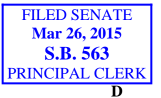
## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015



## S

### SENATE DRS25191-MQfqq-31 (02/23)

Short Title:	Community Association Managers Licensure Act.	(Public)
Sponsors:	Senator Tarte (Primary Sponsor).	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT ESTABLISHING THE COMMUNITY ASSOCIATION MANAGERS LICENSURE
3	ACT AND REQUIRING REGISTRATION OF ALL COMMUNITY ASSOCIATIONS.
4	The General Assembly of North Carolina enacts:
5	<b>SECTION 1.(a)</b> G.S. 93A-3(a) reads as rewritten:
6	"§ 93A-3. Commission created; compensation; organization.
7	(a) There is hereby created the North Carolina Real Estate Commission, hereinafter
8	called the Commission. The Commission shall consist of nine members, seven members to be
9	appointed by the Governor, one member to be appointed by the General Assembly upon the
10	recommendation of the President Pro Tempore of the Senate in accordance with G.S. 120-121,
11	and one member to be appointed by the General Assembly upon the recommendation of the
12	Speaker of the House of Representatives in accordance with G.S. 120-121. At least three
13	members of the Commission shall be licensed real estate brokers. At least two members of the
14	Commission shall be licensed community association managers. At least two members of the
15	Commission shall be persons who are not involved directly or indirectly in the real estate or
16	real estate appraisal business. Members of the Commission shall serve three-year terms, so
17	staggered that the terms of three members expire in one year, the terms of three members
18	expire in the next year, and the terms of three members expire in the third year of each
19	three-year period. The members of the Commission shall elect one of their members to serve as
20	chairman of the Commission for a term of one year. The Governor may remove any member of
21	the Commission for misconduct, incompetency, or willful neglect of duty. The Governor shall
22	have the power to fill all vacancies occurring on the Commission, except vacancies in
23	legislative appointments shall be filled under G.S. 120-122."
24	<b>SECTION 1.(b)</b> Chapter 93A of the General Statutes is amended by adding a new
25	Article to read:
26	" <u>Article 7.</u>
27	"Community Association Managers.
28	"Part 1. Community Association Managers Licensure Act.
29	" <u>§ 93A-100. Short title.</u>
30	The provisions of this Article shall be known and may be cited as the "North Carolina
31	Community Association Managers Licensure Act."
32	" <u>§ 93A-101. Legislative findings and purpose.</u>
33	The General Assembly finds that individuals or entities that provide community association
34	management in North Carolina affect the public health, safety, and welfare and that the
35	mandatory licensure of those who provide community association management for



# General Assembly of North Carolina

1				
1	-	necessary to ensure minimum standards of competency. It is the purpose and		
2	intent of this Article to protect the public from individuals or entities unqualified to provide			
3	community association management and from unprofessional conduct by individuals or entities licensed pursuant to this Article.			
4	_			
5	" <u>§ 93A-102. De</u>			
6 7	-	<u>g definitions apply in this Article:</u>		
	<u>(1)</u>	<u>Community association. – An association or organization of the owners of</u>		
8 9		residential condominiums, time shares, townhouses, apartments, or lots in a		
9 10		planned community or subdivision that is subject to a uniform scheme of		
10 11		restrictive covenants, in which owner membership is made mandatory by		
11		covenant, contract, or deed, and is authorized to collect dues, assessments, or		
12	( <b>2</b> )	other payments from owner-members.		
13 14	<u>(2)</u>	<u>Community association manager. – Any person, partnership, firm,</u>		
14		corporation, limited liability company, association, or other business entity		
15 16		who, for compensation or other valuable consideration or promise thereof,		
10		<u>performs any of the following on behalf of a community association:</u> <u>a.</u> Acts with the authority of a community association in its business,		
17		<u>a.</u> <u>Acts with the authority of a community association in its business,</u> legal, financial, or other transactions and communications with		
18 19		association members and nonmembers.		
20		b. Executes the resolutions and decisions of the government of a		
20		<u>b.</u> <u>Executes the resolutions and decisions of the government of a</u> community association or, with the authority of the association,		
21		enforces the rights of the association secured by statutes, contract,		
22		covenant, rule, or bylaw.		
23 24		c. Collects, disburses, or otherwise exercises dominion or control over		
25		money or other property belonging to a community association.		
26		d. Prepares budgets, financial statements, or other financial reports for a		
27		community association.		
28		e. Negotiates contracts or otherwise coordinates or arranges for services		
29		or the purchase of property or goods for or on behalf of a community		
30		association.		
31		f. Offers or solicits to perform any of the acts or services in		
32		sub-subdivisions a. through e. of this subdivision on behalf of a		
33		community association.		
34	(3)	Private community association manager school. – Any community		
35		association manager educational entity that is privately owned and operated		
36		by an individual, partnership, corporation, limited liability company, or		
37		association, and which conducts, for a profit or tuition charge, community		
38		association manager pre-licensing or continuing education courses. A		
39		proprietary business or trade school licensed by the State Board of		
40		Community Colleges under G.S. 115D-90 to conduct courses other than the		
41		community association manager courses described in this Article shall not be		
42		considered a private community association manager school.		
43	" <u>§ 93A-103. Lio</u>			
44		July 1, 2016, it shall be unlawful for any person, partnership, corporation,		
45		company, association, firm, or other business entity in this State to act as a		
46		ciation manager, directly or indirectly engage in the business of community		
47		agement, hold themselves out to be a community association manager, or use		
48		unity Association Manager," or any variation thereof, without first obtaining a		
49		ciation manager license issued by the Commission under the provisions of this		
50	Chapter. A license must be obtained from the Commission even if the person, partnership,			
51	corporation, limited liability company, firm, association, or other business entity is licensed in			

	General Assemb	oly of North Carolina	Session 2015	
1	another state and	d is affiliated or otherwise associated with a licensed	community association	
2	manager in this State.			
3	"§ 93A-104. Ex	emptions.		
ŀ		ns of this Article shall not apply to any of the following:		
	(1)	An officer or member of a community association wh	-	
		or expectation thereof, performs the acts or serv		
		association manager.		
	<u>(2)</u>	The acts or services performed by an attorney who i	is an active member of	
		the North Carolina State Bar and is engaged as an	-	
		community association or community association m	nanager in matters that	
		constitute the practice of law under Chapter 84 of the	-	
	<u>(3)</u>	The acts or services performed by a real estate b	proker who is actively	
		licensed by the Commission pursuant to Article 1	of this Chapter and is	
		engaged as a real estate broker on behalf of a con		
		matters that constitute real estate brokerage.		
	<u>(4)</u>	A trustee in a bankruptcy proceeding, court-appointed	d receiver, or any other	
		person acting under the express authority of an order	er issued by a court of	
		competent jurisdiction.		
	<u>(5)</u>	The acts or services of a certified public accounta		
		capacity of a certified public account pursuant to Cha	apter 93 of the General	
		<u>Statutes.</u>		
	<u>(6)</u>	A regular, salaried employee of a licensed communi		
		who performs any of the acts or services described in		
	( <u> </u> )	the supervision and control of a licensed community a		
	<u>(7)</u>	A declarant, or the declarant's successor-in-interest,		
		redevelopment authority or commission, or any en	•	
		development and who (i) has a legal or equitable i		
		developed and (ii) provides community association		
		development, provided that the provision of c		
		<u>management does not continue for greater than 120</u> conveyance of a lot or parcel or (ii) the collection of		
		person or entity other than the declarant, whichever of		
	"8 03 A 105 Do	quirements for licensure.	<u>scuis mst.</u>	
		licensed as a community association manager, an appli	cant shall make written	
		such license in the form and manner prescribed by		
		nsure shall satisfy the following qualification requireme		
	(1)	The applicant must be at least 18 years of age.		
	(2)	The applicant must satisfactorily complete within the	ree years preceding the	
	<u>(=)</u>	date the application is made, at a school approved		
		course of instruction prescribed by the Commission		
		least 45 hours of classroom instruction, or equivalent,		
		by the Commission. The Commission may waive the		
		applicants upon a finding that the applicant po	-	
		experience in community association manageme		
		prescribed education program.	•	
	<u>(3)</u>	After submitting a complete application, the Comm	ission may require the	
		applicant to pass a licensing examination to demonst		
		examination may be provided by the Commission or	-	
		the Commission. An applicant who fails the examination		
		know the result and score. An applicant who passes the		
		notified only of the result. The result of the examinat	ion shall be a matter of	

	General Assem	bly of North Carolina	Session 2015
1		public record, however the score shall remain confid	ential. Nothing in this
2		subdivision shall limit the rights or procedures grant	-
3		<u>G.S. 93B-8.</u>	
4	<u>(4)</u>	Each applicant for licensure as a community associa	tion manager shall be
5		required to pay an application fee for each application	n filed in an amount to
6		be determined by the Commission, but not to excee	
7		(\$200.00). In addition to the application fee, the applic	
8		pay a fee for a license examination not to excee	ed the actual cost of
9		administering the examination.	
0	<u>(5)</u>	Before a license is issued, the applicant shall provide	•
1 2		evidence of coverage by a fidelity bond in accordance	
	<u>(6)</u>	Each applicant shall demonstrate to the Commissi	<b>* *</b>
3 4		possesses the competency, honesty, truthfulness, i character, and general fitness, including mental a	
4 5		necessary to protect the public interest and promote pu	•
6		community association management business.	
7	<u>(7)</u>	An applicant may be required to provide the Comm	ission with a criminal
8	<u>(7)</u>	record report from one or more reporting service	
9		Commission, or to provide fingerprints and consent	
0		record check to be conducted by the North Carolina	•
1		Safety. The Commission shall be responsible f	-
2		Department of Public Safety the fingerprints of the ar	
3		by the applicant consenting to the criminal record	
4		fingerprints and other identifying information requ	ired by the State or
5		national Repositories, and any additional informa	tion required by the
6		Department of Public Safety. The Department of Pub	
7		the applicant a fee for conducting the criminal history	
8		cost of the criminal history record check and the finger	printing shall be borne
9	by the applicant.		
0		e applicant meets all the requirements of this Article, athorizing the applicant to act as a community association	
1			n manager in the State
2 3	of North Carolin (d) Reco	<u>a.</u> rds, reports, papers, and other documentation containing	a personal information
3 4		piled by the Commission in connection with an applic	
5		cation, or renewal or reinstatement, or the subsequent	·
6		nsidered public records within the meaning of Chapter	
7		dmitted into evidence in a hearing held by the Commissi	
8		Commission shall have authority to enact rules relate	
9		a community association manager. A license may be	
0	status.		
1	" <u>§ 93A-106. De</u>	nial of licensure.	
2	<u>(a)</u> If the	e Commission determines that an applicant has not	demonstrated that the
3	applicant posses	ses the character and fitness for licensure, the Commission	on shall defer action on
4		pplication and shall notify the applicant in writing by firs	•
5		ided by the applicant in the application. Within 60 days	
-6		e applicant may make a written request for a hearing be	•
.7		ore the Commission shall be governed by Article 3A o	<b>-</b>
8		At the hearing, the applicant shall have the burden	-
9		character and fitness for licensure. If the applicant de	bes not make a timely
50	written request f	or a hearing, the application shall be deemed denied.	

	General Assembly of North Carolina Session 2015
1	(b) Notwithstanding G.S. 150B-38(c), in a contested case commenced upon the request
2	of a party applying for licensure regarding the question of the moral character or fitness of the
3	applicant, if notice has been reasonably attempted, but cannot be given to the applicant
4	personally or by certified mail in accordance with G.S. 150B-38(c), the notice of hearing shall
5	be deemed given to the applicant when a copy of the notice is deposited in an official
6	depository of the United States Postal Service addressed to the applicant at the latest mailing
7	address provided by the applicant to the Commission or by any other means reasonably
8	designed to achieve actual notice to the applicant.
9	"§ 93A-107. License is property of the Commission; display of license; address change
10	reporting.
11	(a) <u>A license issued by the Commission is the property of the Commission. If the</u>
12	Commission suspends or revokes a license, the community association manager to whom the
13	license is issued shall return the license to the Commission upon demand.
14	(b) A community association manager licensed by the Commission shall display the
15	license in a manner prescribed by the Commission. A licensed community association that has
16	changed its address shall report the change to the Commission within ten days of the change.
17	"§ 93A-108. Licensing nonresident community association managers.
18	(a) The Commission may issue a community association manager license to an
19	applicant licensed in a foreign jurisdiction who has satisfied the requirements for licensure set
20	out in G.S. 93A-105 or such other requirements as the Commission in its discretion may by rule
21	require.
22	(b) Every nonresident applicant shall file an irrevocable consent allowing that suits and
23	actions may be commenced against such applicant in any of the courts of record of this State,
24	by the service of any process or pleading authorized by the laws of this State in any county in
25	which the plaintiff may reside, or by serving the same on the Executive Director of the
26	Commission, said consent stipulating and agreeing that such service of such process or
27	pleadings on said Executive Director shall be taken and held in all courts to be valid and
28	binding as if due service had been made personally upon the applicant in this State. This
29	consent shall be duly acknowledged, and, if made by a corporation, shall be executed by an
30	officer of the corporation. The signature of the officer on the consent to service instrument shall
31	be sufficient to bind the corporation and no further authentication is necessary. An application
32	from a corporation or other business entity shall be signed by an officer of the corporation or
33	entity or by an individual designated by the Commission. In all cases where process or
34 25	pleadings shall be served, under the provisions of this Chapter, upon the Executive Director of
35	the Commission, such process or pleadings shall be served in duplicate, one of which shall be
36	filed in the office of the Commission and the other shall be forwarded immediately by the
37	Executive Director of the Commission, by registered mail, to the last known business address
38 39	of the nonresident licensee against which such process or pleadings are directed.
39 40	" <u>§ 93A-109. Expiration of License, renewal and reinstatement.</u>
40 41	(a) <u>All licenses issued by the Commission under the provisions of this Article shall</u> expire on the 30th day of June following issuance or on any other date that the Commission
41	may determine and shall become invalid after that date unless reinstated. A license may be
42 43	renewed 45 days prior to the expiration date by filing an application with and paying to the
43 44	Commission the license renewal fee and providing proof of having the required active fidelity
44	bond as required by G.S. 93A-113 for the upcoming license period. The license renewal fee is
46	one hundred dollars (\$100.00) unless the Commission sets the fee at a higher amount. The
40 47	Commission may set the license renewal fee at an amount that does not exceed two hundred
48	dollars (\$200.00). The license renewal fee may not increase by more than ten dollars (\$10.00)
49	during a 12-month period.
50	(b) The Commission may adopt rules establishing a system of license renewal in which
51	the licenses expire annually with varying expiration dates. These rules shall provide for
51	<u>are needed oppie univering that turjing explanation duces. These tures shull provide tot</u>

	General Assembly of North Carolina	Session 2015
1	prorating the annual fee to cover the initial renewal period so that no licensee	shall be charged
2	an amount greater than the annual fee for any 12-month period.	
3	(c) The fee for reinstatement of an expired license shall be one hund	red fifty dollars
4	(\$150.00). In the event a licensee fails to obtain a reinstatement of such lic	
5	months after the expiration date thereof, the Commission may, in its discretion	
6	person as not having been previously licensed, and thereby subject to the pr	
7	Article relating to the issuance of an original license, including the examination	
8	set forth herein.	<b>1</b>
9	(d) Duplicate licenses may be issued by the Commission upon payment	of a fee of five
10	dollars (\$5.00) by the licensee. Commission certification of a licensee's license	
11	made only after the payment of a fee of ten dollars (\$10.00).	<u></u>
12	"§ 93A-110. Register of applicants and roster of community association ma	inagers.
13	(a) The Executive Director of the Commission shall keep a register of a	
14	license, showing for each the date of application, name, place of residence, a	* *
15	license was granted or refused. Said register shall be prima facie evidence	
16	recorded therein.	or an matters
17	(b) The Executive Director of the Commission shall keep a current ros	ter showing the
18	names and places of business of all licensed community association manage	-
19	shall be kept on file in the office of the Commission and be open to public inspe	
20	"§ 93A-111. Continuing education.	
20	(a) The Commission shall establish a program of continuing education	n for individual
22	persons licensed as community association managers. An individual licensed	
23	association manager shall complete continuing education requirements in an	
23 24	exceed 12 classroom hours of instruction a year during any license renewal pe	
24 25	and at times the Commission deems appropriate. Any licensee who fails to com	
25 26	education requirements pursuant to this section shall not hold a license on a	
20 27	shall not actively engage in the business of a community association manager.	cuve status and
28	(b) The Commission may adopt rules regarding continuing education	n requirements
28 29	including rules that govern the following:	<u>n requirements,</u>
30	(1) The content and subject matter of continuing education cours	65
31	(2) The criteria, standards, and procedures for the approval of	
32	sponsors, and course instructors.	courses, course
33	(3) The methods of instruction.	
33 34	(4) The computation of course credit.	
34 35		other
35 36		
30 37	(6) <u>The waiver of or variance from the continuing education</u> hardship or other reasons.	requirement for
38		200
39 40	(c) The Commission may establish a nonrefundable course applicate charged to a course approach for the review and approach of a proposed contribution of a proposed contribution.	
40	charged to a course sponsor for the review and approval of a proposed contin	-
41	course. Approval of a continuing education course shall be renewed annually. T	
42	may also require a course sponsor to pay a fee for each licensee completing	<u>ng an approved</u>
43	continuing education course conducted by the sponsor.	,
44	(d) The Commission may award continuing education credit for an una	* *
45	or related educational activity. The Commission may prescribe procedures f	
46	submit information on an unapproved course or related educational activity	
47	education credit. The Commission may charge a fee to the licensee for each una	approved course
48	or activity submitted. The fee shall not exceed fifty dollars (\$50.00).	• • •
49 50	(e) <u>The Commission may create rules allowing for a deferral of contin</u>	
50	for community association managers while they are not actively engaged	<u>in community</u>
51	association management.	

	General Assemb	oly of North Carolina	Session 2015
1	(f) The	Commission may establish a nonrefundable course appli	ication fee to be
2		urse sponsor for the review and approval of a proposed con	
3		shall not exceed one hundred twenty-five dollars (\$125.00)	
4		y charge the sponsor of an approved course a nonrefundable	
5	-	ars (\$75.00) for the annual renewal of course approval.	
6		pproved course sponsor shall pay a fee of ten dollars (\$10.0	0) per licensee to
7		for each licensee completing an approved continuing	· -
8	conducted by the	•	
9		Commission shall not charge a course application fee, a course	
10		or a continuing education course sponsored by a communi-	
11		or university located in this State that is accredited by the Sou	<u>ithern Association</u>
12	of Colleges and S		
13		le-making authority.	
14		Commission is expressly vested with the power and autho	
15	-	all reasonable rules and regulations connected with lic	
16		ication, renewal, and reinstatement as shall be deemed necess	sary to administer
17	-	provisions of this Article.	
18		ng contained in this Article shall be construed as giving an	
19		iny licensee of the Commission authority to engage in the pra	
20		service as specifically set out in Chapter 84 of the General	
21		Chapter shall be construed as giving any authority to the Co	•
22 23		commission as authorizing any licensee to engage in the practice of the practi	
23 24	<b>.</b>	tt or to render any certified public accounting service as spec	sincarry set out m
24 25		<u>e General Statutes.</u> lelity bonds; segregation of accounts.	
23 26		<i>community association manager shall, at all times, be cov</i>	vered by a fidelity
20 27	· · · ·	ance policy that complies with the provisions of this Article.	<u>cicu by a nuclity</u>
28		bond shall provide coverage in an amount at least equal to t	the amount of the
20 29		ients of the community association manager but shall not ex	
30		00) and shall comply with the following conditions:	
31		The bond shall be written by an insurance company au	thorized to write
32	<u> </u>	fidelity bonds in this State.	<u></u>
33	<u>(2)</u>	The bond shall cover the association manager and all of	of the employees
34	<u>+</u> +	with access to or who are engaged in any of the accounti	- · ·
35		community association funds, and protect all of the comm	-
36		funds in the custody of the community association manage	-
37		employees acting under the association manager's supervise	sion.
38	<u>(3)</u>	The bond shall provide that the insurance company issuing	the bond may not
39		cancel, substantially modify, or refuse to renew the bon	nd without giving
40		30 days prior written notice to the executive board of	each community
41		association being managed and to the Commission, exce	ept in the case of
42		nonpayment of premiums, in which case 10 days prior w	ritten notice shall
43		be given.	
44	<u>(4)</u>	Contain any other provisions as may be required by the e	executive board or
45		the Commission by rule.	
46		ensee shall furnish the Commission proof of required bond	
47		nmunity association management activities and upon licen	
48		es to engage in community association management activities.	
49 50		idelity bond may be issued to an individual licensee naming t	
50		may be issued to a community association management firm	i naming the firm,
51	all affiliated licer	nsees, and any other insured parties.	

	General Assemb	oly of North Carolina	Session 2015
	(e) The <b>C</b>	Commission may establish rules related to the manner	r in which a community
2		ager handles and accounts for monies coming into the	•
3		nunity association. A community association manager	<b>.</b> .
	or control of mor	ney belonging to a community association or money be	elonging to a member of
	a community ass	ociation shall comply with all the following:	
	(1)	Safeguard and account for the money promptly and a	accurately.
	(2)	Promptly deposit the money into federally insure	ed accounts in a bank,
		savings institution, or credit union lawfully doing bu	siness in North Carolina
		that consents to the jurisdiction of the Commission f	
		records necessary to enforce this Article.	
	<u>(3)</u>	Segregate the money in an account or accounts u	used exclusively for the
		deposit and maintenance of funds belonging only to	one association and not
		commingle the money belonging to one association v	with money belonging to
		another association, the manager, or another person of	
	<u>(4)</u>	Obtain written authorization if any interest or othe	r income earned by the
		money is to be paid to any person or party other	than the association or
		member to whom the money belongs.	
	<u>(5)</u>	Create and maintain books and records sufficient to	demonstrate compliance
		with the provisions of this section and rules adopted	by the Commission.
	<u>(6)</u>	Upon depositing the money as provided in this subs	ection, expend, remit, or
		invest the money as directed by the association to w	
		and provide an accurate account of any expe	nditure, remittance, or
		investment.	
	" <u>§ 93A-114. Dis</u>	sciplinary action by the Commission; injunctions.	
	(a) The C	Commission shall have the authority to take disciplina	ry action. Upon its own
	initiative or upor	n the complaint of any person, the Commission may in	nvestigate the actions of
	any person or en	tity licensed under this Article, or any other person or	entity who shall assume
	to act in such cap	pacity. If the Commission finds probable cause that a l	icensee has violated any
	of the provision	s of this Article, the Commission may hold a hearing	ng on the allegations of
		er Article 3A of Chapter 150B of the General Statutes.	
		ssion may suspend or revoke a license issued under	
	-	and a licensee if, following a hearing, the Commission	adjudges the licensee to
	be guilty of any of		
	<u>(1)</u>	Making any willful or negligent misrepresentation or	any willful or negligent
		omission of material fact.	
	<u>(2)</u>	Pursuing a course of misrepresentation or making or	f false promises through
		employees, advertising, or otherwise.	
	<u>(3)</u>	Engaging in gross negligence or gross incompe	tence as a community
		association manager.	
	<u>(4)</u>	Engaging in any act or service for which an active	
		manager license is required with an expired or inactiv	
	<u>(5)</u>	Failing, within a reasonable time, to account for	•
		belonging to a community association or others con	•
		association manager's possession in his or her ca	pacity as a community
		association manager.	
	<u>(6)</u>	Commingling funds belonging to one community	·
		belonging to another community association, or with	
		community association manager, or failure to mainta	
		the money of a community association as required by	-
	<u>(7)</u>	Being unworthy or incompetent to act as a commun	
		by acting in a manner as to endanger the interest of the	he public.

	General Assemb	oly of North Carolina	Session 2015
1	<u>(8)</u>	Paying or offering to pay valuable consideration to a	any person or entity for
2		acts or services performed in violation of this Article.	• •
3	<u>(9)</u>	Failing to adequately or reasonably supervise an en	
4		with G.S. 93A-104(6).	· ·
5	<u>(10)</u>	Any other conduct which constitutes improper, fr	audulent, or dishonest
6		dealing.	
7	<u>(11)</u>	Performing or undertaking to perform any legal s	service, as set forth in
8		Chapter 84 of the General Statutes or a certified publi	ic accounting service as
9		set forth in Chapter 93 of the General Statutes.	-
10	<u>(12)</u>	Violating any rule adopted by the Commission or	any provision of this
11		Article, or aiding and abetting any person or entity in	such a violation.
12	<u>(b)</u> <u>The</u>	Commission may suspend or revoke a license iss	sued to a community
13	association mana	ger or reprimand any licensee when any of the followin	ig occur:
14	<u>(1)</u>	The licensee has obtained a license by false or fraudu	lent representations.
15	<u>(2)</u>	The licensee has been convicted or has entered a plea	
16		upon which a final judgment has been entered by	a court of competent
17		jurisdiction, of any misdemeanor or felony that in	-
18		misrepresentation, deceit, extortion, theft, bribery,	
19		larceny, false pretenses, forgery, misappropriation	· · ·
20		perjury, conspiracy, or any other offense involving	
21		trust, or moral turpitude or otherwise demonstrating p	
22		reasonably affecting the licensee's performance	<u>e in the community</u>
23		association management business.	
24	<u>(3)</u>	The community association manager's unlicensed en	1 · ·
25		from the provisions of this Article, has committed, i	
26		business, any act which, if committed by the o	-
27		manager, would constitute a violation of this Arti	
28	( 4 )	community association manager could be disciplined.	-
29	<u>(4)</u>	The licensee, who is also a member of another	■
30		occupation, has been disciplined by another licensing	
31		under any law involving fraud, theft, misrepresenta	
32 33	(a) The $($	<u>fiduciary responsibility, or willful or negligent malpra</u> Commission may appear in its own name in superio	
33 34		a restraining order, or other appropriate action to preve	
34 35		e provisions of this Article or rules adopted by the Con	
35 36	-	the power to grant injunctive relief even if criminal p	
30 37		as a result of the violations, and regardless of whether	
38	licensee of the Co		the person of entity is a
39		y contested case pursuant to Chapter 150B of the Gener	al Statutes in which the
40		es disciplinary action authorized by this Article, the	
41		ble conditions, restrictions, limitations, and probatility	
42		approval issued to the disciplined person or entity.	-
43		opplication for licensure or school, sponsor, instructor	•
44		y impose reasonable conditions, restrictions, and limi	<b>* *</b>
45		opproval it might issue as part of its final decision.	<u>, , , , , , , , , , , , , , , , , , , </u>
46		Commission may assess and recover its reasonable cos	sts for the investigation
47		art of its order in any case where disciplinary action is	
48	under this Article	<u>.</u>	
49	(f) When	a person or entity licensed under this Article is accuse	ed of any act, omission,
50	or misconduct w	which could subject the licensee to disciplinary action	, the licensee, with the
51	consent and app	roval of the Commission, may surrender the license	and all the rights and

#### **General Assembly of North Carolina** Session 2015 1 privileges pertaining to it for a period of time established by the Commission. A person or entity who surrenders a license shall not thereafter be eligible for or submit any application for 2 3 licensure as a community association manager during the period of license surrender. 4 The Executive Director of the Commission shall transmit a certified copy of all final (g) 5 orders of the Commission suspending or revoking licenses issued under this Article to the clerk 6 of superior court of the county in which the licensee maintains his, her or its principal place of 7 business. The clerk shall enter the order upon the judgment docket. 8 "§ 93A-115. Subpoena authority. 9 The Commission shall have authority to issue subpoenas as set forth in G.S. 93A-6.1(a). 10 The Commission shall be exempt from the requirements of Chapter 53B of the General Statutes 11 with regard to subpoenas issued to compel the production of community association accounts if the community association is managed by a licensee that is the subject of an investigation or 12 13 contested case by the Commission. Notwithstanding the exemption, the Commission shall send 14 a copy of the subpoend to the licensee at the licensee's address of record by regular mail. 15 "§ 93A-116. Penalty for violations. 16 Any person violating the provisions of this Article shall upon conviction thereof be deemed 17 guilty of a Class 1 misdemeanor. Each unlawful act or practice constitutes a distinct and 18 separate offense. 19 "§ 93A-117. Records; written contracts required. 20 No action between a community association manager and the manager's client for (a) 21 recovery under an agreement for community association manager services is valid unless the contract is reduced to writing and signed by the party to be charged or by some other person 22 23 lawfully authorized by the party to sign. 24 (b) All licensed community association managers shall maintain full and accurate 25 records of business the licensees have engaged in pursuant to their licenses. The Commission 26 shall have the authority to create rules relating to the types of records that must be maintained 27 and shall include, but not limited to, a written, signed community association management 28 contract for each community association managed and bank statements for each community 29 association. Licensees shall retain records for no less than three years. Licensees shall furnish 30 their records to the Commission on demand and without prior notice. 31 \§§ 93A-118 through 93A-149. Reserved for future codification purposes. 32 "Part 2. Private Community Association Manager Schools. 33 "§ 93A-150. Authority of Commission to conduct investigations, issue licenses, and 34 promulgate regulations. 35 The Commission shall have authority to issue licenses to private community association 36 manager schools as defined herein which have complied with the requirements of this Article and regulations promulgated by the Commission. Through licensing applications, periodic 37 38 reports required of licensed schools, periodic investigations and inspections of schools, and 39 appropriate regulations, the Commission shall exercise general supervisory authority over 40 private community association manager schools, the object of such supervision being to protect the public interest and to assure the conduct of quality community association manager 41 42 education programs. The Commission is authorized and directed to promulgate such 43 regulations as it deems necessary which are not inconsistent with the provisions and subject 44 matter of this Part. 45 "§ 93A-151. License required; application for license; fees; requirements for issuance of 46 license. 47 (a) No person, partnership, corporation, or association shall operate, maintain, or offer 48 to operate in this State a private community association manager school as defined herein 49 unless a license is first obtained from the Commission in accordance with the provisions of this

	General Assem	bly of North Carolina	Session 2015
1	licensing purpos	es, each branch location where a school conducts courses sha	all be considered a
2		equiring a separate license.	
3		cation for a license shall be filed in the manner and upon the	e forms prescribed
4	by the Commis	ssion for that purpose. The Commission may by rule s	set nonrefundable
5	application fees	not to exceed two hundred fifty dollars (\$250.00) for each se	chool location and
6	fifty dollars (\$5	0.00) for each community association manager pre-licens	sing or continuing
7	education course	e. The application for a license shall be accompanied by th	e appropriate fees
8	and shall contain	all of the following:	
9	<u>(1)</u>	Name and address of the applicant and the school.	
10	<u>(2)</u>	Names, biographical data, and qualifications of directors, a	administrators, and
11		instructors.	
12	<u>(3)</u>	Description of school facilities and equipment.	
13	<u>(4)</u>	Description of courses to be offered and instructional	<u>l materials to be</u>
14		utilized.	
15	<u>(5)</u>	Information on financial resources available to equip and o	-
16	<u>(6)</u>	Information on school policies and procedures regarding	
17		record keeping, entrance requirements, registration, tuition	n and fees, grades,
18		student progress, attendance, and student conduct.	
19	<u>(7)</u>	Copies of bulletins, catalogues, and other official school pu	ublications.
20	<u>(8)</u>	Copy of bond required by G.S. 93A-153.	
21	<u>(9)</u>	Such additional information as the Commission may d	
22		enable it to determine the adequacy of the instructional	
23		ability of the applicant to operate a school in such a man	iner as would best
24		serve the public interest.	1. 1 11 1
25 26		due investigation and consideration by the Commission,	
26 27		ool when it is shown to the satisfaction of the Commission the	
27 28	-	the following standards, as well as the requirements of	any supplemental
28 29	<u>regulations of the</u> (1)	e Commission regarding these standards: The program of instruction is adequate in terms of qua	lity content and
29 30	<u>(1)</u>	duration.	anty, content, and
31	<u>(2)</u>	The director, administrators, and instructors are adequa	ately qualified by
32	(2)	reason of education and experience.	atory quanned by
33	<u>(3)</u>	There are adequate facilities, equipment, instructiona	al materials and
34	<u>(5)</u>	instructor personnel to provide quality instruction.	ai materiais, and
35	<u>(4)</u>	The school has adopted adequate policies and proc	cedures regarding
36	<u></u>	administration, instruction, record keeping, entrand	
37		registration, tuition and fees, grades, student progress.	_
38		student conduct.	<u>,</u>
39	<u>(5)</u>	The school publishes and provides to all students upon enr	ollment a bulletin.
40	<u>+</u> +	catalogue, or similar official publication which is certified	
41		correct in content and policy by an authorized school o	fficial, and which
42		contains the following information:	
43		a. Identifying data and publication date.	
44		b. The school name and its full-time officials and facu	<u>ılty.</u>
45		c. The school's policies and procedures related	ing to entrance
46		requirements, registration, grades, student prog	gress, attendance,
47		student conduct, and refund of tuition and fees.	
48		<u>d.</u> <u>A detailed schedule of tuition and fees.</u>	
49		e. <u>A detailed outline of all courses offered.</u>	
50	<u>(6)</u>	The school maintains adequate records as prescribed by t	
51		regard to grades, attendance, registration, and financial ope	erations.

	General Assemb	ly of North Carolina	Session 2015
1	<u>(7)</u>	The school has established institutional standards r	elating to grades.
2	<u> </u>	attendance, and progress and the standards are enforce	
3		manner.	
4	<u>(8)</u>	The applicant is financially sound and capable of fu	lfilling educational
5	<u> </u>	commitments made to students.	<u>2</u> .
6	<u>(9)</u>	The school's owners, directors, administrators, and instr	ructors are of good
7		reputation and character.	•
8	<u>(10)</u>	The school's facilities and equipment comply with all app	blicable local, State,
9		and federal laws and regulations regarding health, sa	
0		including the Americans with Disabilities Act and oth	er laws relating to
1		accessibility standards for places of public accommodatio	<u>n.</u>
2	<u>(11)</u>	The school does not utilize advertising of any type	which is false or
3		misleading, either by actual statement, omission, or intima	ation.
4	(12)	Such additional standards as may be deemed necessary	by the Commission
5		to assure the conduct of adequate instructional programs a	and the operation of
5		schools in a manner which will best serve the public inter	est.
7	" <u>§ 93A-152. Du</u>	ration and renewal of licenses; transfer of school owners	<u>ship.</u>
8	(a) <u>All lic</u>	censes issued shall expire on June 30 following the date of i	ssuance.
9	(b) Licen	ses shall be renewable annually on July 1, provided that a	renewal application
0	accompanied by	the appropriate renewal fees has been filed not later than	June 1 in the form
1	and manner prese	cribed by the Commission, and provided further that the a	pplicant and school
2	are found to be in	n compliance with the standards established for issuance of	an original license.
3	The Commission	n may, by rule, set nonrefundable renewal fees not to ex-	xceed one hundred
4		rs (\$125.00) for each school location and twenty-five dollar	
5		viation manager pre-licensing and continuing education course	
6		event a school is sold or ownership is otherwise transferred	
7	-	vner is not transferable to the new owner. A new owner mu	
8		ense as prescribed by this Article and Commission regulation	
9		xecution of bond required; applicability to branch sch	ools; actions upon
0	bond.		
1		e the Commission shall issue a license, the applicant shall	
2		housand dollars (\$5,000), payable to the State of North Ca	
3		company authorized to do business in the State of N	
1		the principal in said bond will carry out and comply w	
5		ment, written or verbal, made and entered into by the appli	
6		ts officers and agents with any student who desires to enter	
7		offered therein and that said principal will refund to such s	
8		on and fees in case of failure on the part of the party obtai	
9		to open and operate a private community association ma	
)	÷	action agreed to or contracted for. A bond shall be required	
1		s required and shall first be approved by the Commission	
2	•	rior court of the county in which the school is located, to b	
3		rovided for that purpose. A separate bond shall not be requi	red for each branch
4	of a licensed scho		foilo do fulfill ido
5 6		y case where the party licensed by the Commission	
		r any contract or agreement, written or verbal, made and er	
7 8	-	e relation of the student entering into said contract or agree	
8 9		by the Attorney General, shall have a cause of action again and herein required for the full amount of payments made	· ·
9 0		ix percent (6%) interest from the date of payments made	
1		in Wake County Superior Court within one year of the alleg	
1	shan be brought i	in wake County Superior Court within one year of the alleg	<u>eu ueraun.</u>

	General Assem	oly of North Carolina	Session 2015
1	" <u>§</u> 93A-154. Co	ontracts with unlicensed schools and evidences of	of indebtedness made null
2	and y		
3	All contracts	or agreements entered into on or after July 1, 20	016, by private community
4	association mana	ager schools, as defined in this Article, with stude	nts or prospective students,
5	and all promisso	ry notes or other evidence of indebtedness taken	on or after July 1, 2016, in
6	lieu of cash pay	ments by such schools, shall be null and void un	nless such schools are duly
7	licensed as requi	red by this Article on the date of such contract or	agreement or taking of any
8	promissory note	or other evidence of indebtedness.	
9	" <u>§ 93A-155. Su</u>	spension, revocation, or denial of license.	
10	The Commis	sion shall have the power to suspend, revoke, deny	y issuance, or deny renewal
11	of license to ope	erate a private community association manager sc	chool. In all proceedings to
12	suspend, revoke,	or deny a license, the provisions of Chapter 150B of	of the General Statutes shall
13	be applicable. The	ne Commission may suspend, revoke, or deny any	license when it finds any of
14	the following:		
15	<u>(1)</u>	That the applicant for or holder of such license ha	as failed to comply with any
16		of the provisions of this Article or the rules of	or regulations promulgated
17		thereunder.	
18	<u>(2)</u>	That the applicant for or holder of such license	has knowingly presented to
19		the Commission false or misleading information	n relating to matters within
20		the purview of the Commission under this Article	<u> </u>
21	<u>(3)</u>	That the applicant for or holder of such license h	nas presented to its students
22		or prospective students false or misleading i	information relating to its
23		instructional program, the instructional program	ns of other institutions, or
24		employment opportunities.	
25	<u>(4)</u>	That the applicant for or holder of such license has	as failed to comply with the
26		provisions of any contract or agreement entered in	nto with a student.
27	<u>(5)</u>	That the applicant for or holder of such license	has, at any time, refused to
28		permit authorized representatives of the Commis	ssion to inspect the school,
29		or failed to make available information relat	ing to matters within the
30		purview of the Commission under the provisions	s of this Article or any rules
31		or regulations promulgated pursuant to this Articl	le.
32	<u>(6)</u>	That the applicant for or holder of such license of	or any officer of a corporate
33		licensee or corporation applying for a license, a	ny partner of a partnership
34		licensee or partnership applying for a license, o	r any member of a limited
35		liability company licensee or limited liability com	npany applying for a license
36		has pleaded guilty, entered a plea of nolo contend	lere, or been found guilty of
37		a crime involving moral turpitude in any state or f	federal court."
38	" <u>§§ 93A-156 thr</u>	ough 93A-174. Reserved for future codification	purposes.
39	SEC	<b>FION 2.</b> Chapter 93A of the General Statutes is	amended by adding a new
40	Article to read:		
41		" <u>Article 8.</u>	
42		"Registration of Community Associations	<u>S.</u>
43	" <u>§ 93A-175. Re</u>	gistration of community associations.	
44		ning January 1, 2016, and thereafter annually, ev	
45		association with the Commission and shall provid	le the Commission with the
46	following inform	nation about the association:	
47	<u>(1)</u>	The name, address, and contact information for the	-
48	<u>(2)</u>	The names, addresses, e-mail addresses, and tele	±
49		the members of the community association's boar	
50	<u>(3)</u>	The name and address of the agent for service of	process for the community
51		association.	

	General Assembly of North CarolinaSession 2015	
1	(4) The county or counties where the property governed by the community	
2	association is located.	
3	(5) The name, address, email address, and telephone number of the community	
4	association's manager or management company, if any.	
5	(6) Any other information the Commission may require by rule.	
6	(b) The registration process and registration system shall be established in a manner	
7	prescribed by the Commission by rule. The fee for annual registration, which must accompany	
8	each annual registration, shall not exceed one hundred dollars (\$100.00). The registration fee	
9	may not increase by more than ten dollars (\$10.00) during a 12-month period.	
0	(c) Each community association required to register annually shall make any updates,	
l	corrections or modifications to the information provided in the most recent registration with the	
2	Commission within 15 days from the date of any such change.	
3	(d) In the event an association required to register with the Commission fails to register,	
 5	the Commission may seek an order in the superior court of Wake County or in the county	
	where the association is located to compel registration. In any event, an association required to	
	register with the Commission shall be prohibited from pursuing any legal remedy otherwise	
	available to it until the association has registered with the Commission and paid in full any	
)	<ul><li><u>delinquent registration fees.</u></li><li>(e) The Commission shall create, maintain, and make available to the public a directory</li></ul>	
)		
	of registered community associations containing information about each association collected as part of the registration.	
	(f) The Commission shall have the power to make reasonable rules and regulations that	
	are not inconsistent with the provisions of this Article and the General Statutes of North	
	Carolina. The Commission may prescribe forms and procedures for submitting information to	
	the Commission."	
	" <u>§§ 93A-176 through 93A-190. Reserved for future codification purposes.</u>	
	<b>SECTION 2.</b> Subpart D of Part 4 of Article 13 of Chapter 143B of the General	
	Statutes is amended by adding a new section to read:	
	"§ 143B-966. Criminal record checks of applicants for community association manager	
)	licensure.	
	The Department of Public Safety may provide to the North Carolina Real Estate	
	Commission from the State and National Repositories of Criminal Histories the criminal	
	history of any applicant for licensure pursuant to Article 8 of Chapter 93A of the General	
	Statutes. Along with the request, the Commission shall provide to the Department of Public	
	Safety the fingerprints of the applicant, a form signed by the applicant consenting to the	
	criminal record check and use of fingerprints and other identifying information required by the	
	State and National Repositories, and any additional information required by the Department of	
	Public Safety. The applicant's fingerprints shall be forwarded to the State Bureau of	
	Investigation for a search of the State's criminal history record file, and the State Bureau of	
	Investigation shall forward a set of fingerprints to the Federal Bureau of Investigation for a	
	national criminal history record check. The Commission shall keep all information obtained	
2	pursuant to this section confidential. The Department of Public Safety may charge a fee to	
3	offset the cost incurred by it to conduct a criminal record check under this section. The fee shall	
Ļ	not exceed the actual cost of locating, editing, researching, and retrieving the information."	
	<b>SECTION 3.(a)</b> G.S. 47F-3-116(f)(1) is rewritten to read:	
5 7	"§ 47F-3-116. Lien for sums due the association; enforcement.	
	(f) Except as provided in subsection (h) of this section, the association, acting through	
3 )	the executive board, may foreclose a claim of lien in like manner as a mortgage or deed of trust	
)	on real estate under power of sale, as provided in Article 2A of Chapter 45 of the General	
l	Statutes, if the assessment remains unpaid for 90 days or more. The association shall not	
•	surves, it the assessment remains unpute for 50 days of more. The association shall not	

	General Assembly of North CarolinaSession 2015
1	foreclose the claim of lien unless the executive board votes to commence the proceeding
2	against the specific lot.
3	The following provisions and procedures shall be applicable to and complied with in every
4	nonjudicial power of sale foreclosure of a claim of lien, and these provisions and procedures
5	shall control to the extent they are inconsistent or in conflict with the provisions of Article 2A
6	of Chapter 45 of the General Statutes:
7	(1) The association shall be deemed to have a power of sale for purposes of
8	enforcement of its claim of lien.lien, unless it has failed to maintain
9	registration with the North Carolina Real Estate Commission pursuant to
10	Article 8 of Chapter 93A of the General Statutes.
11	
12	<b>SECTION 3.(b)</b> Article 3 of Chapter 47F of the General Statutes is amended by
13	adding a new section to read:
14	"§ 47F-3-117. Registration with North Carolina Real Estate Commission; ability to
15	enforce liens.
16	(a) Beginning January 1, 2016, the association shall annually register with the North
17	Carolina Real Estate Commission pursuant to Article 8 of Chapter 93A of the General Statutes.
18	(b) Notwithstanding G.S. 47F-3-116, if the association fails to maintain registration
19	with the North Carolina Real Estate Commission, then it shall not be able to enforce any liens
20	filed against a lot or lot owner."
21	<b>SECTION 4.(a)</b> G.S. 47C-3-116(f)(1) is rewritten to read:
22	"§ 47C-3-116. Lien for sums due the association; enforcement.
23	(f) Except as provided in subsection (h) of this section, the association, acting through
24	the executive board, may foreclose a claim of lien in like manner as a mortgage or deed of trust
25	on real estate under power of sale, as provided in Article 2A of Chapter 45 of the General
26	Statutes, if the assessment remains unpaid for 90 days or more. The association shall not
27	foreclose the claim of lien unless the executive board votes to commence the proceeding
28	against the specific unit. The following provisions and procedures shall be applicable to and
29	complied with in every nonjudicial power of sale foreclosure of a claim of lien, and these
30	provisions and procedures shall control to the extent they are inconsistent or in conflict with the
31	provisions of Article 2A of Chapter 45 of the General Statutes:
32	(1) The association shall be deemed to have a power of sale for purposes of
33	enforcement of its claim of lien.lien, unless it has failed to maintain
34	registration with the North Carolina Real Estate Commission pursuant to
35	Article 8 of Chapter 93A of the General Statutes."
36	<b>SECTION 4.(b)</b> Article 3 of Chapter 47C of the General Statutes is amended by
37	adding a new section to read:
38	"§ 47C-3-120. Registration with the North Carolina Real Estate Commission; ability to
39	enforce liens.
40	(a) <u>Beginning January 1, 2016, the association shall annually register with the North</u>
41	Carolina Real Estate Commission pursuant to Article 8 of Chapter 93A of the General Statutes.
42	(b) Notwithstanding G.S. 47C-3-116, if the association fails to maintain registration
43	with the North Carolina Real Estate Commission, then it shall not be able to enforce any liens
44	filed against a lot or lot owner."
45	<b>SECTION 5.(a)</b> This act is effective when it becomes law. Section 3 and Section 4
46	apply to actions to enforce liens filed on or after that date.
47	SECTION 5.(b) The North Carolina Real Estate Commission shall promulgate
48	rules and create any forms and tracking systems necessary to implement the provisions of this
49	act.