## LEGISLATURE OF THE STATE OF IDAHO Sixty-seventh Legislature Second Regular Session - 2024

## IN THE HOUSE OF REPRESENTATIVES

## HOUSE BILL NO. 590

## BY WAYS AND MEANS COMMITTEE

AN ACT

- RELATING TO COMMUNITY RESIDENT ASSOCIATIONS; AMENDING SECTION 55-2013A,
   IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN NOTICES TO COMMUNITY
   RESIDENT ASSOCIATIONS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING
   AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.
- 6 Be It Enacted by the Legislature of the State of Idaho:

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7 SECTION 1. That Section 55-2013A, Idaho Code, be, and the same is hereby 8 amended to read as follows:

COMMUNITY RESIDENT ASSOCIATIONS. (1) The residents in a 9 55-2013A. community have the right to organize a resident or homeowner's associa-10 tion to further their mutual interest and to conduct any other business and 11 programs which that the association shall determine. Community residents 12 13 have the right to peacefully assemble and freely associate. Subject to reasonable notice and community facility rules, an association shall have 14 the right to use the facilities of the community to conduct its business and 15 programs including forums for or speeches by public officials or candidates 16 17 for public office. When an association is organized, it shall notify the landlord. 18

(2) A community resident association formed for the purpose of purchas ing a community may give written notification to the landlord of the associa tion's interest in purchasing the community.

(3) For the purpose of notification, the community resident association shall provide the names and addresses of the three (3) designated members or officers of their community association to the landlord annually.

(4) A community resident association that has notified provided no-25 tification to the landlord, property owner, or agent of its interest to 26 purchase the community may request in writing that it be notified by the 27 landlord if the owner or agent of the owner enters into a listing agreement 28 with a licensed real estate broker to affect the sale of all or part of the 29 community. landlord, property owner, or agent fifteen (15) days prior to the 30 property owner or agent signing a purchase agreement. The landlord shall 31 provide such notification to the three (3) members designated under subsec-32 tion (3) of this section within fifteen (15) days of the owner entering into 33 the listing agreement. 34

- (5) This section shall not apply to any of the following:
  - (a) A governmental entity taking by eminent domain;

37 (b) A forced sale pursuant to foreclosure or a deed given in lieu of38 foreclosure;

- (c) Transfer <u>A transfer</u> by gift, devise or operation of law;
- 40 (d) A transfer by a corporation to an affiliate;
  - (e) A conveyance incidental to financing the community;
- 42 (f) An exchange of the community for other real property;

(g) A transfer by a partnership to one (1) or more of its partners; or
(h) A sale or transfer to a person who would be an heir, or to a trust
the beneficiaries of which would be heirs, of the community owner if the
community owner were to die intestate.

5 SECTION 2. An emergency existing therefor, which emergency is hereby
6 declared to exist, this act shall be in full force and effect on and after
7 July 1, 2024.