be available at
9	little or no cost to you. If you would like assistance in determining
10	your rights and opportunities to keep your house, you may contact the
11	following:
12	The statewide foreclosure hotline for assistance and referral to
13	housing counselors recommended by the Housing Finance Commission
14	Telephone: Website:
15	The United States Department of Housing and Urban Development
16	Telephone: Website:
17	The statewide civil legal aid hotline for assistance and
18	referrals to other housing counselors and attorneys
19	<u>Telephone: Website:</u>
20	The association shall obtain the toll-free numbers and website
21	information from the department of commerce for inclusion in the
22	notice.
23	(b) If, when a delinquent account is referred to an association's
24	attorney, the first preforeclosure notice required under (a) of this
25	subsection has not yet been mailed to the unit owner, the association
26	or the association's attorney shall mail the first preforeclosure
27	notice to the unit owner in order to satisfy the requirement in (a)
28	of this subsection.
29	(c) Mailing the first preforeclosure notice pursuant to (a) of
30	this subsection does not satisfy the requirement in subsection
31	(18) (b) of this section to mail a second preforeclosure notice at or
32	after the date that assessments have become past due for at least 90
33	days. The second preforeclosure notice may not be mailed sooner than
34	60 days after the first preforeclosure notice is mailed.
35	(18) An association may not commence an action to foreclose a
36	lien on a unit under this section unless:
37	(a) The unit owner, at the time the action is commenced, owes at
38	least a sum equal to the greater of:

(i) Three months or more of assessments, not including fines,
 late charges, interest, attorneys' fees, or costs incurred by the
 association in connection with the collection of a delinquent owner's
 account; or

5 (ii) ((\$200)) <u>\$2,000</u> of assessments, not including fines, late 6 charges, interest, attorneys' fees, or costs incurred by the 7 association in connection with the collection of a delinquent owner's 8 account;

9 (b) At or after the date that assessments have become past due 10 for at least 90 days, <u>but no sooner than 60 days after the first</u> 11 <u>preforeclosure notice required in subsection (17)(a) of this section</u> 12 <u>is mailed</u>, the association has mailed, by first-class mail, to the 13 owner, at the unit address and to any other address which the owner 14 has provided to the association, a <u>second</u> notice of delinquency, 15 which ((shall state as follows:

16

17

THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS

FROM THE UNIT OWNERS' ASSOCIATION TO WHICH YOUR HOME BELONGS.

18 THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING 19 YOUR HOME.

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21 to assess your situation and refer you to mediation if you might

22 benefit. DO NOT DELAY.

23 **BE CAREFUL** of people who claim they can help you. There are many

24 individuals and businesses that prey upon borrowers in distress.

25 REFER TO THE CONTACTS BELOW for sources of assistance.

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SEEKING ASSISTANCE

27Housing counselors and legal assistance may be available at28little or no cost to you. If you would like assistance in determining

29 your rights and opportunities to keep your house, you may contact the 30 following: 31 The statewide foreclosure hotline for assistance and referral to

32 housing counselors recommended by the Housing Finance Commission

33 Telephone: . . . . . . Website: . . . . .

34 The United States Department of Housing and Urban Development

35 Telephone: . . . . . Website: . . . . .

- 36 The statewide civil legal aid hotline for assistance and
- 37 referrals to other housing counselors and attorneys
- 38 Telephone: . . . . . Website: . . . . .

The association shall obtain the toll-free numbers and website 1 2 information from the department of commerce for inclusion in the 3 notice)) must include a second preforeclosure notice that contains 4 the same information as the first preforeclosure notice provided to 5 the unit owner pursuant to subsection (17)(a) of this section. The second preforeclosure notice may not be mailed sooner than 60 days 6 7 after the first preforeclosure notice required in subsection (17) (a) of this section is mailed; 8

9 (c) At least 180 days have elapsed from the date the minimum 10 amount required in (a) of this subsection has accrued; and

11 (d) The board approves commencement of a foreclosure action 12 specifically against that unit.

13 ((<del>(18)</del>)) <u>(19)</u> Every aspect of a collection, foreclosure, sale, or 14 other conveyance under this section, including the method, 15 advertising, time, date, place, and terms, must be commercially 16 reasonable.

17 Sec. 4. RCW 64.34.364 and 2021 c 222 s 6 are each amended to 18 read as follows:

(1) The association has a lien on a unit for any unpaid assessments levied against a unit from the time the assessment is due.

22 (2) A lien under this section shall be prior to all other liens 23 and encumbrances on a unit except: (a) Liens and encumbrances 24 recorded before the recording of the declaration; (b) a mortgage on 25 the unit recorded before the date on which the assessment sought to 26 be enforced became delinquent; and (c) liens for real property taxes 27 and other governmental assessments or charges against the unit. A 28 lien under this section is not subject to the provisions of chapter 29 6.13 RCW.

30 (3) Except as provided in subsections (4) and (5) of this section, the lien shall also be prior to the mortgages described in 31 32 subsection (2)(b) of this section to the extent of assessments for 33 common expenses, excluding any amounts for capital improvements, based on the periodic budget adopted by the association pursuant to 34 35 RCW 64.34.360(1) which would have become due during the six months immediately preceding the date of a sheriff's sale in an action for 36 37 judicial foreclosure by either the association or a mortgagee, the 38 date of a trustee's sale in a nonjudicial foreclosure by a mortgagee,

or the date of recording of the declaration of forfeiture in a
 proceeding by the vendor under a real estate contract.

3 The priority of the association's lien against units (4) encumbered by a mortgage held by an eligible mortgagee or by a 4 mortgagee which has given the association a written request for a 5 6 notice of delinquent assessments shall be reduced by up to three months if and to the extent that the lien priority under subsection 7 (3) of this section includes delinquencies which relate to a period 8 after such holder becomes an eligible mortgagee or has given such 9 notice and before the association gives the holder a written notice 10 11 of the delinquency. This subsection does not affect the priority of 12 mechanics' or material suppliers' liens, or the priority of liens for other assessments made by the association. 13

14 (5) If the association forecloses its lien under this section 15 nonjudicially pursuant to chapter 61.24 RCW, as provided by 16 subsection (9) of this section, the association shall not be entitled 17 to the lien priority provided for under subsection (3) of this 18 section.

19 (6) Unless the declaration otherwise provides, if two or more 20 associations have liens for assessments created at any time on the 21 same real estate, those liens have equal priority.

22 (7) Recording of the declaration constitutes record notice and perfection of the lien for assessments. While no further recording of 23 any claim of lien for assessment under this section shall be required 24 25 to perfect the association's lien, the association may record a notice of claim of lien for assessments under this section in the 26 real property records of any county in which the condominium is 27 located. Such recording shall not constitute the written notice of 28 29 delinquency to a mortgagee referred to in subsection (2) of this section. 30

31 (8) A lien for unpaid assessments and the personal liability for 32 payment of assessments is extinguished unless proceedings to enforce 33 the lien or collect the debt are instituted within three years after 34 the amount of the assessments sought to be recovered becomes due.

(9) The lien arising under this section may be enforced judicially by the association or its authorized representative in the manner set forth in chapter 61.12 RCW. The lien arising under this section may be enforced nonjudicially in the manner set forth in chapter 61.24 RCW for nonjudicial foreclosure of deeds of trust if the declaration (a) contains a grant of the condominium in trust to a

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trustee qualified under RCW 61.24.010 to secure the obligations of 1 the unit owners to the association for the payment of assessments, 2 3 (b) contains a power of sale, (c) provides in its terms that the units are not used principally for agricultural or farming purposes, 4 and (d) provides that the power of sale is operative in the case of a 5 6 default in the obligation to pay assessments. The association or its 7 authorized representative shall have the power, unless prohibited by the declaration, to purchase the unit at the foreclosure sale and to 8 acquire, hold, lease, mortgage, or convey the same. Upon an express 9 waiver in the complaint of any right to a deficiency judgment in a 10 11 judicial foreclosure action, the period of redemption shall be eight 12 months. Nothing in this section shall prohibit an association from taking a deed in lieu of foreclosure. 13

14 From the time of commencement of an action by the (10)15 association to foreclose a lien for nonpayment of delinquent 16 assessments against a unit that is not occupied by the owner thereof, 17 the association shall be entitled to the appointment of a receiver to collect from the lessee thereof the rent for the unit as and when 18 due. If the rental is not paid, the receiver may obtain possession of 19 the unit, refurbish it for rental up to a reasonable standard for 20 rental units in this type of condominium, rent the unit or permit its 21 22 rental to others, and apply the rents first to the cost of the 23 receivership and attorneys' fees thereof, then to the cost of refurbishing the unit, then to applicable charges, then to costs, 24 25 fees, and charges of the foreclosure action, and then to the payment of the delinquent assessments. Only a receiver may take possession 26 and collect rents under this subsection, and a receiver shall not be 27 appointed less than ((ninety)) 90 days after the delinquency. The 28 29 exercise by the association of the foregoing rights shall not affect the priority of preexisting liens on the unit. 30

31 (11) Except as provided in subsection (3) of this section, the holder of a mortgage or other purchaser of a unit who obtains the 32 33 right of possession of the unit through foreclosure shall not be liable for assessments or installments thereof that became due prior 34 to such right of possession. Such unpaid assessments shall be deemed 35 36 to be common expenses collectible from all the unit owners, including such mortgagee or other purchaser of the unit. Foreclosure of a 37 mortgage does not relieve the prior owner of personal liability for 38 39 assessments accruing against the unit prior to the date of such sale 40 as provided in this subsection.

1 (12) In addition to constituting a lien on the unit, each assessment shall be the joint and several obligation of the owner or 2 3 owners of the unit to which the same are assessed as of the time the assessment is due. In a voluntary conveyance, the grantee of a unit 4 shall be jointly and severally liable with the grantor for all unpaid 5 assessments against the grantor up to the time of the grantor's 6 7 conveyance, without prejudice to the grantee's right to recover from the grantor the amounts paid by the grantee therefor. Suit to recover 8 for any delinquent assessment 9 judgment shall а personal be maintainable in any court of competent jurisdiction without 10 foreclosing or waiving the lien securing such sums. 11

(13) The association may from time to time establish reasonable late charges and a rate of interest to be charged on all subsequent delinquent assessments or installments thereof. In the absence of another established nonusurious rate, delinquent assessments shall bear interest from the date of delinquency at the maximum rate permitted under RCW 19.52.020 on the date on which the assessments became delinquent.

19 (14) The association shall be entitled to recover any costs and 20 reasonable attorneys' fees incurred in connection with the collection 21 of delinquent assessments, whether or not such collection activities 22 result in suit being commenced or prosecuted to judgment. In 23 addition, the association shall be entitled to recover costs and 24 reasonable attorneys' fees if it prevails on appeal and in the 25 enforcement of a judgment.

(15) The association upon written request shall furnish to a unit owner or a mortgagee a statement signed by an officer or authorized agent of the association setting forth the amount of unpaid assessments against that unit. The statement shall be furnished within fifteen days after receipt of the request and is binding on the association, the board of directors, and every unit owner, unless and to the extent known by the recipient to be false.

33 (16) To the extent not inconsistent with this section, the 34 declaration may provide for such additional remedies for collection 35 of assessments as may be permitted by law.

36 (17) (a) When the association mails to the unit owner by first-37 class mail the first notice of delinquency for past due assessments 38 to the unit address and to any other address that the owner has 39 provided to the association, the association shall include a first 40 preforeclosure notice that states as follows:

1	THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS
2	FROM THE UNIT OWNERS' ASSOCIATION TO WHICH YOUR HOME BELONGS.
3	THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING
4	YOUR HOME.
5	CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW
6	to assess your situation and refer you to mediation if you might
7	benefit. DO NOT DELAY.
8	BE CAREFUL of people who claim they can help you. There are many
9	individuals and businesses that prey upon borrowers in distress.
10	REFER TO THE CONTACTS BELOW for sources of assistance.
11	SEEKING ASSISTANCE
12	Housing counselors and legal assistance may be available at
13	little or no cost to you. If you would like assistance in determining
14	your rights and opportunities to keep your house, you may contact the
15	following:
16	The statewide foreclosure hotline for assistance and referral to
17	housing counselors recommended by the Housing Finance Commission
18	Telephone: Website:
19	The United States Department of Housing and Urban Development
20	Telephone: Website:
21	The statewide civil legal aid hotline for assistance and
22	referrals to other housing counselors and attorneys
23	<u>Telephone: Website:</u>
24	The association shall obtain the toll-free numbers and website
25	information from the department of commerce for inclusion in the
26	notice.
27	(b) If, when a delinquent account is referred to an association's
28	attorney, the first preforeclosure notice required under (a) of this
29	subsection has not yet been mailed to the unit owner, the association
30	or the association's attorney shall mail the first preforeclosure
31	notice to the unit owner in order to satisfy the requirement in (a)
32	of this subsection.
33	(c) Mailing the first preforeclosure notice pursuant to (a) of
34	this subsection does not satisfy the requirement in subsection
35	(18) (b) of this section to mail a second preforeclosure notice at or
36	after the date that assessments have become past due for at least 90
37	days. The second preforeclosure notice may not be mailed sooner than
38	<u>60 days after the first preforeclosure notice is mailed.</u>

1 <u>(18)</u> An association may not commence an action to foreclose a 2 lien on a unit under this section unless:

3 (a) The unit owner, at the time the action is commenced, owes at4 least a sum equal to the greater of:

5 (i) Three months or more of assessments, not including fines, 6 late charges, interest, attorneys' fees, or costs incurred by the 7 association in connection with the collection of a delinquent owner's 8 account; or

9 (ii) ((\$200)) <u>\$2,000</u> of assessments, not including fines, late 10 charges, interest, attorneys' fees, or costs incurred by the 11 association in connection with the collection of a delinquent owner's 12 account;

(b) At or after the date that assessments have become past due for at least 90 days, <u>but no sooner than 60 days after the first</u> <u>preforeclosure notice required in subsection (17) (a) of this section</u> <u>is mailed</u>, the association has mailed, by first-class mail, to the owner, at the unit address and to any other address which the owner has provided to the association, a <u>second</u> notice of delinquency, which ((shall state as follows:

20 21

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### THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS

### FROM THE UNIT OWNERS ' ASSOCIATION TO WHICH YOUR HOME BELONGS.

22 THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING 23 YOUR HOME.

## 24 CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW

25 to assess your situation and refer you to mediation if you might

26 benefit. DO NOT DELAY.

27 BE CAREFUL of people who claim they can help you. There are many

28 individuals and businesses that prey upon borrowers in distress.

29 REFER TO THE CONTACTS BELOW for sources of assistance.

## SEEKING ASSISTANCE

Housing counselors and legal assistance may be available at little or no cost to you. If you would like assistance in determining your rights and opportunities to keep your house, you may contact the following: The statewide foreclosure hotline for assistance and referral to

36 housing counselors recommended by the Housing Finance Commission

37 Telephone: . . . . . Website: . . . . .

- 38 The United States Department of Housing and Urban Development
- 39 Telephone: . . . . . . Website: . . . . .

1 The statewide civil legal aid hotline for assistance and

2 referrals to other housing counselors and attorneys

3 Telephone: . . . . . Website: . . . . .

4 The association shall obtain the toll-free numbers and website information from the department of commerce for inclusion in the 5 notice)) must include a second preforeclosure notice that contains 6 7 the same information as the first preforeclosure notice provided to the unit owner pursuant to subsection (17) (a) of this section. The 8 9 second preforeclosure notice may not be mailed sooner than 60 days after the first preforeclosure notice required in subsection (17) (a) 10 of this section is mailed; 11

12 (c) At least 90 days have elapsed from the date the minimum 13 amount required in (a) of this subsection has accrued; and

14 (d) The board approves commencement of a foreclosure action 15 specifically against that unit.

16 ((<del>(18)</del>)) <u>(19)</u> Every aspect of a collection, foreclosure, sale, or 17 other conveyance under this section, including the method, 18 advertising, time, date, place, and terms, must be commercially 19 reasonable.

20 Sec. 5. RCW 64.38.100 and 2021 c 222 s 7 are each amended to 21 read as follows:

(1) (a) If the governing documents of an association provide for a lien on the lot of any owner for unpaid assessments, the association shall include the following first preforeclosure notice when mailing to the lot owner by first-class mail the first notice of delinquency to the lot address and to any other address that the owner has provided to the association:

THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS

## FROM THE HOMEOWNERS ' ASSOCIATION TO WHICH YOUR HOME BELONGS.

# 30 THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING 31 YOUR HOME.

## 32 CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW

33 <u>to assess your situation and refer you to mediation if you might</u> 34 <u>benefit</u>. **DO NOT DELAY**.

- 35 **BE CAREFUL** of people who claim they can help you. There are many
- 36 individuals and businesses that prey upon borrowers in distress.
- 37 **REFER TO THE CONTACTS BELOW** for sources of assistance.
- 38

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### SEEKING ASSISTANCE

1 Housing counselors and legal assistance may be available at little or no cost to you. If you would like assistance in determining 2 3 your rights and opportunities to keep your house, you may contact the following: 4 The statewide foreclosure hotline for assistance and referral to 5 6 housing counselors recommended by the Housing Finance Commission 7 Telephone: . . . . . . Website: . . . . . The United States Department of Housing and Urban Development 8 Telephone: . . . . . . Website: . . . . . 9 The statewide civil legal aid hotline for assistance and 10 11 referrals to other housing counselors and attorneys Telephone: . . . . . . Website: . . . . . 12 13 The association shall obtain the toll-free numbers and website information from the department of commerce for inclusion in the 14 15 notice. (b) If, when a delinquent account is referred to an association's 16 17 attorney, the first preforeclosure notice required under (a) of this subsection has not yet been mailed to the lot owner, the association 18 or the association's attorney shall mail the first preforeclosure 19 20 notice to the lot owner in order to satisfy the requirement in (a) of 21 this subsection. 22 (c) Mailing the first preforeclosure notice pursuant to (a) of 23 this subsection does not satisfy the requirement in subsection (2) (b) 24 of this section to mail a second preforeclosure notice at or after 25 the date that assessments have become past due for at least 90 days. The second preforeclosure notice may not be mailed sooner than 60 26 27 days after the first preforeclosure notice is mailed. 28 (2) If the governing documents of an association provide for a lien on the lot of any owner for unpaid assessments, the association 29 may not commence an action to foreclose the lien unless: 30 31 (a) The lot owner, at the time the action is commenced, owes at least a sum equal to the greater of: 32 (i) Three months or more of assessments, not including fines, 33 late charges, interest, attorneys' fees, or costs incurred by the 34 association in connection with the collection of a delinquent owner's 35 36 account; or (ii) ((<del>\$200</del>)) <u>\$2,000</u> of assessments, not including fines, late 37 38 charges, interest, attorneys' fees, or costs incurred by the

1 association in connection with the collection of a delinquent owner's 2 account;

3 (b) At or after the date that assessments have become past due for at least 90 days, but no sooner than 60 days after the first 4 preforeclosure notice required in subsection (1) (a) of this section 5 is mailed, the association has mailed, by first-class mail, to the 6 owner, at the lot address and to any other address which the owner 7 has provided to the association, a second notice of delinquency, 8 which ((shall state as follows: 9

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# THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS

# FROM THE HOMEOWNERS' ASSOCIATION TO WHICH YOUR HOME BELONGS.

12 THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING 13 YOUR HOME.

14 CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW

15 to assess your situation and refer you to mediation if you might

16 benefit. DO NOT DELAY.

17 BE CAREFUL of people who claim they can help you. There are many

18 individuals and businesses that prey upon borrowers in distress.

19 **REFER TO THE CONTACTS BELOW** for sources of assistance.

# SEEKING ASSISTANCE

21 Housing counselors and legal assistance may be available at little or no cost to you. If you would like assistance in determining

23 your rights and opportunities to keep your house, you may contact the 24 following:

25 The statewide foreclosure hotline for assistance and referral to 26 housing counselors recommended by the Housing Finance Commission

27 Telephone: . . . . . . Website: . . . . .

The United States Department of Housing and Urban Development 28

Telephone: . . . . . . Website: . . . . . 29

30	The	<u> </u>	stat	ewid	e—	civil	<u>legal</u>	aid	-hotlin	e f	or	assistance	-and
~ 1	~	-			-			_					

referrals to other housing counselors and attorneys 31

Telephone: . . . . . . Website: . . . . . 32

The association shall obtain the toll-free numbers and website 33

information from the department of commerce for inclusion in the 34 notice)) must include a second preforeclosure notice that contains 35

the same information as the first preforeclosure notice provided to 36

- the lot owner pursuant to subsection (1) (a) of this section. The 37
- 38 second preforeclosure notice may not be mailed sooner than 60 days

1	<u>after the first preforeclosure notice required in subsection (1)(a)</u>
2	of this section is mailed;
3	(c) At least 180 days have elapsed from the date the minimum
4	amount required in (a) of this subsection has accrued; and
5	(d) The board approves commencement of a foreclosure action
6	specifically against that lot.
7	(( <del>(2)</del> )) <u>(3)</u> Every aspect of a collection, foreclosure, sale, or
8	other conveyance under this section, including the method,
9	advertising, time, date, place, and terms, must be commercially
10	reasonable.
11	Sec. 6. RCW 64.38.100 and 2021 c 222 s 8 are each amended to
12	read as follows:
13	(1) (a) If the governing documents of an association provide for a
14	lien on the lot of any owner for unpaid assessments, the association
15	shall include the following first preforeclosure notice when mailing
16	to the lot owner by first-class mail the first notice of delinquency
17	to the lot address and to any other address that the owner has
18	provided to the association:
19	THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS
20	FROM THE HOMEOWNERS' ASSOCIATION TO WHICH YOUR HOME BELONGS.
21	THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING
22	YOUR HOME.
23	CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW
24	to assess your situation and refer you to mediation if you might
25	benefit. DO NOT DELAY.
26	BE CAREFUL of people who claim they can help you. There are many
27	individuals and businesses that prey upon borrowers in distress.
28	REFER TO THE CONTACTS BELOW for sources of assistance.
29	SEEKING ASSISTANCE
30	Housing counselors and legal assistance may be available at
31	little or no cost to you. If you would like assistance in determining
32	your rights and opportunities to keep your house, you may contact the
33	following:
34	The statewide foreclosure hotline for assistance and referral to
35	housing counselors recommended by the Housing Finance Commission
36	Telephone: Website:
37	The United States Department of Housing and Urban Development
38	Telephone: Website:

1 The statewide civil legal aid hotline for assistance and referrals to other housing counselors and attorneys 2 Telephone: . . . . . . Website: . . . . . 3 4 The association shall obtain the toll-free numbers and website information from the department of commerce for inclusion in the 5 6 notice. 7 (b) If, when a delinquent account is referred to an association's attorney, the first preforeclosure notice required under (a) of this 8 subsection has not yet been mailed to the lot owner, the association 9 or the association's attorney shall mail the first preforeclosure 10 notice to the lot owner in order to satisfy the requirement in (a) of 11 12 this subsection. 13 (c) Mailing the first preforeclosure notice pursuant to (a) of this subsection does not satisfy the requirement in subsection (2) (b) 14 of this section to mail a second preforeclosure notice at or after 15 16 the date that assessments have become past due for at least 90 days. The second preforeclosure notice may not be mailed sooner than 60 17 days after the first preforeclosure notice is mailed. 18 (2) If the governing documents of an association provide for a 19 20 lien on the lot of any owner for unpaid assessments, the association may not commence an action to foreclose the lien unless: 21 22 (a) The lot owner, at the time the action is commenced, owes at 23 least a sum equal to the greater of: 24 (i) Three months or more of assessments, not including fines, 25 late charges, interest, attorneys' fees, or costs incurred by the association in connection with the collection of a delinquent owner's 26 27 account; or 28 (ii) ((\$200)) \$2,000 of assessments, not including fines, late charges, interest, attorneys' fees, or costs incurred by the 29 30 association in connection with the collection of a delinquent owner's 31 account; 32 (b) At or after the date that assessments have become past due for at least 90 days, but no sooner than 60 days after the first 33 preforeclosure notice required in subsection (1) (a) of this section 34 35 is mailed, the association has mailed, by first-class mail, to the owner, at the lot address and to any other address which the owner 36 has provided to the association, a second notice of delinquency, 37 38 which ((shall state as follows:

1	THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS
2	FROM THE HOMEOWNERS' ASSOCIATION TO WHICH YOUR HOME BELONGS.
3	THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING
4	YOUR HOME.
5	CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW
6	to assess your situation and refer you to mediation if you might
7	benefit. DO NOT DELAY.
8	BE CAREFUL of people who claim they can help you. There are many
9	individuals and businesses that prey upon borrowers in distress.
10	REFER TO THE CONTACTS BELOW for sources of assistance.
11	SEEKING ASSISTANCE
12	Housing counselors and legal assistance may be available at
13	little or no cost to you. If you would like assistance in determining
14	your rights and opportunities to keep your house, you may contact the
15	following:
16	The statewide foreclosure hotline for assistance and referral to
17	housing counselors recommended by the Housing Finance Commission
18	Telephone: Website:
19	The United States Department of Housing and Urban Development
20	Telephone: Website:
21	The statewide civil legal aid hotline for assistance and
22	referrals to other housing counselors and attorneys
23	Telephone: Website:
24	The association shall obtain the toll-free numbers and website
25	information from the department of commerce for inclusion in the
26	notice)) must include a second preforeclosure notice that contains
27	the same information as the first preforeclosure notice provided to
28	the lot owner pursuant to subsection (1)(a) of this section. The
29	second preforeclosure notice may not be mailed sooner than 60 days
30	after the first preforeclosure notice required in subsection (1)(a)
31	of this section is mailed;
32	(c) At least 90 days have elapsed from the date the minimum
33	amount required in (a) of this subsection has accrued; and
34	(d) The board approves commencement of a foreclosure action
35	specifically against that lot.
36	(( <del>(2)</del> )) <u>(3)</u> Every aspect of a collection, foreclosure, sale, or
37	other conveyance under this section, including the method,
38	advertising, time, date, place, and terms, must be commercially
39	reasonable.

1 Sec. 7. RCW 64.90.485 and 2021 c 222 s 1 are each amended to 2 read as follows:

3 (1) The association has a statutory lien on each unit for any
4 unpaid assessment against the unit from the time such assessment is
5 due.

6 (2) A lien under this section has priority over all other liens 7 and encumbrances on a unit except:

8 (a) Liens and encumbrances recorded before the recordation of the 9 declaration and, in a cooperative, liens and encumbrances that the 10 association creates, assumes, or takes subject to;

11 (b) Except as otherwise provided in subsection (3) of this 12 section, a security interest on the unit recorded before the date on 13 which the unpaid assessment became due or, in a cooperative, a 14 security interest encumbering only the unit owner's interest and 15 perfected before the date on which the unpaid assessment became due; 16 and

17 (c) Liens for real estate taxes and other state or local 18 governmental assessments or charges against the unit or cooperative.

(3) (a) A lien under this section also has priority over the security interests described in subsection (2) (b) of this section to the extent of an amount equal to the following:

22 (i) The common expense assessments, excluding any amounts for 23 capital improvements, based on the periodic budget adopted by the association pursuant to RCW 64.90.480(1), along with any specially 24 25 allocated assessments that are properly assessable against the unit 26 under such periodic budget, which would have become due in the absence of acceleration during the six months immediately preceding 27 the institution of proceedings to foreclose either the association's 28 29 lien or a security interest described in subsection (2)(b) of this section; 30

31 (ii) The association's actual costs and reasonable attorneys' 32 fees incurred in foreclosing its lien but incurred after the giving 33 of the notice described in (a)(iii) of this subsection; provided, 34 however, that the costs and reasonable attorneys' fees that will have 35 priority under this subsection (3)(a)(ii) shall not exceed ((two 36 thousand dollars))  $\frac{$2,000}{0}$  or an amount equal to the amounts described 37 in (a)(i) of this subsection, whichever is less;

38 (iii) The amounts described in (a)(ii) of this subsection shall 39 be prior only to the security interest of the holder of a security 40 interest on the unit recorded before the date on which the unpaid

1 assessment became due and only if the association has given that 2 holder not less than ((sixty)) <u>60</u> days' prior written notice that the 3 owner of the unit is in default in payment of an assessment. The 4 notice shall contain:

5

6

(A) Name of the borrower;

(B) Recording date of the trust deed or mortgage;

7 (C) Recording information;

8 (D) Name of condominium, unit owner, and unit designation stated 9 in the declaration or applicable supplemental declaration;

10

(E) Amount of unpaid assessment; and

(F) A statement that failure to, within ((sixty)) <u>60</u> days of the written notice, submit the association payment of six months of assessments as described in (a)(i) of this subsection will result in the priority of the amounts described in (a)(ii) of this subsection; and

16 (iv) Upon payment of the amounts described in (a)(i) and (ii) of 17 this subsection by the holder of a security interest, the 18 association's lien described in this subsection (3)(a) shall 19 thereafter be fully subordinated to the lien of such holder's 20 security interest on the unit.

21

(b) For the purposes of this subsection:

22 (i) "Institution of proceedings" means either:

(A) The date of recording of a notice of trustee's sale by a deedof trust beneficiary;

(B) The date of commencement, pursuant to applicable court rules,
of an action for judicial foreclosure either by the association or by
the holder of a recorded security interest; or

(C) The date of recording of a notice of intention to forfeit in a real estate contract forfeiture proceeding by the vendor under a real estate contract.

(ii) "Capital improvements" does not include making, in the ordinary course of management, repairs to common elements or replacements of the common elements with substantially similar items, subject to: (A) Availability of materials and products, (B) prevailing law, or (C) sound engineering and construction standards then prevailing.

37 (c) The adoption of a periodic budget that purports to allocate 38 to a unit any fines, late charges, interest, attorneys' fees and 39 costs incurred for services unrelated to the foreclosure of the 40 association's lien, other collection charges, or specially allocated 1 assessments assessed under RCW 64.90.480 (6) or (7) does not cause 2 any such items to be included in the priority amount affecting such 3 unit.

4 (4) Subsections (2) and (3) of this section do not affect the 5 priority of mechanics' or material suppliers' liens to the extent 6 that law of this state other than chapter 277, Laws of 2018 gives 7 priority to such liens, or the priority of liens for other 8 assessments made by the association.

(5) A lien under this section is not subject to chapter 6.13 RCW.

9

10 (6) If the association forecloses its lien under this section 11 nonjudicially pursuant to chapter 61.24 RCW, as provided under 12 subsection (13) of this section, the association is not entitled to 13 the lien priority provided for under subsection (3) of this section, 14 and is subject to the limitations on deficiency judgments as provided 15 in chapter 61.24 RCW.

16 (7) Unless the declaration provides otherwise, if two or more 17 associations have liens for assessments created at any time on the 18 same property, those liens have equal priority as to each other, and 19 any foreclosure of one such lien shall not affect the lien of the 20 other.

(8) Recording of the declaration constitutes record notice and perfection of the statutory lien created under this section. Further notice or recordation of any claim of lien for assessment under this section is not required, but is not prohibited.

(9) A lien for unpaid assessments and the personal liability for payment of those assessments are extinguished unless proceedings to enforce the lien or collect the debt are instituted within six years after the full amount of the assessments sought to be recovered becomes due.

30 (10) This section does not prohibit actions against unit owners 31 to recover sums for which subsection (1) of this section creates a 32 lien or prohibit an association from taking a deed in lieu of 33 foreclosure.

(11) The association upon written request must furnish to a unit owner or a mortgagee a statement signed by an officer or authorized agent of the association setting forth the amount of unpaid assessments or the priority amount against that unit, or both. The statement must be furnished within ((fifteen)) <u>15</u> days after receipt of the request and is binding on the association, the board, and every unit owner unless, and to the extent, known by the recipient to

be false. The liability of a recipient who reasonably relies upon the statement must not exceed the amount set forth in any statement furnished pursuant to this section or RCW 64.90.640(1)(b).

4 (12) In a cooperative, upon nonpayment of an assessment on a 5 unit, the unit owner may be evicted in the same manner as provided by 6 law in the case of an unlawful holdover by a commercial tenant, and 7 the lien may be foreclosed as provided under this section.

8 (13) The association's lien may be foreclosed in accordance with 9 (a) and (b) of this subsection.

10 (a) In a common interest community other than a cooperative, the 11 association's lien may be foreclosed judicially in accordance with 12 chapter 61.12 RCW, subject to any rights of redemption under chapter 13 6.23 RCW.

14 (b) The lien may be enforced nonjudicially in the manner set forth in chapter 61.24 RCW for nonjudicial foreclosure of deeds of 15 16 trust if the declaration: Contains a grant of the common interest community in trust to a trustee qualified under RCW 61.24.010 to 17 secure the obligations of the unit owners to the association for the 18 payment of assessments, contains a power of sale, provides in its 19 terms that the units are not used principally for agricultural 20 21 purposes, and provides that the power of sale is operative in the 22 case of a default in the obligation to pay assessments. The association or its authorized representative may purchase the unit at 23 the foreclosure sale and acquire, hold, lease, mortgage, or convey 24 25 the unit. Upon an express waiver in the complaint of any right to a 26 deficiency judgment in a judicial foreclosure action, the period of redemption is eight months. 27

(c) In a cooperative in which the unit owners' interests in the units are real estate, the association's lien must be foreclosed in like manner as a mortgage on real estate or by power of sale under (b) of this subsection.

32 (d) In a cooperative in which the unit owners' interests in the 33 units are personal property, the association's lien must be 34 foreclosed in like manner as a security interest under chapter 62A.9A 35 RCW.

36 (14) If the unit owner's interest in a unit in a cooperative is 37 real estate, the following requirements apply:

(a) The association, upon nonpayment of assessments and
 compliance with this subsection, may sell that unit at a public sale
 or by private negotiation, and at any time and place. The association

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must give to the unit owner and any lessee of the unit owner 1 reasonable notice in a record of the time, date, and place of any 2 public sale or, if a private sale is intended, of the intention of 3 entering into a contract to sell and of the time and date after which 4 a private conveyance may be made. Such notice must also be sent to 5 6 any other person that has a recorded interest in the unit that would 7 be cut off by the sale, but only if the recorded interest was on record seven weeks before the date specified in the notice as the 8 date of any public sale or seven weeks before the date specified in 9 the notice as the date after which a private sale may be made. The 10 11 notices required under this subsection may be sent to any address 12 reasonable in the circumstances. A sale may not be held until five weeks after the sending of the notice. The association may buy at any 13 14 public sale and, if the sale is conducted by a fiduciary or other person not related to the association, at a private sale. 15

16 (b) Unless otherwise agreed to or as stated in this section, the 17 unit owner is liable for any deficiency in a foreclosure sale.

18 (c) The proceeds of a foreclosure sale must be applied in the 19 following order:

20

## (i) The reasonable expenses of sale;

(ii) The reasonable expenses of securing possession before sale; the reasonable expenses of holding, maintaining, and preparing the unit for sale, including payment of taxes and other governmental charges and premiums on insurance; and, to the extent provided for by agreement between the association and the unit owner, reasonable attorneys' fees, costs, and other legal expenses incurred by the association;

(iii) Satisfaction of the association's lien;

29 (iv) Satisfaction in the order of priority of any subordinate 30 claim of record; and

31

28

(v) Remittance of any excess to the unit owner.

(d) A good-faith purchaser for value acquires the unit free of 32 the association's debt that gave rise to the lien under which the 33 foreclosure sale occurred and any subordinate interest, even though 34 the association or other person conducting the sale failed to comply 35 with this section. The person conducting the sale must execute a 36 conveyance to the purchaser sufficient to convey the unit and stating 37 it is executed by the person after a foreclosure of the 38 that association's lien by power of sale and that the person was empowered 39 40 to make the sale. Signature and title or authority of the person signing the conveyance as grantor and a recital of the facts of nonpayment of the assessment and of the giving of the notices required under this subsection are sufficient proof of the facts recited and of the authority to sign. Further proof of authority is not required even though the association is named as grantee in the conveyance.

7 (e) At any time before the association has conveyed a unit in a cooperative or entered into a contract for its conveyance under the 8 power of sale, the unit owners or the holder of any subordinate 9 security interest may cure the unit owner's default and prevent sale 10 11 or other conveyance by tendering the performance due under the 12 security agreement, including any amounts due because of exercise of a right to accelerate, plus the reasonable expenses of proceeding to 13 14 foreclosure incurred to the time of tender, including reasonable attorneys' fees and costs of the creditor. 15

16 (15) In an action by an association to collect assessments or to 17 foreclose a lien on a unit under this section, the court may appoint 18 a receiver to collect all sums alleged to be due and owing to a unit owner before commencement or during pendency of the action. The 19 receivership is governed under chapter 7.60 RCW. During pendency of 20 21 the action, the court may order the receiver to pay sums held by the 22 receiver to the association for any assessments against the unit. The 23 exercise of rights under this subsection by the association does not affect the priority of preexisting liens on the unit. 24

25 (16) Except as provided in subsection (3) of this section, the holder of a mortgage or other purchaser of a unit who obtains the 26 right of possession of the unit through foreclosure is not liable for 27 assessments or installments of assessments that became due prior to 28 29 such right of possession. Such unpaid assessments are deemed to be common expenses collectible from all the unit owners, including such 30 31 mortgagee or other purchaser of the unit. Foreclosure of a mortgage 32 does not relieve the prior unit owner of personal liability for 33 assessments accruing against the unit prior to the date of such sale as provided in this subsection. 34

(17) In addition to constituting a lien on the unit, each assessment is the joint and several obligation of the unit owner of the unit to which the same are assessed as of the time the assessment is due. A unit owner may not exempt himself or herself from liability for assessments. In a voluntary conveyance other than by foreclosure, the grantee of a unit is jointly and severally liable with the

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grantor for all unpaid assessments against the grantor up to the time of the grantor's conveyance, without prejudice to the grantee's right to recover from the grantor the amounts paid by the grantee. Suit to recover a personal judgment for any delinquent assessment is maintainable in any court of competent jurisdiction without foreclosing or waiving the lien securing such sums.

7 (18) The association may from time to time establish reasonable late charges and a rate of interest to be charged, not to exceed the 8 maximum rate calculated under RCW 19.52.020, on all subsequent 9 delinquent assessments or installments of assessments. If the 10 association does not establish such a rate, delinquent assessments 11 12 bear interest from the date of delinguency at the maximum rate calculated under RCW 19.52.020 on the date on which the assessments 13 14 became delinquent.

15 (19) The association is entitled to recover any costs and 16 reasonable attorneys' fees incurred in connection with the collection 17 of delinquent assessments, whether or not such collection activities 18 result in a suit being commenced or prosecuted to judgment. The 19 prevailing party is also entitled to recover costs and reasonable 20 attorneys' fees in such suits, including any appeals, if it prevails 21 on appeal and in the enforcement of a judgment.

(20) To the extent not inconsistent with this section, the declaration may provide for such additional remedies for collection of assessments as may be permitted by law.

(21) (a) When the association mails to the unit owner by firstclass mail the first notice of delinquency for past due assessments to the unit address and to any other address that the owner has provided to the association, the association shall include a first preforeclosure notice that states as follows:

30 31

# THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS

## FROM THE UNIT OWNERS ASSOCIATION TO WHICH YOUR HOME BELONGS.

32 THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING
 33 YOUR HOME.

34 CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW

35 to assess your situation and refer you to mediation if you might

36 benefit. DO NOT DELAY.

37 BE CAREFUL of people who claim they can help you. There are many 38 individuals and businesses that prey upon borrowers in distress.

39 **REFER TO THE CONTACTS BELOW** for sources of assistance.

1	SEEKING ASSISTANCE
2	Housing counselors and legal assistance may be available at
3	little or no cost to you. If you would like assistance in determining
4	your rights and opportunities to keep your house, you may contact the
5	following:
6	The statewide foreclosure hotline for assistance and referral to
7	housing counselors recommended by the Housing Finance Commission
8	Telephone: Website:
9	The United States Department of Housing and Urban Development
10	Telephone: Website:
11	The statewide civil legal aid hotline for assistance and
12	referrals to other housing counselors and attorneys
13	Telephone: Website:
14	The association shall obtain the toll-free numbers and website
15	information from the department of commerce for inclusion in the
16	notice.
17	(b) If, when a delinquent account is referred to an association's
18	attorney, the first preforeclosure notice required under (a) of this
19	subsection has not yet been mailed to the unit owner, the association
20	or the association's attorney shall mail the first preforeclosure
21	notice to the unit owner in order to satisfy the requirement in (a)
22	of this subsection.
23	<u>(c) Mailing the first preforeclosure notice pursuant to (a) of</u>
24	this subsection does not satisfy the requirement in subsection
25	(22)(b) of this section to mail a second preforeclosure notice at or
26	after the date that assessments have become past due for at least 90
27	days. The second preforeclosure notice may not be mailed sooner than
28	60 days after the first preforeclosure notice is mailed.
29	(22) An association may not commence an action to foreclose a
30	lien on a unit under this section unless:
31	(a) The unit owner, at the time the action is commenced, owes at
32	least a sum equal to the greater of:
33	(i) Three months or more of assessments, not including fines,
34	late charges, interest, attorneys' fees, or costs incurred by the
35	association in connection with the collection of a delinquent owner's
36	account; or
37	(ii) (( <del>\$200</del> )) <u>\$2,000</u> of assessments, not including fines, late
38	charges, interest, attorneys' fees, or costs incurred by the

1 association in connection with the collection of a delinquent owner's 2 account;

3 (b) At or after the date that assessments have become past due for at least 90 days, but no sooner than 60 days after the first 4 preforeclosure notice required in subsection (21) (a) of this section 5 is mailed, the association has mailed, by first-class mail, to the 6 owner, at the unit address and to any other address which the owner 7 has provided to the association, a second notice of delinquency, 8 which ((shall state as follows: 9

10 11

## THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS

## FROM THE UNIT OWNERS' ASSOCIATION TO WHICH YOUR HOME BELONGS.

12 THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING 13 YOUR HOME.

14 CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW

15 to assess your situation and refer you to mediation if you might

benefit. DO NOT DELAY. 16

17 BE CAREFUL of people who claim they can help you. There are many

18 individuals and businesses that prey upon borrowers in distress.

REFER TO THE CONTACTS BELOW for sources of assistance. 19

20

## SEEKING ASSISTANCE

21 Housing counselors and legal assistance may be available at 2.2 little or no cost to you. If you would like assistance in determining 23 your rights and opportunities to keep your house, you may contact the

- 24 following:
- 25 The statewide foreclosure hotline for assistance and referral to 26 housing counselors recommended by the Housing Finance Commission

27 Telephone: . . . . . . Website: . . . . .

The United States Department of Housing and Urban Development 28

Telephone: . . . . . . . Website: . . . . . . 29

#### The statewide civil legal aid hotline for assistance and 30

31 referrals to other housing counselors and attorneys

Telephone: . . . . . . Website: . . . . . 32

The association shall obtain the toll-free numbers and website 33

information from the department of commerce for inclusion in the 34

notice)) must include a second preforeclosure notice that contains 35

the same information as the first preforeclosure notice provided to 36 the owner pursuant to subsection (21) (a) of this section. The second 37

38

1 first preforeclosure notice required in subsection (21)(a) of this
2 section is mailed;

3 (c) At least 180 days have elapsed from the date the minimum 4 amount required in (a) of this subsection has accrued; and

5 (d) The board approves commencement of a foreclosure action 6 specifically against that unit.

7 (((22))) (23) Every aspect of a collection, foreclosure, sale, or 8 other conveyance under this section, including the method, 9 advertising, time, date, place, and terms, must be commercially 10 reasonable.

11 Sec. 8. RCW 64.90.485 and 2021 c 222 s 2 are each amended to 12 read as follows:

(1) The association has a statutory lien on each unit for any unpaid assessment against the unit from the time such assessment is due.

16 (2) A lien under this section has priority over all other liens 17 and encumbrances on a unit except:

(a) Liens and encumbrances recorded before the recordation of the
 declaration and, in a cooperative, liens and encumbrances that the
 association creates, assumes, or takes subject to;

(b) Except as otherwise provided in subsection (3) of this section, a security interest on the unit recorded before the date on which the unpaid assessment became due or, in a cooperative, a security interest encumbering only the unit owner's interest and perfected before the date on which the unpaid assessment became due; and

(c) Liens for real estate taxes and other state or localgovernmental assessments or charges against the unit or cooperative.

(3) (a) A lien under this section also has priority over the
 security interests described in subsection (2) (b) of this section to
 the extent of an amount equal to the following:

(i) The common expense assessments, excluding any amounts for capital improvements, based on the periodic budget adopted by the association pursuant to RCW 64.90.480(1), along with any specially allocated assessments that are properly assessable against the unit under such periodic budget, which would have become due in the absence of acceleration during the six months immediately preceding the institution of proceedings to foreclose either the association's

1 lien or a security interest described in subsection (2)(b) of this
2 section;

3 (ii) The association's actual costs and reasonable attorneys' 4 fees incurred in foreclosing its lien but incurred after the giving 5 of the notice described in (a)(iii) of this subsection; provided, 6 however, that the costs and reasonable attorneys' fees that will have 7 priority under this subsection (3)(a)(ii) shall not exceed ((<del>two</del> 8 <del>thousand dollars</del>)) <u>\$2,000</u> or an amount equal to the amounts described 9 in (a)(i) of this subsection, whichever is less;

10 (iii) The amounts described in (a)(ii) of this subsection shall 11 be prior only to the security interest of the holder of a security 12 interest on the unit recorded before the date on which the unpaid 13 assessment became due and only if the association has given that 14 holder not less than ((sixty)) <u>60</u> days' prior written notice that the 15 owner of the unit is in default in payment of an assessment. The 16 notice shall contain:

17

(A) Name of the borrower;

18 (B) Recording date of the trust deed or mortgage;

19 (C) Recording information;

20 (D) Name of condominium, unit owner, and unit designation stated 21 in the declaration or applicable supplemental declaration;

22

(E) Amount of unpaid assessment; and

(F) A statement that failure to, within ((sixty)) <u>60</u> days of the written notice, submit the association payment of six months of assessments as described in (a)(i) of this subsection will result in the priority of the amounts described in (a)(ii) of this subsection; and

(iv) Upon payment of the amounts described in (a)(i) and (ii) of this subsection by the holder of a security interest, the association's lien described in this subsection (3)(a) shall thereafter be fully subordinated to the lien of such holder's security interest on the unit.

33

34

(b) For the purposes of this subsection:

(i) "Institution of proceedings" means either:

35 (A) The date of recording of a notice of trustee's sale by a deed 36 of trust beneficiary;

(B) The date of commencement, pursuant to applicable court rules,
of an action for judicial foreclosure either by the association or by
the holder of a recorded security interest; or

1 (C) The date of recording of a notice of intention to forfeit in 2 a real estate contract forfeiture proceeding by the vendor under a 3 real estate contract.

4 (ii) "Capital improvements" does not include making, in the
5 ordinary course of management, repairs to common elements or
6 replacements of the common elements with substantially similar items,
7 subject to: (A) Availability of materials and products, (B)
8 prevailing law, or (C) sound engineering and construction standards
9 then prevailing.

10 (c) The adoption of a periodic budget that purports to allocate 11 to a unit any fines, late charges, interest, attorneys' fees and 12 costs incurred for services unrelated to the foreclosure of the 13 association's lien, other collection charges, or specially allocated 14 assessments assessed under RCW 64.90.480 (6) or (7) does not cause 15 any such items to be included in the priority amount affecting such 16 unit.

17 (4) Subsections (2) and (3) of this section do not affect the 18 priority of mechanics' or material suppliers' liens to the extent 19 that law of this state other than chapter 277, Laws of 2018 gives 20 priority to such liens, or the priority of liens for other 21 assessments made by the association.

22

(5) A lien under this section is not subject to chapter 6.13 RCW.

(6) If the association forecloses its lien under this section nonjudicially pursuant to chapter 61.24 RCW, as provided under subsection (13) of this section, the association is not entitled to the lien priority provided for under subsection (3) of this section, and is subject to the limitations on deficiency judgments as provided in chapter 61.24 RCW.

(7) Unless the declaration provides otherwise, if two or more associations have liens for assessments created at any time on the same property, those liens have equal priority as to each other, and any foreclosure of one such lien shall not affect the lien of the other.

34 (8) Recording of the declaration constitutes record notice and 35 perfection of the statutory lien created under this section. Further 36 notice or recordation of any claim of lien for assessment under this 37 section is not required, but is not prohibited.

(9) A lien for unpaid assessments and the personal liability for payment of those assessments are extinguished unless proceedings to enforce the lien or collect the debt are instituted within six years

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1 after the full amount of the assessments sought to be recovered 2 becomes due.

3 (10) This section does not prohibit actions against unit owners 4 to recover sums for which subsection (1) of this section creates a 5 lien or prohibit an association from taking a deed in lieu of 6 foreclosure.

7 (11) The association upon written request must furnish to a unit owner or a mortgagee a statement signed by an officer or authorized 8 agent of the association setting forth the amount of unpaid 9 assessments or the priority amount against that unit, or both. The 10 11 statement must be furnished within ((fifteen)) 15 days after receipt of the request and is binding on the association, the board, and 12 every unit owner unless, and to the extent, known by the recipient to 13 be false. The liability of a recipient who reasonably relies upon the 14 statement must not exceed the amount set forth in any statement 15 16 furnished pursuant to this section or RCW 64.90.640(1)(b).

17 (12) In a cooperative, upon nonpayment of an assessment on a 18 unit, the unit owner may be evicted in the same manner as provided by 19 law in the case of an unlawful holdover by a commercial tenant, and 20 the lien may be foreclosed as provided under this section.

(13) The association's lien may be foreclosed in accordance with(a) and (b) of this subsection.

(a) In a common interest community other than a cooperative, the association's lien may be foreclosed judicially in accordance with chapter 61.12 RCW, subject to any rights of redemption under chapter 6.23 RCW.

(b) The lien may be enforced nonjudicially in the manner set 27 forth in chapter 61.24 RCW for nonjudicial foreclosure of deeds of 28 29 trust if the declaration: Contains a grant of the common interest community in trust to a trustee qualified under RCW 61.24.010 to 30 31 secure the obligations of the unit owners to the association for the 32 payment of assessments, contains a power of sale, provides in its terms that the units are not used principally for agricultural 33 purposes, and provides that the power of sale is operative in the 34 case of a default in the obligation to pay assessments. The 35 36 association or its authorized representative may purchase the unit at the foreclosure sale and acquire, hold, lease, mortgage, or convey 37 the unit. Upon an express waiver in the complaint of any right to a 38 39 deficiency judgment in a judicial foreclosure action, the period of 40 redemption is eight months.

1 (c) In a cooperative in which the unit owners' interests in the 2 units are real estate, the association's lien must be foreclosed in 3 like manner as a mortgage on real estate or by power of sale under 4 (b) of this subsection.

5 (d) In a cooperative in which the unit owners' interests in the 6 units are personal property, the association's lien must be 7 foreclosed in like manner as a security interest under chapter 62A.9A 8 RCW.

9 (14) If the unit owner's interest in a unit in a cooperative is 10 real estate, the following requirements apply:

11 (a) The association, upon nonpayment of assessments and compliance with this subsection, may sell that unit at a public sale 12 or by private negotiation, and at any time and place. The association 13 14 must give to the unit owner and any lessee of the unit owner reasonable notice in a record of the time, date, and place of any 15 16 public sale or, if a private sale is intended, of the intention of 17 entering into a contract to sell and of the time and date after which a private conveyance may be made. Such notice must also be sent to 18 any other person that has a recorded interest in the unit that would 19 be cut off by the sale, but only if the recorded interest was on 20 21 record seven weeks before the date specified in the notice as the 22 date of any public sale or seven weeks before the date specified in the notice as the date after which a private sale may be made. The 23 notices required under this subsection may be sent to any address 24 25 reasonable in the circumstances. A sale may not be held until five weeks after the sending of the notice. The association may buy at any 26 public sale and, if the sale is conducted by a fiduciary or other 27 person not related to the association, at a private sale. 28

(b) Unless otherwise agreed to or as stated in this section, theunit owner is liable for any deficiency in a foreclosure sale.

31 (c) The proceeds of a foreclosure sale must be applied in the 32 following order:

33

(i) The reasonable expenses of sale;

(ii) The reasonable expenses of securing possession before sale; the reasonable expenses of holding, maintaining, and preparing the unit for sale, including payment of taxes and other governmental charges and premiums on insurance; and, to the extent provided for by agreement between the association and the unit owner, reasonable attorneys' fees, costs, and other legal expenses incurred by the association;

- 1
- (iii) Satisfaction of the association's lien;

2 (iv) Satisfaction in the order of priority of any subordinate 3 claim of record; and

4

(v) Remittance of any excess to the unit owner.

(d) A good-faith purchaser for value acquires the unit free of 5 6 the association's debt that gave rise to the lien under which the foreclosure sale occurred and any subordinate interest, even though 7 the association or other person conducting the sale failed to comply 8 with this section. The person conducting the sale must execute a 9 conveyance to the purchaser sufficient to convey the unit and stating 10 11 that it is executed by the person after a foreclosure of the association's lien by power of sale and that the person was empowered 12 to make the sale. Signature and title or authority of the person 13 signing the conveyance as grantor and a recital of the facts of 14 nonpayment of the assessment and of the giving of the notices 15 16 required under this subsection are sufficient proof of the facts 17 recited and of the authority to sign. Further proof of authority is not required even though the association is named as grantee in the 18 19 conveyance.

(e) At any time before the association has conveyed a unit in a 20 cooperative or entered into a contract for its conveyance under the 21 power of sale, the unit owners or the holder of any subordinate 22 security interest may cure the unit owner's default and prevent sale 23 or other conveyance by tendering the performance due under the 24 25 security agreement, including any amounts due because of exercise of a right to accelerate, plus the reasonable expenses of proceeding to 26 foreclosure incurred to the time of tender, including reasonable 27 28 attorneys' fees and costs of the creditor.

(15) In an action by an association to collect assessments or to 29 foreclose a lien on a unit under this section, the court may appoint 30 31 a receiver to collect all sums alleged to be due and owing to a unit 32 owner before commencement or during pendency of the action. The receivership is governed under chapter 7.60 RCW. During pendency of 33 the action, the court may order the receiver to pay sums held by the 34 receiver to the association for any assessments against the unit. The 35 exercise of rights under this subsection by the association does not 36 affect the priority of preexisting liens on the unit. 37

(16) Except as provided in subsection (3) of this section, the holder of a mortgage or other purchaser of a unit who obtains the right of possession of the unit through foreclosure is not liable for assessments or installments of assessments that became due prior to such right of possession. Such unpaid assessments are deemed to be common expenses collectible from all the unit owners, including such mortgagee or other purchaser of the unit. Foreclosure of a mortgage does not relieve the prior unit owner of personal liability for assessments accruing against the unit prior to the date of such sale as provided in this subsection.

(17) In addition to constituting a lien on the unit, each 8 assessment is the joint and several obligation of the unit owner of 9 the unit to which the same are assessed as of the time the assessment 10 11 is due. A unit owner may not exempt himself or herself from liability for assessments. In a voluntary conveyance other than by foreclosure, 12 the grantee of a unit is jointly and severally liable with the 13 grantor for all unpaid assessments against the grantor up to the time 14 of the grantor's conveyance, without prejudice to the grantee's right 15 16 to recover from the grantor the amounts paid by the grantee. Suit to 17 recover a personal judgment for any delinquent assessment is 18 maintainable in any court of competent jurisdiction without 19 foreclosing or waiving the lien securing such sums.

(18) The association may from time to time establish reasonable 20 21 late charges and a rate of interest to be charged, not to exceed the 22 maximum rate calculated under RCW 19.52.020, on all subsequent 23 delinquent assessments or installments of assessments. If the association does not establish such a rate, delinquent assessments 24 25 bear interest from the date of delinquency at the maximum rate 26 calculated under RCW 19.52.020 on the date on which the assessments became delinquent. 27

(19) The association is entitled to recover any costs and reasonable attorneys' fees incurred in connection with the collection of delinquent assessments, whether or not such collection activities result in a suit being commenced or prosecuted to judgment. The prevailing party is also entitled to recover costs and reasonable attorneys' fees in such suits, including any appeals, if it prevails on appeal and in the enforcement of a judgment.

35 (20) To the extent not inconsistent with this section, the 36 declaration may provide for such additional remedies for collection 37 of assessments as may be permitted by law.

38 (21) (a) When the association mails to the unit owner by first-39 class mail the first notice of delinquency for past due assessments 40 to the unit address and to any other address that the owner has

1	provided to the association, the association shall include a first
2	preforeclosure notice that states as follows:
3	THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS
4	FROM THE UNIT OWNERS ASSOCIATION TO WHICH YOUR HOME BELONGS.
5	THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING
6	YOUR HOME.
7	CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW
8	to assess your situation and refer you to mediation if you might
9	benefit. DO NOT DELAY.
10	BE CAREFUL of people who claim they can help you. There are many
11	individuals and businesses that prey upon borrowers in distress.
12	REFER TO THE CONTACTS BELOW for sources of assistance.
13	SEEKING ASSISTANCE
14	Housing counselors and legal assistance may be available at
15	little or no cost to you. If you would like assistance in determining
16	your rights and opportunities to keep your house, you may contact the
17	following:
18	The statewide foreclosure hotline for assistance and referral to
19	housing counselors recommended by the Housing Finance Commission
20	<u>Telephone: Website:</u>
21	The United States Department of Housing and Urban Development
22	<u>Telephone: Website:</u>
23	The statewide civil legal aid hotline for assistance and
24	referrals to other housing counselors and attorneys
25	Telephone: Website:
26	The association shall obtain the toll-free numbers and website
27	information from the department of commerce for inclusion in the
28	notice.
29	(b) If, when a delinquent account is referred to an association's
30	attorney, the first preforeclosure notice required under (a) of this
31	subsection has not yet been mailed to the unit owner, the association
32	or the association's attorney shall mail the first preforeclosure
33	notice to the unit owner in order to satisfy the requirement in (a)
34	of this subsection.
35	(c) Mailing the first preforeclosure notice pursuant to (a) of
36	this subsection does not satisfy the requirement in subsection
37	(22) (b) of this section to mail a second preforeclosure notice at or
38	after the date that assessments have become past due for at least 90

<u>days. The second preforeclosure notice may not be mailed sooner than</u>
 <u>60 days after the first preforeclosure notice is mailed.</u>

3 (22) An association may not commence an action to foreclose a 4 lien on a unit under this section unless:

5 (a) The unit owner, at the time the action is commenced, owes at 6 least a sum equal to the greater of:

7 (i) Three months or more of assessments, not including fines, 8 late charges, interest, attorneys' fees, or costs incurred by the 9 association in connection with the collection of a delinquent owner's 10 account; or

(ii) ((\$200)) \$2,000 of assessments, not including fines, late charges, interest, attorneys' fees, or costs incurred by the association in connection with the collection of a delinquent owner's account;

(b) At or after the date that assessments have become past due for at least 90 days, <u>but no sooner than 60 days after the first</u> <u>preforeclosure notice required in subsection (21)(a) of this section</u> <u>is mailed</u>, the association has mailed, by first-class mail, to the owner, at the unit address and to any other address which the owner has provided to the association, a <u>second</u> notice of delinquency, which ((shall state as follows:

#### 22

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## THIS IS A NOTICE OF DELINQUENCY FOR PAST DUE ASSESSMENTS

23 FROM THE UNIT OWNERS' ASSOCIATION TO WHICH YOUR HOME BELONGS.

24 THIS NOTICE IS ONE STEP IN A PROCESS THAT COULD RESULT IN YOUR LOSING 25 YOUR HOME.

26 CONTACT A HOUSING COUNSELOR OR AN ATTORNEY LICENSED IN WASHINGTON NOW

27 to assess your situation and refer you to mediation if you might 28 benefit. DO NOT DELAY.

29 **BE CAREFUL** of people who claim they can help you. There are many

30 individuals and businesses that prey upon borrowers in distress.

31 REFER TO THE CONTACTS BELOW for sources of assistance.

## SEEKING ASSISTANCE

33 Housing counselors and legal assistance may be available at 34 little or no cost to you. If you would like assistance in determining

35 your rights and opportunities to keep your house, you may contact the

- 36 following:
- 37 The statewide foreclosure hotline for assistance and referral to
   38 housing counselors recommended by the Housing Finance Commission
- 39 Telephone: . . . . . Website: . . . . .

1 The United States Department of Housing and Urban Development Telephone: . . . . . . Website: . . . . . . 2 The statewide civil legal aid hotline for assistance and 3 referrals to other housing counselors and attorneys 4 Telephone: . . . . . . Website: . . . . . 5 The association shall obtain the toll-free numbers and website 6 information from the department of commerce for inclusion in the 7 notice)) must include a second preforeclosure notice that contains 8 9 the same information as the first preforeclosure notice provided to the owner pursuant to subsection (21) (a) of this section. The second 10 preforeclosure notice may not be mailed sooner than 60 days after the 11 first preforeclosure notice required in subsection (21) (a) of this 12 13 section is mailed; 14 (c) At least 90 days have elapsed from the date the minimum amount required in (a) of this subsection has accrued; and 15 16 (d) The board approves commencement of a foreclosure action specifically against that unit. 17 ((<del>(22)</del>)) <u>(23)</u> Every aspect of a collection, foreclosure, sale, or 18 other conveyance under this section, including the method, 19 20 advertising, time, date, place, and terms, must be commercially 21 reasonable. 22 Sec. 9. 2021 c 222 s 9 (uncodified) is amended to read as 23 follows: 24 Sections 1, 3, 5, and 7 of this act expire January 1, ((2024)) 25 2025. 26 Sec. 10. 2021 c 222 s 10 (uncodified) is amended to read as follows: 27 Sections 2, 4, 6, and 8 of this act take effect January 1, 28 29 ((2024)) <u>2025</u>. NEW SECTION. Sec. 11. Sections 1, 3, 5, and 7 of this act 30 expire January 1, 2025. 31 NEW SECTION. Sec. 12. Sections 2, 4, 6, and 8 of this act take 32 effect January 1, 2025. 33

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