1	ENROLLED
2	H. B. 2842
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4 5	(By Delegates Boggs, Swartzmiller, Ferro, Caputo and D. Poling)
6	(BY REQUEST OF THE STATE AUDITOR)
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8	[Passed April 13, 2013; in effect ninety days from passage.]
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10	AN ACT to amend and reenact $\$36-9-3$ and $\$36-9-23$ of the Code of
11	West Virginia, 1931, as amended, all relating to clarifying
12	that time-sharing plans, accommodations and facilities are
13	subject to regulation by the Division of Land Sales and
14	Condominiums; and granting the Division of Land Sales and
15	Condominiums the authority to seek additional relief in
16	circuit courts.
17	Be it enacted by the Legislature of West Virginia:
18	That §36-9-3 and §36-9-23 of the Code of West Virginia, 1931,
19	as amended, be amended and reenacted to read as follows:
20	ARTICLE 9. WEST VIRGINIA REAL ESTATE TIME-SHARING ACT.
21	§36-9-3. Scope.
22	(a) This article applies only to time-sharing plans consisting
23	of more than seven time-sharing periods other than condominium fee
24	ownership time-sharing plans, except that sections six, ten,

1 eleven, twelve, thirteen, seventeen, twenty, twenty-one, twenty-2 three, twenty-four, twenty-five and twenty-six of this article 3 shall apply to all time-sharing plans.

4 (b) All time-sharing accommodations or facilities which are 5 located outside the state but offered for sale in this state shall 6 be subject to all of the provisions of this article except sections 7 eleven through sixteen and twenty through twenty-two.

8 (c) Notwithstanding other provisions of this article, either 9 expressed or implied, to the contrary, it is the legislative intent 10 that nothing herein be deemed to alter the existing procedure for 11 the assessment and collection of ad valorem taxes on accommodations 12 or facilities subject to a time-sharing plan.

13 §36-9-23. Regulation by division.

14 The division of land sales and condominiums is hereby created 15 in the office of the State Auditor to administer the provisions of 16 this article. The division has the power and authority to enforce 17 and ensure compliance with the provisions of this article. In 18 performing its duties, the division shall have the following powers 19 and duties:

20 (a) To aid in the enforcement of this chapter, the division 21 may make necessary public or private investigations within or 22 outside this state to determine whether any person has violated or 23 is about to violate this article;

24 (b) The division may require or permit any person to file a

1 written statement under oath or otherwise, as the division 2 determines, as to the facts and circumstances concerning a matter 3 under investigation;

(c) For the purpose of any investigation under this chapter, 4 5 the director of the division or any officer or employee designated 6 by the director may administer oaths or affirmations, subpoena 7 witnesses and compel their attendance, take evidence, and require 8 the production of any matter which relevant is to the 9 investigation, including the identity, existence, description, 10 nature, custody, condition and location of any books, documents or 11 other tangible things and the identity and location of persons 12 having knowledge of relevant facts or any other matter reasonably 13 calculated to lead to the discovery of material evidence. Upon 14 failure to obey a subpoena or to answer questions propounded by the 15 investigating officer and upon reasonable notice to all persons 16 affected thereby, the division may apply to the circuit court for 17 an order compelling compliance;

(d) The division may prepare and disseminate a prospectus and 19 other information to assist prospective purchasers, sellers and 20 managing entities of time-sharing plans in assessing the rights, 21 privileges and duties pertaining thereto; and

(e) Notwithstanding any remedies available to purchasers, if the division has reasonable cause to believe that a violation of this chapter has occurred, the division may institute enforcement

1 proceedings in its own name against any developer, exchange 2 program, seller, managing entity, association or other person as 3 follows:

4 (1) The division may permit any person whose conduct or 5 actions may be under investigation to waive formal proceedings and 6 enter into a consent proceeding whereby an order, rule or letter of 7 censure or warning, whether formal or informal, may be entered 8 against that person;

9 (2) The division may issue an order requiring a developer, 10 exchange program, seller, managing entity, association or other 11 person, or other assignees or agents, to cease and desist from an 12 unlawful practice under this article and take such affirmative 13 action as in the judgment of the division will carry out the 14 purposes of this article;

(3) The division may bring an action in circuit court for declaratory or injunctive relief and for other appropriate relief; (4) (A) The division may impose a civil penalty against any leveloper, exchange program, seller, managing entity, association or other person for a violation of this chapter. A penalty may be imposed on the basis of each day of continuing violation, but in no event shall the penalty for any offense exceed \$10,000. All accounts collected shall be deposited with the treasurer to the credit of the West Virginia real estate time-sharing trust fund; (B) If a developer, exchange program, seller or other person

1 fails to pay the civil penalty, the division shall thereupon issue 2 an order directing that such developer, exchange program, seller or 3 other person cease and desist from further operation until such 4 time as the civil penalty is paid; or the division may pursue 5 enforcement of the penalty in a court of competent jurisdiction. 6 If an association or managing entity fails to pay the civil 7 penalty, the division shall thereupon pursue enforcement in a court 8 of competent jurisdiction;

9 (5) In order to permit the developer, exchange program, 10 seller, managing entity, association or other person an opportunity 11 either to appeal such decision administratively or to seek relief 12 in a court of competent jurisdiction, the order imposing the civil 13 penalty or the cease and desist order shall not become effective 14 until twenty days after the date of such order; and

15 (6) Any action commenced by the division shall be brought in 16 the county in which the violation occurred.