1	AN ACT
2	relating to amendments to the Texas Timeshare Act.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Section 221.002, Property Code, is amended to
5	read as follows:
6	Sec. 221.002. DEFINITIONS. As used in this chapter:
7	(1) "Accommodation" means any apartment, condominium
8	or cooperative unit, [or] hotel or motel room <u>, cabin, lodge, or</u>
9	other private or commercial structure that:
10	(A) is affixed to real property;
11	(B) is designed for occupancy or use by one or
12	more individuals; and
13	(C) is part of [in a building or commercial
14	<pre>structure that is situated on] a timeshare plan [property and</pre>
15	<pre>subject to a timeshare regime].</pre>
16	<pre>(2) "Advertisement [Advertising]" means any written,</pre>
17	oral, or electronic communication that is directed to or targeted
18	at individuals in this state and contains a promotion, [direct or
19	indirect solicitation or] inducement, or offer to sell a timeshare
20	interest, including a promotion, inducement, or offer to sell:
21	(A) contained in a brochure, pamphlet, or radio
22	or television transcript;
23	(B) communicated by [to purchase and includes a
24	solicitation or inducement made by print or] electronic media <u>or</u>

1 telephone; or

2 (C) solicited[7] through direct [the] mail[7 or 3 by personal contact].

4 (3) "Amenities" means all common areas and includes
5 recreational and maintenance facilities of the timeshare <u>plan</u>
6 [property].

(4) <u>"Assessment" means an amount assessed against or</u>
<u>collected from a purchaser by an association or its managing entity</u>
<u>in a fiscal year, regardless of the frequency with which the amount</u>
<u>is assessed or collected, to cover expenditures, charges, reserves,</u>
<u>or liabilities related to the operation of a timeshare plan or</u>
<u>timeshare properties managed by the same managing entity.</u>

(5) "Association" means a council or association
 composed of all persons who have purchased a timeshare interest.

15 (6) "Commission" means the Texas Real Estate 16 Commission.

17 <u>(7) "Component site" means a specific geographic</u> 18 <u>location where accommodations that are part of a multisite</u> 19 <u>timeshare plan are located. Separate phases of a single timeshare</u> 20 <u>property in a specific geographic location and under common</u> 21 <u>management are a single component site.</u>

22 <u>(8)</u> [(5) "Council of purchasers" means a council or 23 association composed of all persons who have purchased a timeshare 24 estate. 25 [(6)] "Developer" means:

(A) any person, excluding a sales agent, who
 creates a timeshare plan or is in the business of selling timeshare

1	interests or employs a sales agent to sell timeshare interests; or
2	(B) any person who succeeds in the developer's
3	interest by sale, lease, assignment, mortgage, or other transfer if
4	the person:
5	(i) offers at least 12 timeshare interests
6	in a particular timeshare plan; and
7	(ii) is in the business of selling
8	timeshare interests or employs a sales agent to sell timeshare
9	<u>interests</u> [regime].
10	<u>(9)</u> [(7)] "Dispose" or "disposition" means a
11	voluntary transfer of any legal or equitable timeshare interest but
12	does not include the transfer or release of a real estate lien or of
13	a security interest.
14	<u>(10)</u> [(8)] "Escrow agent" means <u>a</u> [an independent]
15	bonded escrow company, a financial [or an] institution whose
16	accounts are insured by a governmental agency or instrumentality <u>,</u>
17	or an attorney or title insurance agent licensed in this state [and]
18	who is responsible for the receipt and disbursement of funds in
19	accordance with this chapter.
20	(11) [(9)] "Exchange company" means any person[$_{ au}$
21	including a developer,] who owns or operates an exchange program.
22	<u>(12)</u> [(10)] "Exchange disclosure statement" means a
23	written statement that includes the information required by Section
24	<u>221.033</u> [201.033].
25	(13) [(11)] "Exchange program" means any <u>method</u> ,
26	arrangement, or procedure for the voluntary exchange of [program
27	under which the owner of a] timeshare interests among purchasers or

1	owners [interest may exchange a timeshare period for another
2	timeshare period in the same or a different timeshare property, but
3	does not include a one-time exchange of timeshare periods in the
4	same timeshare property if offered to a purchaser by a developer
5	after that purchaser's disposition].
6	(14) "Incidental use right" means the right to use
7	accommodations and amenities at one or more timeshare properties
8	that is not guaranteed and is administered by the managing entity of
9	the timeshare properties that makes vacant accommodations at the
10	timeshare properties available to owners of timeshare interests in
11	the timeshare properties.
12	(15) [(12)] "Managing entity" means the person
13	responsible for operating and maintaining a timeshare property.
14	(16) "Multisite timeshare plan" means a plan in which
15	a timeshare purchaser has:
16	(A) a specific timeshare interest, which is the
17	right to use and occupy accommodations at a specific timeshare
18	property and the right to use and occupy accommodations at one or
19	more other component sites created by or acquired solely through
20	the reservation system of the timeshare plan; or
21	(B) a nonspecific timeshare interest, which is
22	the right to use and occupy accommodations at more than one
23	component site created by or acquired solely through the
24	reservation system of the timeshare plan but which does not include
25	a right to use and occupy a particular accommodation.
26	(17) [(13) "Master deed" or "master lease" or
27	"declaration" means the deed, lease, or declaration establishing

1 real property as a timeshare regime.

[(14)] "Offering" or "offer" means any advertisement, inducement, or solicitation and includes any attempt to encourage a person to purchase a timeshare interest other than as a security for an obligation.

(18) [(15)] "Project instrument" means <u>a timeshare</u> 6 7 instrument or one or more recordable documents, by whatever name 8 denominated, applying to the whole of a timeshare project and 9 containing restrictions or covenants regulating the use, occupancy, or disposition of units in a project, including a 10 [master deed, master lease,] declaration for a condominium, 11 association articles of incorporation, association [or] bylaws, 12 and rules for a condominium in which a timeshare plan is created. 13

14 <u>(19)</u> [(16)] "Promotion" means any program, [or] 15 activity, contest, or gift, prize, or other item of value used to 16 induce any person to attend a timeshare sales presentation.

17 <u>(20)</u> [(17) "Promotional disclosure statement" means a 18 written statement that includes the information required by Section 19 201.031.

20 [(18)] "Purchaser" means any person, other than a 21 <u>developer</u> [seller], who by means of a voluntary transfer acquires a 22 legal or equitable interest in a timeshare interest other than as a 23 security for an obligation.

(21) "Reservation system" means the method,
 arrangement, or procedure by which a purchaser, in order to reserve
 the use and occupancy of an accommodation of a multisite timeshare
 plan for one or more timeshare periods, is required to compete with

other purchasers in the same multisite timeshare plan, regardless 1 2 of whether the reservation system is operated and maintained by the multisite timeshare plan, a managing entity, an exchange company, 3 4 or any other person. If a purchaser is required to use an exchange program as the purchaser's principal means of obtaining the right 5 6 to use and occupy the accommodations and facilities of the plan, the 7 arrangement is considered a reservation system. If the exchange company uses a mechanism to exchange timeshare periods among 8 members of the exchange program, the use of the mechanism is not 9 considered a reservation system of the multisite timeshare plan. 10 [(19) "Seller" means any person, including a 11

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12 developer, who in the ordinary course of business offers a 13 timeshare interest for sale to the public, but does not include a 14 person who acquires a timeshare interest for his use and 15 subsequently offers it for resale.

16 [(20) "Substantially complete" means that the 17 timeshare unit, including furnishings and appliances, is complete 18 as represented in the timeshare disclosure statement, the 19 accommodations are ready for occupancy, and the amenities dedicated 20 to the timeshare regime are as represented in the timeshare 21 disclosure statement.

[(21) "Timeshare estate" means any arrangement under which the purchaser receives a freehold estate or an estate for years in a timeshare property and the right to use an accommodation or amenities, or both, in that property for a timeshare period on a recurring basis.]

27

(22) <u>"Single-site timeshare plan" means a timeshare</u>

plan in which a timeshare purchaser's right to use and occupy 1 accommodations is limited to a single timeshare property. A 2 single-site timeshare plan that includes an incidental use right or 3 a program under which the owner of a timeshare interest at a 4 5 specific timeshare property may exchange a timeshare period for 6 another timeshare period at the same or another timeshare property under common management does not transform the single-site 7 8 timeshare plan into a multisite timeshare plan.

9 <u>(23)</u> "Timeshare disclosure statement" means a written 10 statement that includes the information required by Section <u>221.032</u> 11 [201.032].

12 (24) [(23)] "Timeshare <u>estate</u> [expenses]" means <u>an</u> 13 <u>arrangement under which the purchaser receives a right to occupy</u> 14 [expenditures, charges, or liabilities for the operation of] a 15 timeshare property <u>and an estate interest in the real property</u> [or 16 timeshare system, including any allocations to maintain reserves 17 but excluding any purchase money payable for timeshare interests:

18 [(A) incurred in connection with a timeshare 19 interest by or on behalf of the owner of all timeshare interests in 20 a timeshare property; and

21 [(B) imposed on timeshare interests by the 22 managing entity].

23 (25) [(24)] "Timeshare interest" means a timeshare
 24 estate or timeshare use.

25 (26) [(25)] "Timeshare instrument" means a master 26 deed, master lease, declaration, or any other instrument used in 27 the creation of a timeshare <u>plan</u> [regime].

[(26) "Timeshare liability" means the liability for 1 timeshare expenses allocated to each timeshare interest. 2 "Timeshare period" means the period within which 3 (27) 4 the purchaser of a timeshare interest is entitled to the exclusive 5 possession, occupancy, and use of an accommodation [a timeshare unit and to the general use of all amenities]. 6 (28) "Timeshare plan" means any arrangement, plan, 7 scheme, or similar method, excluding an exchange program but 8 including a membership agreement, sale, lease, deed, license, or 9 right-to-use agreement, by which a purchaser, in exchange for 10 consideration, receives an ownership right in or the right to use 11 accommodations for a period of time less than a year during a given 12 year, but not necessarily consecutive years. 13 14 (29) [(28)] "Timeshare property" means: 15 (A) one or more [all real property that is subject to a timeshare declaration, including all] accommodations 16 17 and any related amenities subject to the same timeshare instrument; 18 and (B) any other property or property rights 19 appurtenant to the accommodations and amenities. 20 [(29) "Timeshare regime" means the real property use 21 that is created by the filing and recordation of a master deed, 22 master lease, or declaration.] 23 24 (30) ["Timeshare unit" means any accommodation that is divided into timeshare periods. 25 [(31)] "Timeshare use" means any arrangement [other 26 hotel or motel operation, whether by lease, 27

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agreement, license, use agreement or other means,] under which the purchaser receives a right to <u>occupy</u> [use an accommodation or amenities or both for] a timeshare property [period on a recurring basis], but under which the purchaser does not receive <u>an</u> [a freehold] estate <u>interest</u> [or an estate for years] in <u>the</u> [a] timeshare property.

7 [(32) "Timeshare fees" means an amount assessed 8 against or collected from an owner by a managing entity in a fiscal 9 year, without regard to the frequency with which the amount is 10 assessed or collected.

11 [(33) "Owner" means a person who holds a legal or 12 equitable interest in a timeshare interest in timeshare property 13 subject to the requirements of this Act.

14 [(34) "Timeshare system" means two or more timeshare 15 properties located in separate geographic areas that are:

16

[(A) managed by the same managing entity; and

17 [(B) subject to a written arrangement or 18 agreement whereby an owner of a timeshare interest in any one of the 19 timeshare properties may use a timeshare unit and the amenities of 20 any of the other timeshare properties as provided in the project 21 instruments.]

22 SECTION 2. Section 221.003, Property Code, is amended by 23 adding Subsections (d) and (e) to read as follows:

24 (d) A timeshare property subject to this chapter is not
 25 subject to Chapter 209 unless an individual timeshare owner
 26 continuously occupies a single timeshare property as the owner's
 27 primary residence 12 months of the year.

1	(e) If a person with a specific program that might otherwise
2	be subject to this chapter received from the commission, before
3	January 31, 2005, a written determination that the program is
4	exempt from this chapter as the chapter existed when the
5	determination was made, the program remains exempt from this
6	chapter if:
7	(1) the program does not vary materially from the
8	terms on which the exemption was granted; or
9	(2) the program varies materially from the terms on
10	which the exemption was granted, but the person receives from the
11	commission a new written determination that the program is exempt
12	from this chapter.
13	SECTION 3. Sections 221.011, 221.012, 221.013, and 221.014,
14	Property Code, are amended to read as follows:
15	Sec. 221.011. DECLARATION. (a) <u>The developer of a</u>
16	timeshare plan any part of which is located in this state must
17	record the timeshare instrument in this state. When a person [who
18	is a developer, the sole owner, or the co-owner of a building or
19	proposed building or buildings] expressly declares an intent to
20	subject the property to a timeshare plan through the recordation of
21	a timeshare instrument [master deed, master lease, or declaration]
22	that sets forth the information provided in Subsections (b) and
23	(c), [and that sets forth the intent to submit that property to a
24	timeshare regime,] that property shall be established thenceforth
25	as a timeshare <u>plan</u> [regime].
26	(b) The declaration made in a timeshare instrument recorded
27	under this section must include:

(1) a legal description of the timeshare property, 1 2 including a ground plan indicating the location of each existing or proposed building included in [to be constructed on] the timeshare 3 4 plan [property]; 5 (2) a description of each existing or proposed 6 accommodation [timeshare unit], including the location and square footage of each unit and an interior floor plan of each existing or 7 8 proposed building; 9 (3) a description of any [the] amenities furnished or 10 to be furnished to the purchaser; a statement of the fractional or percentage part 11 (4) that each timeshare interest bears to the entire timeshare plan 12 [regime]; 13 14 (5) if applicable, a statement that the timeshare 15 property is part of a <u>multisite</u> timeshare <u>plan</u> [system]; and any additional provisions that are consistent with 16 (6) 17 this section. Any timeshare interest created under this section is 18 (c) subject to [an interest in real property within the meaning of] 19 Section 1101.002(5), Occupations Code, but Sections 1101.351(a)(1) 20 and (c), Occupations Code, do not apply to the acts of an exchange 21 company in exchanging timeshare periods [under a timeshare 22 program]. 23 24 [(d) Any timeshare interest located wholly without this 25 state may be sold or otherwise disposed of within this state if the timeshare property is in full compliance with the legal 26 requirements of and may be validly sold or otherwise disposed of as 27

a timeshare property in the jurisdiction in which the timeshare 1 property is located and if all information required in this section 2 is included in the disclosure statement. 3 Sec. 221.012. CONVEYANCE AND ENCUMBRANCE. Once 4 the 5 property is established as a timeshare plan [regime], each 6 timeshare interest may be individually conveyed or encumbered and shall be entirely independent of all other timeshare interests in 7 8 the same timeshare property. Any title or interest in a timeshare 9 interest may be recorded.

10Sec. 221.013.COMMONOWNERSHIP.(a)Anytimeshare11interest may be jointly or commonly owned by more than one person.

12 (b) A timeshare estate may be jointly or commonly owned in 13 the same manner as any other real property interest in this state.

Sec. 221.014. PARTITION. An action for partition of a timeshare interest may not be maintained <u>during the term of a</u> <u>timeshare plan</u> [unless expressly permitted by the declaration].

SECTION 4. Subchapter C, Chapter 221, Property Code, is amended by amending Sections 221.021, 221.022, 221.023, 221.024, and 221.025 and adding Section 221.026 to read as follows:

20 Sec. 221.021. REGISTRATION REQUIRED. (a) <u>Except as</u> 21 <u>provided by Subsection (b) or (d) of this section or another</u> 22 <u>provision of this chapter, a</u> [A] person may not offer or dispose of 23 a timeshare interest unless the timeshare <u>plan</u> [property] is 24 registered with the commission.

25 (b) <u>Before a registration application for a timeshare plan</u> 26 <u>is submitted or completed, a</u> [A] developer or any person acting on 27 the developer's [his] behalf may accept a reservation and a deposit

from <u>a</u> [the] prospective purchaser if the deposit is placed in <u>a</u> <u>segregated</u> [an] escrow account with an <u>independent</u> escrow agent and if the deposit is fully refundable at any time at the request of the purchaser. The deposit may not be forfeited unless the purchaser affirmatively creates a binding obligation by a subsequent written instrument.

7 (c) A developer or <u>any person</u> [anyone] acting on <u>the</u> 8 <u>developer's</u> [his] behalf may not <u>offer or</u> dispose of [or encumber] a 9 timeshare interest during any period within which there is in 10 effect an order by the commission or by any court of competent 11 jurisdiction revoking or suspending the registration of the 12 timeshare <u>plan</u> [property] of which such timeshare interest is a 13 part.

(d) At the developer's request, the commission may 14 15 authorize the developer to conduct presales before a timeshare plan is registered if the registration application is administratively 16 17 complete, as determined by the commission or as established by commission rule. The authorization for presales permits the 18 19 developer to offer and dispose of timeshare interests during the period the application is in process. To obtain a presales 20 21 authorization, the developer must:

22 (1) submit a written request to the commission for an 23 authorization to conduct presales;

24 (2) submit an administratively complete application
 25 for registration, including appropriate fees and exhibits required
 26 by the commission; and
 27 (3) provide evidence acceptable to the commission that

H.B. No. 1045 all funds received by the developer will be placed with an escrow 1 2 agent with instructions requiring the funds to be retained until a registration application is complete as determined by the 3 4 commission. 5 (e) During the presales authorization period, the developer 6 must: 7 (1) provide to each purchaser and prospective 8 purchaser a copy of the proposed timeshare disclosure statement 9 that the developer submitted to the commission with the initial 10 registration application; and (2) offer each purchaser the opportunity to cancel the 11 12 purchase contract as provided by Section 221.041. (f) After the final timeshare disclosure statement is 13 approved by the commission, the developer must: 14 15 (1) give each purchaser and prospective purchaser a 16 copy of the final timeshare disclosure statement; and 17 (2) if the commission determines that a materially adverse change exists between the disclosures contained in the 18 proposed timeshare disclosure statement and the final timeshare 19 disclosure statement, provide the purchaser a second opportunity to 20 21 cancel the purchase contract as provided by Section 221.041. (g) The requirements of this subchapter remain in effect 22 during the period the developer offers or disposes of timeshare 23 24 interests of the timeshare plan registered with the commission. The developer must notify the commission in writing when all of the 25 26 timeshare interests of a timeshare plan have been disposed of. Sec. 221.022. APPLICATION FOR REGISTRATION. 27 An (a)

1 application for registration filed under this section must include 2 a timeshare disclosure statement and any required exchange 3 disclosure statement required by Section 221.033, recorded [201.033, certified] copies of all timeshare instruments, and other 4 5 information as may be required by the commission. If the timeshare property is a newly developed property, recorded copies of the 6 timeshare instruments must be provided promptly after recorded 7 8 copies are available from the entity with which the instruments are 9 recorded. If existing or proposed accommodations are in a condominium, an applicant who complies with this section is not 10 required to prepare or deliver a condominium information statement 11 12 or a resale certificate as described by Chapter 82.

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If existing or proposed accommodations [timeshare 13 (b) 14 units] are in a condominium or similar development, the application 15 for registration must contain the project instruments of that development and affirmatively indicate that the creation and 16 17 disposition of timeshare interests are not prohibited by those instruments. If the project instruments do not expressly authorize 18 creation and disposition of timeshare interests, 19 the the application must contain evidence that existing owners of the 20 21 condominium development were provided written notice, at least 60 days before the application for registration, that timeshare 22 interests would be created and sold. If the project instruments 23 24 prohibit the creation or disposition of timeshare interests, the 25 application must contain a certification by the authorized 26 representative of all existing owners that the project instruments 27 have been properly amended to permit that creation and disposition.

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1	(c) The commission may accept an abbreviated registration
2	application from a developer of a timeshare plan if all
3	accommodations in the plan are located outside this state. The
4	developer must file written notice of the intent to register under
5	this section not later than the 15th day before the date the
6	abbreviated application is submitted.
7	(d) A developer of a timeshare plan with any accommodation
8	located in this state may not file an abbreviated application
9	unless:
10	(1) the developer is a:
11	(A) successor in interest after a merger or
12	acquisition; or
13	(B) joint venture in which the previous developer
14	or its affiliate is a partner or a member; and
15	(2) the previous developer registered the timeshare
16	plan in this state preceding the merger, acquisition, or joint
17	venture.
18	(e) A developer filing an abbreviated application must
19	provide:
20	(1) the legal name and any assumed names and the
21	principal office location, mailing address, telephone number, and
22	primary contact person of the developer;
23	(2) the name, location, mailing address, telephone
24	number, and primary contact person of the timeshare plan;
25	(3) the name and address of the developer's authorized
26	or registered agent for service of process in this state;
27	(4) the name, primary office location, mailing

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1	address, and telephone number of the managing entity of the
2	timeshare plan;
3	(5) the certificate or other evidence of registration
4	from any jurisdiction in which the timeshare plan is approved or
5	accepted;
6	(6) the certificate or other evidence of registration
7	from the appropriate regulatory agency of any other jurisdiction in
8	the United States in which some or all of the accommodations are
9	located;
10	(7) a declaration stating whether the timeshare plan
11	is a single-site timeshare plan or a multisite timeshare plan;
12	(8) if the plan is a multisite timeshare plan, a
13	declaration stating whether the plan consists of specific timeshare
14	interests or nonspecific timeshare interests;
15	(9) a disclosure of each jurisdiction in which the
16	developer has applied for registration of the timeshare plan and
17	whether the timeshare plan, the developer, or the managing entity
18	used were denied registration or, during the five-year period
19	before the registration application date, were the subject of a
20	final adverse disposition in a disciplinary proceeding;
21	(10) if requested by the commission, copies of any
22	disclosure documents required to be provided to purchasers or filed
23	with any jurisdiction that approved or accepted the timeshare plan;
24	(11) the appropriate filing fee; and
25	(12) any other information reasonably requested by the
26	commission or required by commission rule.
27	(f) A foreign jurisdiction providing evidence of

1 registration as provided by Subsection (e)(6) must have
2 registration and disclosure requirements that are substantially
3 similar to or stricter than the requirements of this chapter.

4 The commission shall investigate all matters relating (g) 5 to the application and may in its discretion require a personal 6 inspection of the proposed timeshare property by any persons designated by it. All direct expenses incurred by the commission in 7 8 inspecting the property shall be borne by the applicant. The 9 commission may require the applicant to pay an advance deposit sufficient to cover those expenses. 10

Sec. 221.023. AMENDMENT OF REGISTRATION. 11 The developer shall [or managing entity shall promptly] file amendments to the 12 registration reporting to the commission any materially [material 13 and] adverse change in any document contained in the registration 14 15 not later than the 30th day after the date the developer knows or reasonably should know of the change. The developer may continue to 16 17 offer and dispose of timeshare interests under the existing registration pending review of the amendments by the commission if 18 19 the materially adverse change is disclosed to prospective 20 purchasers.

Sec. 221.024. POWERS OF COMMISSION. (a) The commission may prescribe and publish forms and adopt rules necessary to carry out the provisions of this chapter and may suspend or revoke the registration of any <u>developer</u>, place on probation the registration of a developer that has been suspended or revoked, reprimand a <u>developer</u>, impose an administrative penalty of not more than \$10,000, or take any other disciplinary action authorized by this

<u>chapter</u> [seller] if, after notice and hearing, the commission 1 determines that a developer [seller] has materially violated this 2 chapter, the Deceptive Trade Practices-Consumer Protection Act 3 4 (Subchapter E, Chapter 17, Business & Commerce Code), or the Contest and Gift Giveaway Act (Chapter 40, Business & Commerce 5 6 Code). [The commission may bring suit in a district court of Travis County, Texas, to enjoin a violation of this Act or for any other 7 8 relief as the court may deem appropriate.]

9

(b) The commission <u>may</u>:

10 (1) authorize specific employees to conduct hearings 11 and issue final decisions in contested cases; and

12 <u>(2)</u> [shall] establish reasonable fees for forms and 13 documents it provides to the public and for the filing or 14 registration of documents required by this chapter.

15 (c) If the commission initiates a disciplinary proceeding 16 under this chapter, the person is entitled to a hearing before the 17 commission or a hearing officer appointed by the commission. The 18 commission by rule shall adopt procedures to permit an appeal to the 19 commission from a determination made by a hearing officer in a 20 disciplinary action.

21 (d) The commission shall set the time and place of the 22 <u>hearing.</u>

(e) A disciplinary procedure under this chapter is governed
 by the contested case procedures of Chapter 2001, Government Code.

25 (f) The commission may file a suit in a district court of 26 Travis County to prevent a violation of this chapter or for any 27 other appropriate relief.

1	(g) Judicial review of a commission order imposing an
2	administrative penalty is:
3	(1) instituted by filing a petition as provided by
4	Subchapter G, Chapter 2001, Government Code; and
5	(2) by trial de novo.
6	Sec. 221.025. EFFECT OF REGISTRATION <u>ON OTHER LAWS</u> :
7	EXEMPTION [SALE EXEMPT] FROM CERTAIN LAWS [SECURITIES ACT]. (a) A
8	developer's compliance with [The filing of a registration under]
9	this chapter exempts the <u>developer's offer and disposition of</u> [sale
10	of] timeshare interests subject to this chapter <u>from securities and</u>
11	dealer registration under The Securities Act (Article 581-1 et
12	seq., Vernon's Texas Civil Statutes).
13	(b) A timeshare plan created as a condominium regime before
14	January 1, 1994, that complies with this chapter is exempt from the
15	requirements of Section 81.112 relating to club membership.
16	(c) A timeshare plan subject to Chapter 82 that complies
17	with this chapter is exempt from the requirements of Section
18	82.0675 relating to club membership.
19	(d) A developer's compliance with this chapter as to any
20	timeshare plan exempts any company, as defined by Chapter 181,
21	Finance Code (Texas Trust Company Act), that holds title to the
22	timeshare interests in the timeshare plan from compliance with the
23	Texas Trust Company Act as to the company's activities relating to
24	the holding of that title.
25	Sec. 221.026. ISSUANCE AND RENEWAL OF REGISTRATION. (a)
26	The commission by rule shall adopt requirements for the issuance
27	and renewal of a developer's registration under this chapter,

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the 15th day after the date the commission makes its determination. 1 2 The commission may grant the developer provisional approval for the advertisement if the developer agrees to correct the deficiencies 3 4 identified by the commission. A developer, on its own initiative, 5 may submit any proposed advertisement to the commission for review 6 and approval by the commission. (b) Any advertisement that contains a promotion 7 in connection with the offering of a timeshare interest must comply 8 9 with Chapter 40, Business & Commerce Code. (c) As provided by Subsections (d) and (e), an advertisement 10 that contains a [Before the use of any] promotion in connection with 11 12 the offering of a timeshare interest must include, in addition to any disclosures required under Chapter 40, Business & Commerce 13 Code, [the person who intends to use the promotion shall include] 14 15 the following [information in its advertisements to the prospective purchaser]: 16 17 (1) a statement to the effect that the promotion is intended to solicit purchasers of timeshare interests; 18 if applicable, a statement to the effect that any 19 (2) person whose name is obtained during the promotion may be solicited 20 21 to purchase a timeshare interest; (3) the full name of the developer [and seller] of the 22 23 timeshare property; and 24 (4) if applicable, the full name and address of any 25 marketing company involved in the promotion of the timeshare 26 property, excluding the developer or an affiliate or subsidiary of the <u>developer</u>. 27

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1	(d) An advertisement containing the disclosures required by
2	Chapter 40, Business & Commerce Code, and Subsection (c) must be
3	provided in writing or electronically:
4	(1) at least once before a scheduled sales
5	presentation; and
6	(2) in a reasonable period before the scheduled sales
7	presentation to ensure that the recipient receives the disclosures
8	before leaving to attend the sales presentation.
9	(e) The developer is not required to provide the disclosures
10	required by this section in every advertisement or other written,
11	oral, or electronic communication provided or made to a recipient
12	before a scheduled sales presentation[+
13	[(5) the complete rules of the promotion; and
14	[(6) the method of awarding, the odds of winning, a
15	statement of the retail value of prizes, gifts, or other benefits
16	under the promotion as set forth in Subsection (b) of this section,
17	the geographic region in which the promotion is being conducted,
18	the beginning and ending dates of the promotion, and the date by
19	which each prize, gift, or benefit will be awarded or conferred].
20	[(b) For the purposes of this section, the retail value of
21	the item is the price at which a substantial number of sales of the
22	exact item, having the same manufacturer, brand, model number, and
23	type, have been made to members of the general public by at least
24	two principal retail outlets in the State of Texas during the six
25	months immediately preceding the offering of the prize or gift
26	described in the promotion. However, if a substantial number of

1	in the six months immediately preceding the offering of the prize or
2	gift in a promotion or if the developer elects, then the retail
3	value of the prize or gift is the actual unit cost of the prize or
4	the gift, net of any discounts or rebates to the developer, plus 200
5	percent.
6	[Provided, however, in the event a prize or gift involves
7	lodging, airfare, trips, or recreational activity, the retail value
8	shall be the retail sales price of the lodging, airfare, trips, or
9	recreational activity to a member of the general public not
10	involved in a promotional or other discount transaction.
11	Sec. 221.032. TIMESHARE DISCLOSURE STATEMENT. (a) Before
12	the signing of any agreement [or contract] to acquire a timeshare
13	interest, the developer shall provide a timeshare disclosure
14	statement to the prospective purchaser and shall obtain from the
15	purchaser a written acknowledgement of receipt of the timeshare
16	disclosure statement.
17	(b) The timeshare disclosure statement <u>for a single-site</u>
18	timeshare plan or a multisite timeshare plan that includes a
19	specific timeshare interest must include:
20	(1) the type of timeshare plan offered and the name and
21	address of <u>:</u>
22	(A) the developer; and
23	(B) the single site or specific site offered for
24	the multisite timeshare plan [and the name and specific location of
25	<pre>the timeshare property];</pre>
26	(2) a description of the <u>duration and operation of the</u>
27	timeshare plan;

(3) a description of the existing or proposed 1 2 accommodations, including the type and number of timeshare interests in the accommodations expressed in periods of seven-day 3 4 use availability or other time increment applicable to the timeshare plan. The description of each type of accommodation 5 6 included in the timeshare plan shall be categorized by the number of bedrooms, the number of bathrooms, and sleeping capacity, and shall 7 8 include a statement indicating whether the accommodation contains a full kitchen, which means a kitchen that has a minimum of a 9 dishwasher, range, sink, oven, and refrigerator. 10 If the accommodations are proposed or incomplete, a schedule for 11 commencement, completion, and availability of the accommodations 12 shall be provided [amenities, timeshare property, and any project 13 or development within which the timeshare property is located or of 14 15 which it is a part; the total number of timeshare units in the timeshare property and whether and under what circumstances that 16 17 number may be increased or decreased; and, if a timeshare includes amenities not yet in existence, the commencement and 18 completion schedule of the proposed amenities]; 19 (4) [(3)] a description of any existing or proposed 20

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21 <u>amenities of the timeshare plan and, if the amenities are proposed</u> 22 <u>or incomplete, a schedule for commencement, completion, and</u> 23 <u>availability of the amenities</u> [the timeshare interests currently 24 available for disposition and, if applicable, the types and number 25 of units available];

26 (5) the extent to which financial arrangements have 27 been provided for the completion of all promised accommodations and

1	amenities that are committed to be built;
2	(6) a description of the method and timing for
3	performing maintenance of the accommodations;
4	(7) a statement indicating that, on an annual basis,
5	the sum of the nights that purchasers are entitled to use the
6	accommodations does not exceed the number of nights the
7	accommodations are available for use by the purchasers;
8	(8) a description of the method by which purchasers'
9	use of the accommodations is scheduled;
10	(9) [(4)] a statement that <u>an association</u> [a council
11	of purchasers] exists or is expected to be created or that such an
12	association [a council] does not exist and is not expected to be
13	created and, if such <u>an association</u> [a council] exists or is
14	reasonably contemplated, a description of its powers and
15	responsibilities;
16	(10) relating to the single-site timeshare plan or the
17	specific timeshare interest of a multisite timeshare plan, copies
18	of the following documents, if applicable, including any amendments
19	to the documents, unless separately provided to the purchaser
20	simultaneously with the timeshare disclosure statement:
21	(A) the declaration;
22	(B) the association articles of incorporation;
23	(C) the association bylaws;
24	(D) the association rules; and
25	(E) any lease or contract, excluding the purchase
26	contract and other loan documents required to be signed by the
27	purchaser at closing;

1 (11) [(5)] the name and principal address of the managing entity and a description of the procedures, if any, for 2 altering the powers and responsibilities of the managing entity and 3 4 for removing or replacing it; (12) the current annual [(6) a complete] budget, if 5 6 available, or the projected annual budget for the timeshare plan or timeshare properties managed by the same managing entity if 7 assessments are deposited in a common account. The budget [for the 8 operation of the timeshare property for a period of one year after 9 10 the first disposition of a timeshare interest in the property, and thereafter, the current operating budget, which operating budget] 11 must include: 12 a statement of the amount reserved or 13 (A) budgeted for repairs, replacements, and refurbishment [the total 14 15 amount included as a reserve for the maintenance of the timeshare property and for the repair or replacement of personal property or 16 17 fixtures]; the projected common expense liability, if (B) 18 any, by category of expenditure for the timeshare plan or timeshare 19 properties managed by the same managing entity [total amount of any 20 21 other reserve and the purpose of the reserve]; [the projected timeshare liability expressed 22 (C) by categories of expenditure for all timeshare interests; 23 24 [(D) the timeshare liability projected by 25 categories of expenditures for each timeshare interest; [(E)] the name and address of the person who 26 27 prepared the operating budget; and

1 (D) [(F)] the assumptions on which the operating budget is based; 2 3 (13) the projected assessments and $\left[\frac{(7)}{(7)}\right]$ a description 4 of the [nature and estimated amount of any timeshare liability that may in the future be assessed and the] method for calculating and 5 6 apportioning those assessments among purchasers [and formula for assessing the timeshare liability]; 7 8 (14) any initial fee or special fee due from the purchaser at closing, together with a description of the purpose 9 and method of calculating the fee; 10 (15) [(8)] a description of any lien, defect, or 11 encumbrance on or affecting title to the timeshare interest and, if 12 applicable, a copy of each written warranty provided by the 13 developer [service that the developer or person acting on his 14 15 behalf provides or expense that is paid that reasonably may be expected to become a timeshare liability, and the projected 16 timeshare liability attributable to that service or expense]; 17 (16) [(9)] a description of any bankruptcy that is 18 pending or that has occurred within the past five years, pending 19 civil or criminal suit, adjudication, or disciplinary actions 20 21 material to the timeshare plan of which the developer has knowledge [the existing or proposed amenities of the timeshare property and, 22 if the amenities are proposed or not yet complete or fully 23 24 functional, a schedule for the projected commencement, completion, 25 and availability of those amenities];

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26 (17) a description of any financing offered by or 27 available through the developer;

(18) any current or anticipated [(10) a description 1 2 and amount of any current or expected dues, assessments,] fees[,] or charges to be paid by timeshare purchasers for the use of any 3 accommodations or amenities related to the timeshare plan, and a 4 5 statement that the fees or charges are subject to change [or for any 6 other purpose]; 7 (19) [(11) a description of any unsatisfied final 8 judgment against the developer, seller, managing entity, 9 exchange company with which the developer is under contract, but 10 not including any individual sales agent or representative who offers a timeshare interest; 11 [(12) a description and status of any pending lawsuit 12 or administrative action of which the developer has actual 13 knowledge that may materially affect a timeshare interest; 14 15 [(13)] a description and amount of insurance coverage provided for the protection of the purchaser; 16 17 (20) [(14)] the extent to which a timeshare interest may become subject to a tax lien or other lien arising out of claims 18 against purchasers of different timeshare interests; 19 (21) [(15)] a description of those matters required by 20 Section <u>221.041</u> [201.041]; 21 (22) [(16)] a statement disclosing any right of first 22 refusal or other restraint on the transfer of all or any portion of 23 24 a timeshare interest; 25 (23) [(17)] a statement disclosing that any deposit made in connection with the purchase of a timeshare interest must 26 [will] be held by [in] an escrow agent [account] until expiration of 27

any right to cancel the contract and that any deposit must be [or 1 any later time specified in the contract and will be] returned to 2 the purchaser if the purchaser [he] elects to exercise the [his] 3 4 right of cancellation; or, if the commission accepts from the developer a surety bond, irrevocable letter of credit, or other 5 6 form of financial assurance instead of an escrow deposit, a statement disclosing that the developer has provided a surety bond, 7 irrevocable letter of credit, or other form of financial assurance 8 9 in an amount equal to or in excess of the funds that would otherwise be held by an escrow agent and that the deposit must be returned if 10 the purchaser elects to exercise the right of cancellation; 11

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12 (24) [(18)] if applicable, a statement that the 13 <u>assessments</u> [timeshare property is part of a timeshare system and 14 that timeshare fees] collected from the <u>purchasers</u> [owners] may be 15 placed in a common account with the <u>assessments</u> [timeshare fees] 16 collected from the <u>purchasers</u> [owners] of other timeshare 17 properties <u>managed by the same managing entity</u> [participating in 18 the timeshare system];

19 (25) if the timeshare plan provides purchasers with 20 the opportunity to participate in an exchange program, a 21 description of the name and address of the exchange company and the 22 method by which a purchaser accesses the exchange program; and

23 <u>(26)</u> [(19)] any other <u>information the commission</u> 24 <u>determines is necessary to protect prospective purchasers or to</u> 25 <u>implement the purpose of this chapter</u> [material circumstances 26 concerning a timeshare interest].

27

(c) A developer who offers a specific timeshare interest in

1	a multisite timeshare plan also must fully disclose the following
2	information in written, graphic, or tabular form:
3	(1) a description of each component site, including
4	the name and address of each component site;
5	(2) a description of each type of accommodation in
6	each component site, categorized by the number of bedrooms, the
7	number of bathrooms, and sleeping capacity, and a statement
8	indicating whether the accommodation contains a full kitchen, which
9	means a kitchen that has a minimum of a dishwasher, range, sink,
10	oven, and refrigerator;
11	(3) a description of the amenities at each component
12	site available for use by the purchasers;
13	(4) a description of the reservation system, which
14	must include:
15	(A) the entity responsible for operating the
16	reservation system, its relationship to the developer, and the
17	duration of any agreement for operation of the reservation system;
18	(B) a summary or the rules governing access to
19	and use of the reservation system; and
20	(C) the existence of and explanation regarding
21	any priority reservation features that affect a purchaser's ability
22	to make reservations for the use of a given accommodation on a
23	first-come, first-served basis;
24	(5) the name and principal address of the managing
25	entity for the multisite timeshare plan and a description of the
26	procedures, if any, for altering the powers and responsibilities of
27	the managing entity and for removing or replacing it;

(6) a description of any right to make additions to, 1 2 substitutions in, or deletions from accommodations, amenities, or 3 component sites, and a description of the basis on which 4 accommodations, amenities, or component sites may be added to, 5 substituted in, or deleted from the multisite timeshare plan; 6 (7) a description of the purchaser's liability for any 7 fees associated with the multisite timeshare plan; (8) the location of each component site of the 8 multisite timeshare plan, the historical occupancy of each 9 component site for the prior 12-month period, if the component site 10 was part of the multisite timeshare plan during such 12-month time 11 12 period, as well as any periodic adjustment or amendment to the reservation system that may be needed in order to respond to actual 13 14 purchaser use patterns and changes in purchaser use demand for the 15 accommodations existing at the time within the multisite timeshare 16 plan; and 17 (9) any other information the commission determines is necessary to protect prospective purchasers or to implement the 18 19 purpose of this chapter. (d) A developer who offers a nonspecific timeshare interest 20 21 in a multisite timeshare plan must disclose the following information in written, graphic, or tabular form: 22 (1) the name and address of the developer; 23 24 (2) a description of the type of interest and the usage 25 rights the purchaser will receive; (3) a description of the duration and operation of the 26 27 timeshare plan;

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1	(4) a description of the type of insurance coverage
2	provided for each component site;
3	(5) an explanation of who holds title to the
4	accommodations of each component site;
5	(6) a description of each component site, including
6	the name and address of each component site;
7	(7) a description of the existing or proposed
8	accommodations, expressed in periods of seven-day use availability
9	or any other time increment applicable to the timeshare plan. The
10	description of each type of accommodation included in the timeshare
11	plan shall be categorized by the number of bedrooms, the number of
12	bathrooms, and sleeping capacity, and shall include a statement
13	indicating whether the accommodation contains a full kitchen, which
14	means a kitchen that has a minimum of a dishwasher, range, sink,
15	oven, and refrigerator. If the accommodations are proposed or
16	incomplete, a schedule for commencement, completion, and
17	availability of the accommodations shall be provided;
18	(8) a statement that an association exists or is
19	expected to be created or that such an association does not exist
20	and is not expected to be created and, if such an association exists
21	or is reasonably contemplated, a description of its powers and
22	responsibilities;
23	(9) if applicable, copies of the following documents
24	applicable to the multisite timeshare plan, including any
25	amendments to the documents, unless separately provided to the
26	purchaser simultaneously with the timeshare disclosure statement:
27	(A) the declaration;

1	(B) the association articles of incorporation;
2	(C) the association bylaws;
3	(D) the association rules; and
4	(E) any lease or contract, excluding the purchase
5	contract and other loan documents required to be signed by the
6	purchaser at closing;
7	(10) a description of the method and timing for
8	performing maintenance of the accommodations;
9	(11) a statement indicating that, on an annual basis,
10	the sum of the nights that purchasers are entitled to use the
11	accommodations does not exceed the number of nights the
12	accommodations are available for use by the purchasers;
13	(12) a description of each type of accommodation
14	included in the timeshare plan, categorized by the number of
15	bedrooms, the number of bathrooms, and sleeping capacity, and a
16	statement indicating whether the accommodation contains a full
17	kitchen, which means a kitchen that has a minimum of a dishwasher,
18	range, sink, oven, and refrigerator;
19	(13) a description of amenities available for use by
20	the purchaser at each component site;
21	(14) the location of each component site of the
22	multisite timeshare plan, the historical occupancy of each
23	component site for the prior 12-month period, if the component site
24	was part of the multisite timeshare plan during such 12-month time
25	period, as well as any periodic adjustment or amendment to the
26	reservation system that may be needed in order to respond to actual
27	purchaser use patterns and changes in purchaser use demand for the

1	accommodations existing at the time within the multisite timeshare
2	plan;
3	(15) a description of the right to make any additions,
4	substitutions, or deletions of accommodations, amenities, or
5	component sites, and a description of the basis upon which
6	accommodations, amenities, or component sites may be added to,
7	substituted in, or deleted from the multisite timeshare plan;
8	(16) a description of the reservation system that
9	shall include all of the following:
10	(A) the entity responsible for operating the
11	reservation system, its relationship to the developer, and the
12	duration of any agreement for operation of the reservation system;
13	(B) a summary of the rules governing access to
14	and use of the reservation system; and
15	(C) the existence of and an explanation regarding
16	any priority reservation features that affect a purchaser's ability
17	to make reservations for the use of a given accommodation on a
18	first-come, first-served basis;
19	(17) the name and principal address of the managing
20	entity for the multisite timeshare plan and a description of the
21	procedures, if any, for altering the powers and responsibilities of
22	the managing entity and for removing or replacing it, and a
23	description of the relationship between the multisite timeshare
24	plan managing entity and the managing entity of the component sites
25	of the multisite timeshare plan, if different from the multisite
26	timeshare plan managing entity;
27	(18) the current annual budget of the multisite

1	timeshare plan, if available, or the projected annual budget for
2	the multisite timeshare plan, which must include:
3	(A) a statement of the amount reserved or
4	budgeted for repairs, replacements, and refurbishment;
5	(B) the projected common expense liability, if
6	any, by category of expenditure for the multisite timeshare plan;
7	(C) the name and address of the person who
8	prepared the operating budget; and
9	(D) the assumptions on which the operating budget
10	is based;
11	(19) the projected assessments and a description of
12	the method for calculating and apportioning those assessments among
13	purchasers of the multisite timeshare plan;
14	(20) if applicable, a statement that the assessments
15	collected from the purchasers may be placed in a common account with
16	the assessments collected from the purchasers of other timeshare
17	properties managed by the same managing entity;
18	(21) any current fees or charges to be paid by
19	timeshare purchasers for the use of any amenities related to the
20	timeshare plan and a statement that the fees or charges are subject
21	to change;
22	(22) any initial or special fee due from the purchaser
23	at closing, together with a description of the purpose of and method
24	of calculating the fee;
25	(23) a description of the purchaser's liability for
26	any fees associated with the multisite timeshare plan;
27	(24) a description of any lien, defect, or encumbrance

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1	on or affecting title to the timeshare interest and, if applicable,
2	a copy of each written warranty provided by the developer;
3	(25) the extent to which a timeshare interest may
4	become subject to a tax lien or other lien arising out of claims
5	against purchasers of different timeshare interests;
6	(26) a description of those matters required by
7	<u>Section 221.041;</u>
8	(27) a description of any financing offered by or
9	available through the developer;
10	(28) a description of any bankruptcy that is pending
11	or that has occurred within the past five years, pending civil or
12	criminal suits, adjudications, or disciplinary actions material to
13	the timeshare plan of which the developer has knowledge;
14	(29) a statement disclosing any right of first refusal
15	or other restraint on the transfer of all or a portion of a
16	timeshare interest;
17	(30) a statement disclosing that any deposit made in
18	connection with the purchase of a timeshare interest must be held by
19	an escrow agent until expiration of any right to cancel the contract
20	and that any deposit must be returned to the purchaser if the
21	purchaser elects to exercise the right of cancellation; or, if the
22	commission accepts from the developer a surety bond, irrevocable
23	letter of credit, or other form of financial assurance instead of an
24	escrow deposit, a statement disclosing that the developer has
25	provided a surety bond, irrevocable letter of credit, or other form
26	of financial assurance in an amount equal to or in excess of the
27	funds that would otherwise be held by an escrow agent and that the

H.B. No. 1045 deposit must be returned if the purchaser elects to exercise the 1 2 right of cancellation; 3 (31) if the timeshare plan provides purchasers with the opportunity to participate in an exchange program, a 4 5 description of the name and address of the exchange company and the 6 method by which a purchaser accesses the exchange program; and 7 (32) any other information the commission determines 8 is necessary to protect prospective purchasers or to implement the purpose of this chapter. 9 10 (e) A developer may include any other information in a timeshare disclosure statement required by this section on approval 11 12 by the commission. (f) If a timeshare plan is located wholly outside this 13 14 state, the commission may permit the developer to submit a 15 timeshare disclosure statement the developer is currently providing purchasers or an equivalent timeshare disclosure 16 statement filed for the timeshare plan in another state if the 17 current statement or the equivalent statement substantially 18 complies with the requirements of this subchapter. This subsection 19 does not exempt the developer from other requirements of this 20 21 chapter. SECTION 6. Section 221.033(a), Property Code, is amended to 22 read as follows: 23 24 (a) Before the signing of any agreement to purchase [or contract to acquire] a timeshare interest in which a prospective 25 26 purchaser is also offered participation in any exchange program, 27 the developer shall also deliver to the prospective purchaser the

H.B. No. 1045 exchange disclosure statement of any exchange company whose service 1 is advertised or offered by the developer or other person in 2 connection with the disposition. 3 SECTION 7. Section 221.034, Property Code, is amended to 4 5 read as follows: 6 Sec. 221.034. EXEMPT OFFERINGS AND DISPOSITIONS; COMMUNICATIONS [WHEN DISCLOSURE NOT REQUIRED]. (a) An offering or 7 disposition is exempt from this chapter if it is [A disclosure 8 statement need not be delivered in the case of]: 9 10 (1) a gratuitous <u>offering or</u> disposition of а timeshare interest; 11 a disposition pursuant to a court order; 12 (2) a disposition by a governmental agency; 13 (3) a disposition by foreclosure or deed in lieu of 14 (4) 15 foreclosure; an offering or [a] disposition by an association 16 (5) 17 of its own timeshare interest acquired through foreclosure, deed in lieu of foreclosure, or gratuitous transfer [that may be canceled 18 by the purchaser without penalty at any time and for any reason]; 19 an offering or [a] disposition of all timeshare 20 (6) 21 interests in a timeshare <u>plan</u> [regime] to not more than five 22 persons; an offering or [a] disposition of a timeshare (7) 23 24 interest in a timeshare property situated wholly outside this state under a contract executed wholly outside this state, if there has 25 been no offering to the purchaser within this state; 26 27 an offering or [a] disposition of a timeshare (8)

interest to a purchaser who is not a resident of this state under a contract executed wholly outside this state, if there has been no offering to the purchaser within this state; [or]

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4 (9) the <u>offering or</u> redisposition of a timeshare
5 interest by a purchaser who acquired the interest for <u>the</u>
6 <u>purchaser's [his]</u> personal use; or

7 (10) the offering or disposition of a rental of an 8 accommodation for a period of three years or less.

(b) If a developer has a timeshare plan registered under 9 this chapter and is subject to Section 221.024, the developer may 10 offer or dispose of an interest in a timeshare plan that is not 11 12 registered under this chapter to a person who is the owner of a timeshare interest in a timeshare plan created by the developer. A 13 14 developer under this subsection is exempt from Sections 221.021, 15 221.022, 221.023, 221.032, 221.041, 221.042, 221.043, 221.061, 221.071(a)(1) and (8), 221.074, and 221.075 if the developer: 16

17 <u>(1) permits the purchaser to cancel the purchase</u> 18 <u>contract before the sixth day after the date the contract is signed;</u> 19 and

20 (2) provides the purchaser all timeshare disclosure 21 documents required by law to be provided in the jurisdiction in 22 which the timeshare property is located.

23 (c) The following communications are not advertisements
 24 <u>under this chapter:</u>
 25 (1) any stockholder communication, including an
 26 annual report or interim financial report, proxy material,

26 <u>annual report or interim financial report, proxy material,</u>27 registration statement, securities prospectus, timeshare

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1	disclosure statement, or other material required to be delivered to
2	a prospective purchaser by a state or federal governmental entity;
3	(2) any oral or written statement disseminated by a
4	developer to broadcast or print media, excluding:
5	(A) paid advertising or promotional material
6	relating to plans for acquiring or developing timeshare property;
7	and
8	(B) the rebroadcast or other dissemination of any
9	oral statements by a developer to a prospective purchaser or the
10	distribution or other dissemination of written statements,
11	including newspaper or magazine articles or press releases, by a
12	developer to prospective purchasers;
13	(3) the offering of a timeshare interest in a national
14	publication or by electronic media that is not directed to or
15	targeted at any individual located in this state;
16	(4) any audio, written, or visual publication or
17	material relating to the availability of any accommodations for
18	transient rental if:
19	(A) a sales presentation is not a term or
20	condition of the availability of the accommodations; and
21	(B) the failure of the transient renter to take a
22	tour of the timeshare property or attend a sales presentation does
23	not result in a reduction in the level of services or an increase in
24	the rental price that would otherwise be available to the renter; or
25	(5) any follow-up communication with a person relating
26	to a promotion if the person previously received an advertisement
27	relating to the promotion that complied with Section 221.031.

(d) The following communications are exempt from this 1 2 chapter if they are delivered to a person who has previously executed a contract for the purchase of or is an owner of a 3 4 timeshare interest in a timeshare plan: 5 (1) any communication addressed to and relating to the 6 account of the person; or (2) any audio, written, or visual publication or 7 8 material relating to an exchange company or program if the person is 9 a member of that exchange company or program. SECTION 8. Sections 221.041, 221.042, and 221.043, Property 10 Code, are amended to read as follows: 11 Sec. 221.041. PURCHASER'S RIGHT TO CANCEL. (a) A purchaser 12 may cancel a purchase contract [to purchase a timeshare interest] 13 before the sixth day after the date the <u>purchaser signs and receives</u> 14 15 a copy of the purchase contract or receives the required timeshare disclosure statement, whichever is later [contract is signed]. 16 17 (b) [If a purchaser does not receive a copy of the contract at the time the contract is signed, the purchaser may cancel the 18 contract to purchase the timeshare interest before the sixth day 19 after the date the contract is received by the purchaser.

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21 [(c)] A purchaser may not waive <u>the</u> [his] right of cancellation under this section. A contract containing a waiver is 22 voidable by the purchaser. 23

20

24 Sec. 221.042. NOTICE; REFUND. (a) If a purchaser elects to 25 cancel a purchase contract under Section 221.041 [201.041], the purchaser [he] may do so by hand-delivering notice of cancellation 26 to the developer, [seller or] by mailing notice by prepaid United 27

States mail to the <u>developer</u> [seller] or to the <u>developer's</u>
 [seller's] agent for service of process, or by providing notice by
 overnight common carrier delivery service to the developer or the
 developer's agent for service of process.

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5 (b) Cancellation is without penalty, and all payments made 6 by the purchaser before cancellation must be refunded <u>on or</u> before 7 the <u>30th</u> [21st] day after the date on which the <u>developer</u> [seller] 8 receives <u>a timely</u> notice of cancellation <u>or on or before the fifth</u> 9 <u>day after the date the developer receives good funds from the</u> 10 purchaser, whichever is later.

Sec. 221.043. CONTRACT REQUIREMENTS. (a) 11 Each purchase 12 contract [Attached to each contract shall be a separate page identified as Exhibit A. Exhibit A shall be provided to each 13 14 purchaser at the time the contract is signed and] shall contain the 15 following information. The statements required by this subsection [Subdivisions (1)] and Subsection (c)(8) [(3)] shall be provided in 16 17 a conspicuous manner and in the exact language set forth in this section with the developer's [seller's] name and address, the date 18 of the last day of the fiscal year, and the address of the managing 19 entity inserted where indicated: 20

21

[(1)] "PURCHASER'S RIGHT TO CANCEL.

"(1) [(A)] BY SIGNING THIS CONTRACT YOU ARE INCURRING
AN OBLIGATION TO PURCHASE A TIMESHARE INTEREST. YOU MAY, HOWEVER,
CANCEL THIS CONTRACT WITHOUT PENALTY OR OBLIGATION BEFORE THE SIXTH
DAY AFTER THE DATE YOU SIGN <u>AND RECEIVE A COPY OF THE PURCHASE</u>
<u>CONTRACT, OR RECEIVE THE REQUIRED TIMESHARE DISCLOSURE STATEMENT,</u>
WHICHEVER IS LATER [THE CONTRACT. IF YOU DO NOT RECEIVE A COPY OF

H.B. No. 1045 THE CONTRACT AT THE TIME THE CONTRACT IS SIGNED, YOU MAY CANCEL THIS CONTRACT WITHOUT PENALTY OR OBLIGATION BEFORE THE SIXTH DAY AFTER THE DATE YOU RECEIVE A COPY OF THE CONTRACT].

4 "(2) [(B)] IF YOU DECIDE TO CANCEL THIS CONTRACT, YOU 5 MAY DO SO BY EITHER HAND-DELIVERING NOTICE OF CANCELLATION TO THE 6 DEVELOPER, [SELLER OR] BY MAILING NOTICE BY PREPAID UNITED STATES MAIL TO THE DEVELOPER [SELLER] OR THE DEVELOPER'S [SELLER'S] AGENT 7 FOR SERVICE OF PROCESS, OR BY PROVIDING NOTICE BY OVERNIGHT COMMON 8 CARRIER DELIVERY SERVICE TO THE DEVELOPER OR THE DEVELOPER'S AGENT 9 FOR SERVICE OF PROCESS. YOUR NOTICE OF CANCELLATION IS EFFECTIVE ON 10 THE DATE SENT OR DELIVERED TO (INSERT NAME OF DEVELOPER [SELLER]) AT 11 (INSERT ADDRESS OF DEVELOPER [SELLER]). FOR YOUR PROTECTION, SHOULD 12 YOU DECIDE TO CANCEL YOU SHOULD EITHER SEND YOUR NOTICE OF 13 CANCELLATION BY CERTIFIED MAIL WITH A RETURN RECEIPT REQUESTED OR 14 15 OBTAIN A SIGNED AND DATED RECEIPT IF DELIVERING IT IN PERSON OR BY OVERNIGHT COMMON CARRIER. 16

17 "<u>(3)</u> [(C)] A PURCHASER SHOULD NOT RELY ON STATEMENTS 18 OTHER THAN THOSE INCLUDED IN THIS CONTRACT AND THE DISCLOSURE 19 STATEMENT."

[(2) A statement disclosing the amount of the 20 21 timeshare fees, on a monthly or annual basis, which are being 22 assessed currently against or collected from the owners of a timeshare interest. Immediately following the timeshare fee 23 24 disclosure statement shall be a statement that the timeshare fees 25 collected by the managing entity may be used to pay for the 26 administrative and operating expenses of the property; and [(3) "AS A TIMESHARE OWNER YOU HAVE A RIGHT TO REQUEST 27

A WRITTEN ANNUAL TIMESHARE FEE AND EXPENSE STATEMENT. THIS
 STATEMENT IS PREPARED ANNUALLY BY THE MANAGING ENTITY AND WILL BE
 AVAILABLE NO LATER THAN THE 90TH DAY FOLLOWING (INSERT THE DATE OF
 THE LAST DAY OF THE FISCAL YEAR). YOU MAY REQUEST THE STATEMENT BY
 WRITING TO (INSERT ADDRESS OF THE MANAGING ENTITY)."]

6 (b) Immediately following the required statements <u>in</u> 7 <u>Subsection (a)</u> [on Exhibit A] shall be a space reserved for the 8 signature of the purchaser. [The seller shall obtain the 9 purchaser's signature on Exhibit A at the time the contract is 10 signed.]

(c) The <u>purchase</u> contract must also include the following:
 (1) the name and address of the <u>developer</u> [seller] and
 the address of the timeshare <u>property or the address of any</u>

available timeshare interest being offered [unit];

14

15 (2) <u>an agreement describing the cancellation policy</u> 16 <u>prescribed by Section 221.041</u> [whether the purchaser visited the 17 location of the timeshare unit before signing the contract];

18 (3) [an agreement by the seller that if the purchaser 19 timely exercises the right of cancellation under the contract, all 20 payments made by the purchaser to the seller in connection with the 21 contract shall be returned to such purchaser before the 21st day 22 after the seller receives notice of cancellation;

[(4)] the name of the person or persons <u>primarily</u> [actively] involved in the sales presentation on behalf of the developer [seller];

26 (4) a statement disclosing the amount of the periodic
27 assessments currently assessed against or collected from the

purchasers of the timeshare interest, immediately followed by a 1 2 statement providing that collected assessments will be used by the managing entity to pay for expenditures, charges, reserves, or 3 4 liabilities relating to the operation of the timeshare plan or 5 timeshare properties managed by the managing entity; 6 (5) a statement disclosing [warranty] that the 7 timeshare common properties are not mortgaged, unless the mortgage

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8 contains a nondisturbance clause which <u>fully</u> protects the <u>use and</u> 9 <u>enjoyment rights of each</u> timeshare owner in the event of 10 foreclosure; [and]

(6) in the event such timeshare interests are sold 11 under a lease, right to use, or membership agreement where free and 12 clear title to the accommodation [timeshare unit] is not passed to 13 the purchaser [buyer], then the purchase contract must contain a 14 15 statement [warranty] that the timeshare is free and clear; or if subject to a mortgage, the mortgage must contain a nondisturbance 16 17 clause which fully protects the use and enjoyment rights of each timeshare owner in the event of foreclosure; 18

- 19
- 20

(7) the date the purchaser signs the contract; and(8) the following statement:

<u>"AS A TIMESHARE OWNER, YOU HAVE A RIGHT TO REQUEST A WRITTEN</u>
 <u>ANNUAL TIMESHARE FEE AND EXPENSE STATEMENT. THIS STATEMENT IS</u>
 <u>PREPARED ANNUALLY BY THE MANAGING ENTITY AND WILL BE AVAILABLE NOT</u>
 <u>LATER THAN FIVE MONTHS AFTER (INSERT THE DATE OF THE LAST DAY OF THE</u>
 <u>FISCAL YEAR). YOU MAY REQUEST THE STATEMENT BY WRITING TO (INSERT</u>
 <u>NAME AND ADDRESS OF THE MANAGING ENTITY)."</u>

27 (d) The information required to be provided by this section

may be provided in the purchase contract or in an exhibit to the 1 2 purchase contract, or it may be provided in part in both if all of the information is provided. 3 4 SECTION 9. Section 221.052, Property Code, is amended to 5 read as follows: 6 Sec. 221.052. LIABILITY OF DEVELOPER AND EXCHANGE COMPANY. A developer does not incur any liability arising out of the 7 (a) 8 use, delivery, or publication [by the developer] to a [the] purchaser of written information or audio-visual materials 9 provided to it by the exchange company in accordance with 10 Subchapter D, unless [. A developer is subject to liability arising 11 out of the use, delivery, or publication to the purchaser of 12 materials provided by the exchange company if] the developer knows 13 or has reason to know that the materials are inaccurate or false. 14 15 (b) No exchange company shall have any liability with respect to any violation under this chapter arising out of the use 16 17 by a developer of information relating to an exchange program other than that provided to the developer by the exchange company. 18 (c) An exchange company that denies exchange privileges to 19 an owner whose use of accommodations in the owner's timeshare plan 20 21 is denied is not liable to any member of the exchange company or exchange program or any third party because of the denial of the 22 owner's exchange privileges. 23 24 SECTION 10. Subchapter G, Chapter 221, Property Code, is 25 amended by amending Sections 221.061, 221.062, and 221.063 and adding Section 221.064 to read as follows: 26

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27 Sec. 221.061. ESCROW <u>OR TRUST</u> ACCOUNT REQUIRED. <u>(a) A</u>

H.B. No. 1045 [The] developer or escrow agent of a timeshare plan [other person 1 2 acting on its behalf] shall deposit in [establish] an escrow or trust account in a federally insured depository 100 percent of all 3 4 funds received during the purchaser's cancellation period [with an escrow agent for the purpose of protecting deposits made by 5 6 purchasers in connection with proposed dispositions of timeshare 7 interests]. 8 (b) An escrow agent owes the purchaser a fiduciary duty. 9 The escrow agent and the developer shall execute an (c) agreement that includes a statement providing that: 10 (1) funds may be disbursed to the developer from the 11 12 escrow or trust account by the agent only: (A) after the purchaser's cancellation period 13 14 has expired; and 15 (B) as provided by the purchase contract, subject 16 to this subchapter; and 17 (2) if the purchaser cancels the purchase contract as provided by the contract, the funds must be paid to: 18 19 (A) the purchaser; or 20 (B) the developer if the purchaser's funds have 21 been refunded previously by the developer. (d) If a developer contracts to sell a timeshare interest 22 and the construction of the building in which the timeshare 23 24 interest is located has not been completed when the cancellation period expires, the developer shall continue to maintain all funds 25 received from the purchaser under the purchase agreement in the 26 escrow or trust account until construction of the building is 27

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1	completed. The documentation required for evidence of completion
2	of construction includes:
3	(1) a certificate of occupancy;
4	(2) a certificate of substantial completion;
5	(3) evidence of a public safety inspection equivalent
6	to Subdivision (1) or (2) from a government agency in the applicable
7	jurisdiction; or
8	(4) any other evidence acceptable to the commission.
9	Sec. 221.062. [ESCROW AMOUNT. Fifty percent of any deposit
10	obtained from a purchaser shall be placed in the escrow account.
11	[Sec. 221.063.] RELEASE OF ESCROW. (a) The funds or
12	property constituting the escrow or trust deposit may be released
13	from escrow only in accordance with this section.
14	(b) If the purchaser cancels the purchase contract as
15	provided by the contract, the funds shall be paid to:
16	(1) the purchaser; or
17	(2) the developer if the purchaser's funds have been
18	refunded previously by the developer.
19	(c) If the purchaser defaults in the performance of
20	obligations under the terms of <u>the purchase</u> [a] contract [to
21	purchase a timeshare interest], the funds shall be paid to the
22	developer [or other person legally entitled to the escrow deposit
23	shall file an application with the escrow agent requesting release
24	of the applicable amount. The application for release of the escrow
25	deposit must be verified and must include:
26	[(1) a concise statement by the applicant that the
27	purchaser has materially defaulted in the performance of

1	obligations under the terms of a contract to purchase a timeshare
2	interest and that the applicant and the developer have complied
3	with all terms and obligations of that contract;
4	[(2) a complete explanation of the nature of the
5	purchaser's material default under the contract and of the date of
6	its occurrence;
7	[(3) a statement that pursuant to the terms of the
8	purchase contract the applicant is entitled to the escrow deposit;
9	[(4) a statement that the developer has no knowledge
10	of a dispute between the purchaser and developer and a statement
11	that the purchaser has not, to the applicant's knowledge, made a
12	demand for the return of the deposit; and
13	[(5) a statement that the purchaser has not exercised
14	a right of cancellation under Subchapter E].
15	(d) If the developer defaults in the performance of
16	obligations under the purchase contract, the funds shall be paid to
17	the purchaser.
18	(e) If the funds of the purchaser have not been disbursed
19	previously as provided by Subsections (a)-(d), the funds may be
20	disbursed to the developer by the escrow or trust agent if
21	acceptable evidence of completion of construction is provided.
22	(f) If there is a dispute relating to the funds in the escrow
23	or trust account, the agent shall maintain the funds in the account
24	until:
25	(1) the agent receives written directions agreed to
26	and signed by all parties; or
27	(2) a civil action relating to the disputed funds is

filed.
(g) If a civil action is filed under Subsection (f)(2), the
escrow or trust account agent shall deposit the funds with the court
in which the action is filed.
Sec. 221.063. ALTERNATIVE TO ESCROW OR TRUST ACCOUNT:
FINANCIAL ASSURANCE. (a) Instead of the deposit of funds in an
escrow or trust account as provided by Section 221.061, the
commission may accept from the developer a surety bond, irrevocable
letter of credit, or other form of financial assurance, including
financial assurance posted in another state or jurisdiction.
(b) The amount of the financial assurance provided under
this section must be an amount equal to or more than the amount of
funds that would otherwise be placed in an escrow or trust account
under Section 221.061(a).
(c) The amount of the financial assurance provided under
this section for timeshare property under construction as provided
by Section 221.061(d) must be the lesser of:
(1) an amount equal to or more than the amount of funds
that would otherwise be placed in an escrow or trust account under
that subsection; or
(2) the amount necessary to assure completion of the
building in which the timeshare interest is located.
Sec. 221.064. DOCUMENTATION REQUIRED. The escrow or trust
account agent or developer shall make documents related to the
escrow or trust account or the financial assurance provided
available to the commission at the commission's request.
[(c) Notwithstanding the other provisions of this section,

1	the escrow agent may release the escrow deposit to the applicant on
2	presentation to the escrow agent of:
3	[(1) an affidavit by the developer that the timeshare
4	unit is substantially complete and that no applicable right of
5	cancellation of the contract has been exercised by the purchaser;
6	[(2) if funds were placed in the escrow account in
7	connection with the proposed disposition of a timeshare estate, a
8	true and correct copy of the instrument transferring ownership of
9	the timeshare estate to the purchaser free and clear of all liens
10	and encumbrances, except for any encumbrance created by purchaser
11	financing; and
12	[(3) if funds were placed in the escrow account in
13	connection with the proposed disposition of a timeshare use, a true
14	and correct copy of a properly executed and recorded nondisturbance
15	agreement executed by the developer and all holders of a lien
16	recorded against the timeshare property and providing that
17	subsequent owners or foreclosing holders of a lien shall take title
18	to the timeshare property subject to the rights of prior purchasers
19	under their contracts of sale.
20	[(d) A deposit may not be released from escrow until the

20 1.4.7 A deposition may not be released from escrow until the 21 escrow agent has provided the purchaser written notice of intent to 22 release the escrow at least 14 days before the release.

23 SECTION 11. Section 221.071, Property Code, is amended by 24 amending Subsection (a) and adding Subsections (c) and (d) to read 25 as follows:

26 (a) A <u>developer</u> [seller] or other person commits a false,
 27 misleading, or deceptive act or practice within the meaning of

Subsections (a) and (b) of Section 17.46 of the Texas Deceptive
 Trade Practices-Consumer Protection Act (Article 17.46 et seq.,
 Business & Commerce Code), by engaging in any of the following acts:

 (1) failing to disclose information concerning a
 timeshare interest required by Subchapter D;

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6 (2) making false or misleading statements of fact 7 concerning the characteristics of accommodations or amenities 8 available to a consumer;

9 (3) predicting specific or immediate increases in the 10 value of a timeshare interest without a reasonable basis for such 11 predictions;

12 (4) making false or misleading statements of fact 13 concerning the duration that accommodations or amenities will be 14 available to a consumer;

(5) making false or misleading statements of fact concerning the conditions under which a purchaser of a timeshare interest may exchange the right to occupy a unit for the right to occupy a unit in the same or another timeshare property;

(6) representing that a prize, gift, or other benefit
will be awarded in connection with a promotion with the intent not
to award that prize, gift, or benefit in the manner represented;

(7) failing to provide a copy of the <u>purchase</u> contract to the purchaser at the time the contract is signed by the purchaser[, <u>unless the purchaser requests in writing that the</u> contract be mailed, and the contract is mailed to the purchaser before the end of the next business day];

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(8) failing to provide the annual [timeshare fee and

1	<pre>expense] statement as required by Section 221.074(a) [221.074]; or</pre>
2	(9) exceeding a one-to-one purchaser-to-accommodation
3	ratio for a timeshare plan during a consecutive 12-month period, as
4	determined under Subsection (c) [furnishing false information in
5	the annual timeshare fee and expense statement as required by
6	Section 221.074].
7	(c) A developer complies with the one-to-one
8	purchaser-to-accommodation ratio referred to in Subsection (a)(9)
9	if the total number of purchasers eligible to use the
10	accommodations of the timeshare plan during a consecutive 12-month
11	period never exceeds the total number of accommodations available
12	for use in the timeshare plan during that same period. A
13	purchaser-to-accommodation ratio is computed by dividing the
14	number of purchasers eligible to use an accommodation in a
15	timeshare plan on any given day by the number of accommodations
16	within the plan available for use on that day. For purposes of
17	computing the purchaser-to-accommodation ratio:
18	(1) each purchaser is counted at least once each
19	consecutive 12-month period;
20	(2) each accommodation is counted not more than 365
21	times each consecutive 12-month period, excluding a leap year, in
22	which each accommodation may be counted 366 times; and
23	(3) a purchaser who is delinquent in paying timeshare
24	assessments is considered eligible to use timeshare plan
25	accommodations.
26	(d) If a developer has substantially complied with this
27	chapter in good faith, a nonmaterial error or omission is not

H.B. No. 1045 1 actionable. Any nonmaterial error or omission is not sufficient to 2 permit a purchaser to cancel a purchase contract after the period provided for cancellation expires under this chapter. 3 4 SECTION 12. Section 221.072, Property Code, is amended to 5 read as follows: 6 Sec. 221.072. INSURANCE. Before the disposition of any 7 timeshare interest, the developer or managing entity shall maintain 8 the following insurance with respect to the timeshare property: (1) property insurance on the timeshare property and 9 any personal property for use by purchasers, other than personal 10 property separately owned by a purchaser, insuring against all 11 risks of direct physical loss commonly insured against, in a total 12 amount, after application of deductibles, of the full replacement 13 14 cost of the accommodations and amenities of the timeshare property; 15 and (2) liability insurance covering all occurrences 16 17 commonly insured against for death, bodily injury, and property damage arising out of or in connection with the use, ownership, and 18 maintenance of the timeshare property. 19 SECTION 13. Sections 221.073(a) and (b), Property Code, are 20 amended to read as follows: 21 A developer [or seller] subject to this chapter commits 22 (a) an offense if the developer [or seller] offers or disposes of a 23 24 timeshare interest in a timeshare property which has not been registered with the commission. 25 (b) It is not a violation of this section for a developer [or 26

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seller] subject to [the provisions of] this chapter [Act] to accept

1 reservations and deposits from prospective purchasers in 2 accordance with <u>Section 221.021(b) or (d)</u> [the provisions of 3 <u>Subsection (b) of Section 221.021 of this Act</u>].

4 SECTION 14. Section 221.074, Property Code, is amended to 5 read as follows:

6 Sec. 221.074. ANNUAL TIMESHARE FEE AND EXPENSE STATEMENT. (a) Notwithstanding any contrary [a] provision of the required 7 8 timeshare [promotional] disclosure statement, project instrument, 9 timeshare instrument, or bylaws adopted pursuant to a timeshare instrument, the managing entity shall make a written annual 10 accounting of the operation of the timeshare properties managed by 11 the managing entity to each purchaser who requests an accounting 12 not later than five months [the 60th day] after the last day of each 13 fiscal year [the managing entity shall make available to each owner 14 15 a written annual accounting of the operation of the timeshare property or timeshare system]. The statement shall fairly and 16 17 accurately represent the collection and expenditure of assessments

18 <u>and</u> include:

19

a balance sheet;

(2) an income and expense statement [which complies
 with generally accepted accounting principles and reflects the
 collection and expenditure of timeshare fees];

(3) the current [operating] budget for the timeshare
property, timeshare properties managed by the same managing entity,
or <u>multisite</u> timeshare <u>plan</u> [system] required by Section
<u>221.032(b)(12)</u> [<u>221.032(b)(6)</u>]; <u>and</u>

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(4) [an accounting identifying any unfunded reserves

1	for capital improvements and maintenance and upkeep of the
2	timeshare property; and
3	[(5) the name and address of each member of the board
4	of directors of the council of purchasers or the owners'
5	association, if one exists, and] the name, address, and telephone
6	number of a designated representative of the managing entity.
7	(b) <u>On the request of an owner, the</u> [The] managing entity <u>of</u>
8	the timeshare plan shall provide the owner with the name and address
9	of each member of the board of directors of the owners' association,
10	if one exists [make the fee statement available to owners of record
11	of a timeshare interest as of the last day of the fiscal year as
12	reflected in the managing entity's records].
13	(c) <u>A developer or managing entity shall have an annual</u>
14	independent audit of the financial statements of the timeshare plan
15	or timeshare properties managed by the managing entity performed by
16	a certified public accountant or an accounting firm. The audit must
17	be:
18	(1) conducted in accordance with generally accepted
19	auditing standards as prescribed by the American Institute of
20	Certified Public Accountants, the Governmental Accounting
21	Standards Board, the United States General Accounting Office, or
22	other professionally recognized entities that prescribe auditing
23	standards; and
24	(2) completed not later than five months after the
25	last day of the fiscal year of the timeshare plan or timeshare
26	property. [The statement shall be delivered in person or by mail to
27	each person on the board of directors of the council of purchasers

1 or the owners' association, if one exists.]

2 (d) <u>Knowingly furnishing false information in the annual</u>
3 <u>timeshare fee and expense statement is a violation of the Deceptive</u>
4 <u>Trade Practices-Consumer Protection Act (Section 17.41 et seq.,</u>
5 Business & Commerce Code).

6 <u>(e)</u> The managing entity <u>of any accommodation located in this</u> 7 <u>state</u> shall post prominently in the registration area of <u>the</u> 8 <u>accommodations</u> [each timeshare property] the following notice, 9 with the date of the last day of the current fiscal year and the 10 address of the managing entity inserted where indicated:

"AS A TIMESHARE OWNER YOU HAVE A RIGHT TO REQUEST A WRITTEN ANNUAL TIMESHARE FEE AND EXPENSE STATEMENT. THIS STATEMENT IS PREPARED ANNUALLY BY THE MANAGING ENTITY AND WILL BE AVAILABLE NO LATER THAN <u>FIVE MONTHS</u> [THE 90TH DAY] FOLLOWING (INSERT THE DATE OF THE LAST DAY OF THE CURRENT FISCAL YEAR). YOU MAY REQUEST THE STATEMENT, BY WRITING TO (INSERT ADDRESS OF THE MANAGING ENTITY)."

17 [(e) If a request for the statement is received by the managing entity prior to the date by which the statement is 18 available, the statement shall be provided no later than one week 19 after the date the statement becomes available. If a request for 20 21 the statement is received by the managing entity after the date the statement becomes available, the statement shall be provided no 22 later than two weeks after the date the request is received by the 23 managing entity. For the purposes of this section, the statement 24 shall be deemed provided if it is deposited in the mail, properly 25 26 addressed, with postage prepaid.

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[(f) A managing entity shall provide a separate

1	timeshare fee and expense statement for each timeshare property
2	unless the property is part of a timeshare system. A managing
3	entity may provide a consolidated statement for all timeshare
4	properties comprising a timeshare system.]

5 SECTION 15. Sections 221.075(a) and (d), Property Code, are 6 amended to read as follows:

7 (a) On <u>receipt of</u> a written request filed with the 8 commission by a managing entity before the date on which the 9 statement required by Section 221.074 must be made available, the 10 commission for good cause shown may grant the managing entity an 11 extension of no more than 30 days in which to provide the statement.

12 (d) A managing entity may not assess against or collect from 13 the <u>purchasers</u> [owners] of a timeshare property the amount of a 14 penalty incurred under this section.

15 SECTION 16. Sections 221.076 and 221.077, Property Code, 16 are amended to read as follows:

Sec. 221.076. MANAGING ENTITIES THAT MANAGE MORE THAN ONE 17 TIMESHARE [SYSTEM OR] PROPERTY. (a) A managing entity that manages 18 two or more single-site timeshare plans [properties which are not 19 participants of the same timeshare system] may [not] commingle the 20 assessments [timeshare fees] collected from purchasers [owners] of 21 one timeshare plan [property] with the assessments [timeshare fees] 22 collected from <u>purchasers</u> [owners] of any other <u>single-site plan</u> 23 24 for which it is the managing entity only if the practice is 25 disclosed in the timeshare disclosure statement for each timeshare 26 property and the appropriate statement is included in the 27 declaration for each timeshare property as required by Subchapter

1 <u>B</u>.

2 (b) [A managing entity that manages two or more timeshare 3 systems may not commingle the timeshare fees collected from owners 4 participating in one timeshare system with the timeshare fees 5 collected from owners participating in any other timeshare system.

[(c)] A managing entity which manages a <u>multisite</u> timeshare 6 plan [system] may deposit assessments [timeshare fees] collected 7 8 from purchasers [owners] of one timeshare property into a common with 9 account assessments [timeshare fees] collected from purchasers [owners] of other timeshare properties participating in 10 the same <u>multisite</u> timeshare <u>plan</u> [system] only if the practice is 11 disclosed in the timeshare disclosure statement for each timeshare 12 property in the multisite timeshare plan [system] and the 13 appropriate statement is included in the declaration for each 14 15 timeshare plan [regime] as required by Subchapter B.

16 <u>(c)</u> Nothing in this section shall be construed to allow a 17 managing entity to commingle <u>assessments</u> [the timeshare fees] of <u>a</u> 18 <u>multisite timeshare plan with the assessments of a separate</u> 19 <u>multisite timeshare plan or a timeshare plan that is not a part of</u> 20 <u>the multisite timeshare plan</u>[+

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[(1) separate timeshare systems;

22 [(2) separate timeshare properties which are not part
23 of a timeshare system; or

24 [(3) a timeshare system with the timeshare fees of a 25 separate timeshare property which is not a participant in the 26 timeshare system].

27 Sec. 221.077. AVAILABILITY OF BOOKS AND RECORDS; RECORDS

<u>RETENTION</u>. (a) A <u>developer or</u> managing entity, on written request of an owner, shall make available for examination at its registered office or principal place of business and at any reasonable time or times the relevant books and records relating to the collection and expenditure of assessments [timeshare fees].

6 (b) A developer or managing entity shall maintain in its 7 records a copy of each purchase contract for an accommodation sold by the developer for a timeshare period unless the contract has been 8 9 canceled. If a sale of the timeshare estate is pending, the developer shall retain a copy of the contract until a deed of 10 conveyance, agreement for deed, or lease is recorded in the real 11 property records of the county in which the timeshare property is 12 13 located.

SECTION 17. This Act applies to timeshare plans created on or after January 15, 2006, and to any developer who offers or disposes of an interest in a timeshare plan and a managing entity that manages a timeshare property under Chapter 221, Property Code, as amended by this Act, on or after that date.

SECTION 18. If a timeshare plan is registered with the Texas
 Real Estate Commission before January 15, 2006:

(1) the registration expires 24 months after the last
 anniversary of the date the timeshare plan was registered;

(2) a developer may renew the registration as provided
by Section 221.023, Property Code, as amended by this Act; and

(3) the developer may continue to use the timeshare
disclosure statement for the timeshare plan as approved by the
Texas Real Estate Commission prior to January 15, 2006, so long as

1 the registration is amended from time to time to disclose any 2 materially adverse changes as required by Section 221.023, Property 3 Code, as amended by this Act.

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4 SECTION 19. This Act takes effect January 15, 2006.

President of the Senate

Speaker of the House

I certify that H.B. No. 1045 was passed by the House on April 7, 2005, by a non-record vote; and that the House concurred in Senate amendments to H.B. No. 1045 on May 23, 2005, by the following vote: Yeas 141, Nays 0, 1 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 1045 was passed by the Senate, with amendments, on May 19, 2005, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED: _____

Date

Governor