1 AN ACT 2 relating to the operation of certain condominium unit owners' 3 associations. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Section 82.002(c), Property Code, is amended to 5 read as follows: 6 7 (c) This section and the following sections apply to a condominium in this state for which the declaration was recorded 8 before January 1, 1994: Sections 82.005, 82.006, 82.007, 82.053, 9 82.054, 82.102(a)(1)-(7), (a)(12)-(21), (f), and (g) [and 10 (12)-(22)], 82.108, 82.111, 82.113, 82.114, 82.116, 82.118, 11 12 82.157, and 82.161. The definitions prescribed by Section 82.003 apply to a condominium in this state for which the declaration was 13 recorded before January 1, 1994, to the extent the definitions do 14 not conflict with the declaration. The sections listed in this 15 16 subsection apply only with respect to events and circumstances occurring on or after January 1, 1994, and do not invalidate 17 existing provisions of the declaration, bylaws, or plats or plans 18 of a condominium for which the declaration was recorded before 19 20 January 1, 1994.

SECTION 2. Section 82.003(a), Property Code, is amended by amending Subdivision (11) and adding Subdivision (11-a) to read as follows:

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(11) "Declaration" means an [a recorded] instrument,

however denominated, that creates a condominium, and any [recorded]
 amendment to that instrument.

(11-a) "Dedicatory instrument" means each document 3 governing the establishment, maintenance, or operation of a 4 condominium regime. The term includes a declaration or similar 5 instrument subjecting real property to: 6 7 (A) restrictive covenants, bylaws, or similar 8 instruments governing the administration or operation of a unit owners' association; 9 10 (B) properly adopted rules and regulations of the unit owners' association; or 11 12 (C) all lawful amendments to the covenants, 13 bylaws, instruments, rules, or regulations. SECTION 3. Section 82.102, Property Code, is amended by 14 15 amending Subsection (a) and adding Subsections (f) and (g) to read as follows: 16 17 (a) Unless otherwise provided by the declaration, the association, acting through its board, may: 18 19 (1)adopt and amend bylaws; 20 (2) and budgets adopt amend for revenues, expenditures, and reserves, and collect assessments for common 21 expenses from unit owners; 22 23 (3) hire and terminate managing agents and other 24 employees, agents, and independent contractors; 25 (4) institute, defend, intervene in, settle, or 26 compromise litigation or administrative proceedings in its own name 27 on behalf of itself or two or more unit owners on matters affecting

1 the condominium;

2 (5) make contracts and incur liabilities relating to3 the operation of the condominium;

4 (6) regulate the use, maintenance, repair,
5 replacement, modification, and appearance of the condominium;

6 (7) adopt and amend rules regulating the use, 7 occupancy, leasing or sale, maintenance, repair, modification, and 8 appearance of units and common elements, to the extent the 9 regulated actions affect common elements or other units;

10 (8) cause additional improvements to be made as a part 11 of the common elements;

(9) acquire, hold, encumber, and convey in its own name any right, title, or interest to real or personal property, except common elements of the condominium;

15 (10) grant easements, leases, licenses, and 16 concessions through or over the common elements;

(11) impose and receive payments, fees, or charges for the use, rental, or operation of the common elements and for services provided to unit owners;

(12) impose interest and late charges for late payments of assessments, returned check charges, and, if notice and an opportunity to be heard are given <u>in accordance with Subsection</u> (d), reasonable fines for violations of the declaration, bylaws, and rules of the association;

(13) adopt and amend rules regulating the collection
of delinquent assessments and the application of payments;

27 (14) adopt and amend rules regulating the termination

1 of utility service to a unit, the owner of which is delinquent in 2 the payment of an assessment that is used, in whole or in part, to 3 pay the cost of that utility;

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4 (15) impose reasonable charges for preparing,
5 recording, or copying declaration amendments, resale certificates,
6 or statements of unpaid assessments;

7 (16) enter a unit for bona fide emergency purposes
8 when conditions present an imminent risk of harm or damage to the
9 common elements, another unit, or the occupants;

10 (17) [assign its right to future income, including the 11 right to receive common expense assessments, but only to the extent 12 the declaration so provides;

13 [(18)] suspend the voting privileges of or the use of 14 certain general common elements by an owner delinquent for more 15 than 30 days in the payment of assessments;

16 <u>(18)</u> [(19)] purchase insurance and fidelity bonds it 17 considers appropriate or necessary;

18 <u>(19)</u> [(20)] exercise any other powers conferred by the 19 declaration or bylaws;

20 (20) [(21)] exercise any other powers that may be 21 exercised in this state by a corporation of the same type as the 22 association; and

23 (21) [(22)] exercise any other powers necessary and
 24 proper for the government and operation of the association.

25 (f) Except as provided by Subsection (g), the association by 26 resolution of the board of directors may:

27 (1) borrow money; and

1	(2) assign as collateral for the loan authorized by
2	the resolution:
3	(A) the association's right to future income,
4	including the right to receive assessments; and
5	(B) the association's lien rights.
6	(g) If a dedicatory instrument requires a vote of members of
7	the association to borrow money or assign the association's right
8	to future income or the association's lien rights, the loan or
9	assignment must be approved as provided by the dedicatory
10	instrument. The board may determine whether a vote for that purpose
11	may be cast electronically, by absentee ballot, in person or by
12	proxy at a meeting called for that purpose, or by written consent.
13	If a lower approval threshold is not provided by the dedicatory
14	instrument, approval requires the consent of owners holding 67
15	percent of all voting interests.

16 SECTION 4. Section 82.111, Property Code, is amended by 17 amending Subsections (c), (i), and (j) and adding Subsections (k), 18 (1), and (m) to read as follows:

If the insurance described by Subsections (a) and (b) is 19 (c) not reasonably available, the association shall cause notice of 20 that fact to be delivered or mailed to all unit owners and 21 22 lienholders. The declaration may require the association to carry any other insurance, and the association in any event may carry any 23 24 other insurance the board considers appropriate to protect the 25 condominium, the association, or the unit owners. Insurance policies maintained under Subsection (a) may provide for 26 commercially reasonable deductibles as the board determines 27

1 <u>appropriate or necessary.</u> This section does not affect the right of 2 a holder of a mortgage on a unit to require a unit owner to acquire 3 insurance in addition to that provided by the association.

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Except as provided by this section, any [Any] portion of 4 (i) 5 the condominium for which insurance is required that is damaged or destroyed shall be promptly repaired or replaced by the association 6 unless the condominium is terminated, repair or replacement would 7 8 be illegal under any state or local health or safety statute or ordinance, or at least 80 percent of the unit owners[, including 9 10 each owner of a unit or assigned limited common element that will not be rebuilt or repaired, vote to not rebuild. Each owner of a 11 12 unit may vote, regardless of whether the owner's unit or limited common element has been damaged or destroyed. A vote may be cast 13 electronically or by written ballot if a meeting is not held for 14 15 that purpose or in person or by proxy at a meeting called for that purpose. A vote to not rebuild does not increase an insurer's 16 liability to loss payment obligation under a policy, and the vote 17 does not cause a presumption of total loss. Except as provided by 18 19 this section, the [The] cost of repair or replacement in excess of 20 the insurance proceeds [and reserves] is a common expense, and the board may levy an assessment to pay the expenses in accordance with 21 each owner's common expense liability. If the entire condominium is 22 not repaired or replaced, any insurance proceeds attributable to 23 24 the damaged common elements shall be used to restore the damaged area to a condition compatible with the remainder 25 of the 26 condominium, the insurance proceeds attributable to units and limited common elements that are not rebuilt shall be distributed 27

1 to the owners of those units and the owners of the units to which limited common elements were assigned, or to their 2 those 3 mortgagees, as their interests may appear, and the remainder of the proceeds shall be distributed to all the unit owners in accordance 4 5 with each owner's undivided interest in the common elements unless otherwise provided in the declaration [as their interests may 6 appear]. If the unit owners vote to not rebuild any unit, that 7 unit's allocated interests shall be automatically reallocated on 8 the vote as if the unit had been condemned, and the association 9 shall prepare, execute, and record an amendment to the declaration 10 reflecting the reallocation. Section 82.068 governs the 11 12 distribution of insurance proceeds if the condominium is 13 terminated.

14 (j) <u>If the cost to repair damage to a unit or common element</u> 15 <u>covered by the association's insurance is less than the amount of</u> 16 <u>the applicable insurance deductible</u>, <u>the party who would be</u> 17 <u>responsible for the repair in the absence of insurance shall pay the</u> 18 <u>cost for the repair of the unit or common element.</u>

19 (k) If the association's insurance provides coverage for the loss and the cost to repair the damage to a unit or common 20 element is more than the amount of the applicable insurance 21 22 deductible, the dedicatory instruments determine payment for the cost of the association's deductible and costs incurred before 23 insurance proceeds are available. If the dedicatory instruments 24 are silent, the board of directors of the association by resolution 25 26 shall determine the payment of those costs, or if the board does not approve a resolution, the costs are a common expense. A resolution 27

1 <u>under this subsection is considered a dedicatory instrument and</u>
2 <u>must be recorded in each location in which the declaration is</u>
3 <u>recorded.</u>

<u>(1) If damage to a unit or the common elements is due wholly</u>
<u>or partly to an act or omission of any unit owner or a guest or</u>
<u>invitee of the unit owner, the association may assess the</u>
<u>deductible expense and any other expense in excess of insurance</u>
<u>proceeds against the owner and the owner's unit.</u>

9 <u>(m)</u> The provisions of this section may be varied or waived 10 if all the units in a condominium are restricted to nonresidential 11 use.

SECTION 5. Section 82.113(g), Property Code, is amended to read as follows:

14 (q) The owner of a unit [used for residential purposes and] 15 purchased [by an association] at a foreclosure sale of the association's lien for assessments may redeem the unit not later 16 17 than the 90th day after the date of the foreclosure sale. If the association is the purchaser [To redeem the unit], the owner must 18 pay to the association to redeem the unit all amounts due the 19 association at the time of the foreclosure sale, interest from the 20 date of foreclosure sale to the date of redemption at the rate 21 provided by the declaration for delinquent assessments, reasonable 22 23 attorney's fees and costs incurred by the association in 24 foreclosing the lien, any assessment levied against the unit by the association after the foreclosure sale, and any reasonable cost 25 26 incurred by the association as owner of the unit, including costs of maintenance and leasing. If a party other than the association is 27

1 the purchaser, the redeeming owner must pay to the purchaser of the unit at the foreclosure sale an amount equal to the amount bid at 2 3 the sale, interest on the bid amount computed from the date of the foreclosure sale to the date of redemption at the rate of six 4 percent, any assessment paid by the purchaser after the date of 5 foreclosure, and any reasonable costs incurred by the purchaser as 6 the owner of the unit, including costs of maintenance and leasing. 7 The redeeming owner must also pay to the association all 8 assessments that are due as of the date of the redemption and 9 10 reasonable attorney's fees and costs incurred by the association in foreclosing the lien. On redemption, the purchaser of the unit at 11 12 the foreclosure sale [association] shall execute a deed with no warranty to the redeeming unit owner. The exercise of the right of 13 14 redemption is not effective against a subsequent purchaser or 15 lender for value without notice of the redemption after the redemption period expires unless the redeeming unit owner records 16 17 the deed from the purchaser of the unit at the foreclosure sale [association] or an affidavit stating that the owner has exercised 18 the right of redemption. A unit that has been redeemed remains 19 subject to all liens and encumbrances on the unit before 20 foreclosure. All rents and other income collected from the unit by 21 the purchaser of the unit at the foreclosure sale [association] 22 23 from the date of foreclosure sale to the date of redemption belong 24 to the purchaser of the unit at the foreclosure sale [association], but the rents and income shall be credited against the redemption 25 26 amount. The purchaser of [An association purchasing] a unit at a sale foreclosing an association's assessment [its] lien may not 27

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transfer ownership of the unit during the redemption period to a
 person other than a redeeming owner.

3 SECTION 6. Section 82.116, Property Code, is amended by 4 adding Subsections (a-1) and (a-2) to read as follows:

5 <u>(a-1) The county clerk of each county in which a management</u> 6 <u>certificate is filed as required by this section shall record the</u> 7 <u>management certificate in the real property records of the county</u> 8 <u>and index the document as a "Condominium Association Management</u> 9 <u>Certificate."</u>

10 <u>(a-2) To ensure that all management certificates are</u> 11 <u>recorded and indexed as provided by Subsection (a-1), each</u> 12 <u>condominium unit owners' association that recorded a management</u> 13 <u>certificate under this section before September 1, 2013, shall</u> 14 <u>record a new management certificate on or before January 1, 2014.</u> 15 <u>This subsection expires January 1, 2015.</u>

16 SECTION 7. (a) The change in law made by this Act to Section 17 82.111, Property Code, applies only to payment of costs incurred on 18 or after the effective date of this Act. Payment of costs incurred 19 before the effective date of this Act is governed by the law in 20 effect immediately before the effective date of this Act, and that 21 law is continued in effect for that purpose.

(b) Section 82.113(g), Property Code, as amended by this Act, applies only to a condominium unit sold at a foreclosure sale on or after the effective date of this Act. A unit sold at a foreclosure sale before the effective date of this Act is subject to the law in effect immediately before the effective date of this Act, and that law is continued in effect for that purpose.

1 SECTION 8. This Act takes effect September 1, 2013.

President of the Senate

Speaker of the House

I certify that H.B. No. 2075 was passed by the House on May 9, 2013, by the following vote: Yeas 131, Nays 6, 2 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 2075 was passed by the Senate on May 22, 2013, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED:

Date

Governor