## SENATE BILL NO. 320–SENATORS HARRIS, ROBERSON AND LIPPARELLI

## MARCH 16, 2015

## Referred to Committee on Judiciary

SUMMARY—Revises provisions relating to time shares. (BDR 10-1034)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: No.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets *fomitted material* is material to be omitted.

AN ACT relating to time shares; requiring certain disclosures to be included in public offering statements filed with the Real Estate Division of the Department of Business and Industry by developers of time shares; and providing other matters properly relating thereto.

## Legislative Counsel's Digest:

Existing law requires a developer of a time share to file a public offering statement with the Real Estate Division of the Department of Business and Industry for approval for the purposes of applying for and being issued an initial permit to sell time shares by the Real Estate Administrator. The public offering statement must include certain disclosures. (NRS 119A.300, 119A.307) This bill requires certain additional disclosures to be included in a public offering statement which concern: (1) the expectations a person should have in purchasing a time-share interest; and (2) the resale of a time-share interest.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1	Section 1.	NRS	119A.307	is	hereby	amended	to	read	as
2	follows:				·				

3 119A.307 1. The developer shall file a public offering

4 statement with the Division for approval for use as prescribed in 5 NRS 119A.300.





2. The public offering statement must include the following
 disclosures in substantially the following form, in at least 12-point
 bold type:

This Public Offering Statement is prepared by the Developer to provide you with basic and relevant information on a specific time-share offering. The Developer or Owner of the offering that is the subject of this Public Offering Statement has provided certain information and documentation to the Real Estate Division of the Department of Business and Industry (the "Division") as required by law.

13 The statements contained in this Public Offering Statement 14 are only summary in nature. A prospective purchaser should 15 review the purchase contract, all documents governing the 16 time-share plan or provided or available to the purchaser and 17 the sales materials. You should not rely upon oral 18 representations as being correct. Refer to this public offering 19 statement, the purchase contract and the documents governing 20 the time-share plan for correct representations. 21

- 22 While the Division makes every effort to confirm the information provided and to ensure that the offering will be 23 developed, managed and operated as planned, there is no 24 25 guarantee this will always be the case. The Division cannot and does not make any promise or guarantee as to the 26 viability or continuance of the offering or the financial future 27 of the offering or any plan, club or association affiliated 28 29 therewith. 30
- The information included in this Public Offering Statement is applicable as of its effective date. Expenses of operation are difficult to predict accurately and even if accurately estimated initially, most expenses increase with the age of facilities and with increases in the cost of living.
- The Division strongly suggests that before executing an agreement or contract, you read all of the documentation and information provided to you and seek additional assistance if necessary to assure that you understand all aspects of the offering and are aware of any potential adverse circumstances that could result from a time-share purchase in this Offering.
  - The purchaser of a time share may cancel, by written notice, the contract of sale until midnight of the fifth calendar day



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1 following the date of execution of the contract. The right of cancellation may not be waived. Any attempt by the 2 3 Developer to obtain a waiver results in a contract which is 4 voidable by the purchaser. The notice of cancellation may be 5 delivered personally to the Developer or sent by certified 6 mail, return receipt requested, or by providing notice by 7 express, priority or recognized overnight delivery service, with proof of service, to the business address of the 8 Developer. The Developer must, within 20 days after receipt 9 10 of the notice of cancellation, return all payments made by the Purchaser 11 12

13 Be aware that:

14The future value of a time-share interest is very uncertain;15do not count on appreciation. The purchase of a time-share16interest should be based upon its value as a vacation17experience or for spending leisure time, and not considered18for purposes of acquiring an appreciating investment or19with an expectation that the time-share interest may be20resold.

22 Resale of your time-share interest may be subject to the Developer's restrictions, such as limitations on the posting 23 of signs, limitations on the rights of other parties to enter 24 the project unaccompanied, membership prerequisites or 25 approval requirements, or the Developer's first right of 26 27 refusal. You should check your contract for such restrictions and also note whether your purchase contract or 28 note, or any other obligation, would affect your right to sell 29 30 vour time-share interest.

You should consider the competition which you may
experience from the Developer in attempting to resell your
time-share interest and the possibility that real estate
brokers may not be interested in listing your time-share
interest or unit.

38The Developer may have limited your resale rights. Any<br/>future purchaser (other than a transfer to an immediate<br/>family member or as the result of death or divorce) who<br/>buys your time-share interest from you will have severely<br/>limited opportunities to reserve occupancy in this time-share<br/>plan.



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1 3. The public offering statement must include, without 2 limitation, the following information in a form prescribed by the 3 Division:

4 (a) A brief history of the developer's business background, 5 experience in real estate and regulatory history.

6 (b) A description of any judgment against the developer or sales 7 and marketing entity which has a material adverse effect on the 8 developer or the time-share plan. If no such judgment exists, there 9 must be a statement of such fact.

10 (c) The status of any pending proceeding to which the developer 11 or sales and marketing entity is a party and which has a material 12 adverse effect on the developer or the time-share plan. If no such 13 proceedings exist, there must be a statement of such fact.

14 (d) The name and address of the developer, the name of the 15 time-share plan and the address of each component site.

16 (e) A summary of the current annual budget of the project or the 17 time-share plan, including:

(1) The projected assessments for each type of unit offered inthe time-share plan; and

20 (2) A statement of property taxes assessed against the project 21 and, if not included in the projected assessments, the projected 22 amount of the purchaser's share of responsibility for the property 23 taxes assessed against the project.

(f) A detailed description of the type of time-share plan being offered, a description of the type of interest and use rights the purchaser will receive and a description of the total number of time shares in the time-share plan at the time the permit is issued.

(g) A description of all restrictions, easements, reservations or zoning requirements which may limit the purchaser's use, sale, lease, transfer or conveyance of the time share. The description must include any restrictions to be imposed on time shares concerning the use of any of the accommodations or facilities, and whether there are restrictions upon children or pets. For the purposes of this paragraph:

(1) The description may reference a list of the documents
 containing the restrictions and state that the copies of the documents
 are available to the purchaser upon request.

38 (2) If there are any restrictions upon the sale, lease, transfer 39 or conveyance of a time share, the description must include a 40 statement, in at least 12-point bold type, in substantially the 41 following form:

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The sale, lease, transfer or conveyance of a time share is restricted or controlled.





(Immediately following this statement, a description of the nature of the restriction, limitation or control on the sale, lease, transfer or conveyance of the time share must be included.)

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(3) If there are no restrictions, there must be a statement of that fact.

8 (h) A description of the duration, projected phases and operation 9 of the time-share plan.

(i) A representation by the developer ensuring that the timeshare plan maintains a one-to-one use night to use right ratio. For
the purposes of the ratio calculation in this paragraph, each
purchaser must be counted according to the use rights held by that
purchaser in any calendar year. For the purposes of this paragraph,
"one-to-one use night to use right ratio" has the meaning ascribed to
it in NRS 119A.525.

(j) A summary of the organization of the association for the time-share plan, the voting rights of the members, the developer's voting rights in that association, a description of what constitutes a quorum for voting purposes and at what point in the sales program the developer relinquishes his or her control of that association, if applicable, and any other information pertaining to that association which is material to the right of the purchaser to use a time share.

24 (k) A description of the existing or proposed accommodations, 25 including a description of the type and number of time shares in the accommodations which is expressed in periods of 7-day use 26 27 availability or other time increments applicable to the time-share 28 plan and, if the accommodations are proposed or not yet completed 29 or fully functional, an estimated date of completion. For the 30 purposes of this paragraph, the type of accommodation must be 31 described in terms of the number of bedrooms, bathrooms and sleeping capacity, and a statement of whether the accommodation 32 contains a full kitchen. As used in this paragraph, "full kitchen" 33 34 means a kitchen that includes, at a minimum, a dishwasher, range, 35 sink, oven and refrigerator.

(1) A description of any existing or proposed amenities of the time-share plan and, if the amenities are proposed or not yet completed or fully functional, the estimated date of completion, including a description of the extent to which financial assurances have been made for the completion of any incomplete but promised amenities.

42 (m) The name and principal address of the manager, if any, of 43 the project or time-share plan, as applicable, and a description of the 44 procedures, if any, for altering the powers and responsibilities of the 45 manager and for removing or replacing the manager.





1 (n) A description of any liens, defects or encumbrances on or 2 affecting the title to the time share which materially affects the 3 purchaser's use of the units or facilities within the time-share plan.

4 (o) Any special fee due from the purchaser at closing, other than 5 customary closing costs, together with a description of the purpose 6 of the fee.

7 (p) Any current or expected fees or charges to be paid by 8 purchasers for the use of any amenities of the time-share plan.

9 (q) A statement of whether or not the amenities of the time-share 10 plan will be used exclusively by purchasers of time-shares in, or authorized under, the time-share plan and, if the amenities are not to 11 be used exclusively by such purchasers or authorized users, a 12 statement of whether or not the purchasers of time shares in the 13 14 time-share plan are required to pay any portion of the maintenance 15 expenses of such amenities in addition to any fees for the use of 16 such amenities.

17 (r) A statement indicating that hazard insurance coverage is 18 provided for the project.

19 (s) A description of the purchaser's right to cancel the purchase 20 contract.

(t) A statement of whether or not the purchaser's deposit will be held by an escrow agent until the expiration of any right to cancel the contract or, if the purchaser's deposit will not be held by such an escrow agent, a statement that the purchaser's deposit will be immediately released to the developer and that the developer has posted a surety bond.

(u) A statement that the deposit plus any interest earned must be
returned to the purchaser if he or she elects to exercise his or her
right of cancellation.

30 (v) If the time-share plan provides purchasers with the 31 opportunity to participate in an exchange program, the name and 32 address of the exchange company and a description of the method 33 by which a purchaser may choose to participate in the exchange 34 program.

35 (w) A description of the reservation system, if applicable, which 36 must include:

(1) The name of the entity responsible for operating the
reservation system, its relationship to the developer and the duration
of any agreement for operation of the reservation system; and

40 (2) A summary of the rules and regulations governing access 41 to and use of the reservation system, including, without limitation, 42 the existence of and an explanation regarding any priority 43 reservation features that affect a purchaser's ability to make 44 reservations for the use of a given accommodation on a first-come, 45 first-served basis.





1 (x) A description of the points system, if applicable, including, 2 without limitation, whether additional points may be acquired by 3 purchase or otherwise, in the future and the manner in which future 4 purchases of points may be made, and the transferability of points to 5 other persons, other years or other time-share plans. The description 6 must include:

7 (1) A statement that no owner shall be prevented from using 8 a time share as a result of changes in the manner in which point 9 values may be used;

10 (2) A statement that in the event point values are changed or 11 adjusted, no owner shall be prevented from using his or her home 12 resort, if any, in the same manner as was provided for under the 13 original purchase contract; and

14 (3) A description of any limitations or restrictions upon the 15 use of point values.

16 (y) A statement as to whether any unit within the time-share 17 plan is within a mixed-use project containing whole ownership 18 condominiums.

(z) A statement that documents filed with the Division as part of
 the statement of record which are not delivered to the purchaser are
 available from the developer upon request.

22 (aa) For a time-share plan with more than one component site, a 23 description of each component site. With respect to a component 24 site, the information required by subparagraph (2) and paragraphs 25 (d), (k), (l), (p), (q) and (r) may be disclosed in written, graphic, 26 tabular or any other form approved by the Division. In addition to 27 the information required by paragraphs (a) to (z), inclusive, the 28 description of a time-share plan with more than one component site 29 must include the following information:

30 (1) A general statement as to whether the developer has a 31 right to make additions, substitutions or deletions of any 32 accommodations, amenities or component sites, and a statement of 33 the basis upon which accommodations, amenities or component 34 sites may be added to, substituted for or deleted from the time-share 35 plan.

(2) The location of each component site of the time-share 36 37 plan, the historical occupancy of the units in each component site for the previous 12-month period, if the component site was part of 38 39 the time-share plan during the previous 12-month time period, or 40 any other description acceptable to the Division that reasonably 41 informs a purchaser regarding the relative use demand per 42 component site, as well as a statement of any periodic adjustment or 43 amendment to the reservation system that may be needed in order to 44 respond to actual use patterns and changes in use demand for the 45 accommodations existing at that time within the time-share plan.





1 (3) The number of accommodations and time shares, 2 expressed in periods of 7-day use availability or other time 3 increments applicable to the time-share plan, committed to the time-4 share plan, and available for use by purchasers, and a statement 5 describing how adequate periods of time for maintenance and repair 6 will be provided.

7 (bb) Any other information that the developer, with the approval 8 of the Administrator, decides to include in the public offering 9 statement.

4. Copies of the following documents and plans, or proposed documents if the time-share plan has not been declared or created at the time the application for a permit is submitted, to the extent they are applicable, must be provided to the purchaser with the public offering statement:

(a) Copies of the time-share instruments.

16 (b) The estimated or, if applicable, actual operating budget of 17 the time-share plan.

18 5. The public offering statement must include a list of the 19 following documents, if applicable to the time-share plan, and must 20 state that the documents listed are available to the purchaser upon 21 request:

(a) Any ground lease or other underlying lease of the real
 property associated with the time-share plan.

24 (b) The management agreement of the project or time-share 25 plan, as applicable.

(c) The floor plan of each type of accommodation and any
existing plot plan showing the location of all accommodations and
facilities declared as part of the time-share plan and filed with the
Division.

30 (d) The lease for any facilities that are part of the time-share 31 plan.

32 (e) Any executed agreement for the escrow of payments made to 33 the developer before closing.

(f) Any letter from the escrow agent confirming that the escrow
 agent and its officers, directors or other partners are independent.

6. The Administrator may, upon finding that the subject matter
is otherwise adequately covered or the information is unnecessary or
inapplicable, waive any requirement set forth in this section.

**Sec. 2.** This act becomes effective on July 1, 2015.





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