## Stricken language would be deleted from and underlined language would be added to present law. Act 733 of the Regular Session

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3		HOUSE BILL 1834
4		HOUSE BILL 1034
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8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE ARKANSAS TIME-SHARE ACT; AND E	₹OR
10	OTHER PURPOSES.	
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12		
13	Subtitle	
14	TO AMEND THE ARKANSAS TIME-SHARE ACT.	
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17	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS	3 <b>:</b>
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19	SECTION 1. Arkansas Code § 18-14-102, concerning the de	efinitions of
20	terms used in the Arkansas Time-Share Act, is amended to add a	additional
21	subdivisions to read as follows:	
22	(23) "Consumer time-share reseller" means a purch	naser who
23	acquires a time-share interest for his or her own use and occu	ipancy and
24	later:	
25	(A) Offers the time-share interest, or occu	ipancy rights
26	associated with the time-share interest, for resale or rental;	; or
27	(B) Engages a time-share interest transfer	<u>services</u>
28	provider to provide time-share interest transfer services;	
29	(24) "Resale transfer agreement" means a contract	or other
30	agreement:	
31	(A) Between a time-share interest transfer	services
32	provider and a consumer time-share reseller; and	
33	(B) In which a time-share interest transfer	<u>services</u>
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35	(25) "Time-share interest transfer services" mean	ıs any direct
36	contact initiated with an Arkansas resident through telemarket	ing, mail.

1	email, or any other means of communication relating to services to:
2	(A) Transfer ownership of a consumer time-share reseller's
3	time-share interest;
4	(B) Assist or make a promise to assist with the transfer
5	of ownership of a consumer time-share reseller's time-share interest; or
6	(C) Assist or make a promise to assist an owner of a time-
7	share interest with a relinquishment or other voluntary disposition of the
8	consumer time-share interest, which assistance:
9	(i) Has been or may be referred to as:
10	(a) "Time-share exit";
11	(b) "Time-share cancellation";
12	(c) "Time-share liquidation";
13	<pre>(d) "Time-share relief";</pre>
14	(e) "Cancellation of a time-share loan
15	obligation"; or
16	(f) Any other similar references; and
17	(ii) Includes a reconveyance or other voluntary
18	transfer to a developer or managing entity in lieu of any unpaid purchase
19	money obligation or delinquent time-share plan assessment obligation; and
20	(26)(A) "Time-share interest transfer services provider" means a
21	person:
22	(i) That offers to provide, or arranges for others
23	to provide, time-share interest transfer services; or
24	(ii) Providing time-share interest transfer services
25	from a location in this state whether on a temporary or ongoing basis and who
26	is subject to the Real Estate License Law, § 17-42-101 et seq.
27	(B) "Time-share interest transfer services provider" does
28	<pre>not include:</pre>
29	(i) An attorney who is licensed to practice in the
30	State of Arkansas;
31	(ii) A licensed title insurer agent in good standing
32	with the State Insurance Department;
33	(iii) A developer or managing entity, or an agent or
34	contractor of a developer or managing entity, to the extent that the
35	developer or managing entity, or an agent or contractor of a developer or
36	managing entity offers time-share interest transfer services to purchasers of

1	time-share interests in his or her own time-share plans; or
2	(iv) A mortgagee or servicer or lienholder, or agent
3	or contractor of a mortgagee or servicer or lienholder, to the extent that
4	the mortgagee or servicer or lienholder, or agent or contractor of a
5	mortgagee or servicer or lienholder offers time-share interest transfer
6	services to a borrower or debtor related to a mortgage, lien, or encumbrance
7	against the purchaser's time-share interest.
8	(C) A time-share interest transfer services provider does
9	not qualify for exemptions to licensure listed in § 17-42-104.
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11	SECTION 2. Arkansas Code § 18-14-202, concerning the registering of a
12	time-share plan with the Arkansas Real Estate Commission, is amended to add
13	additional subsections to read as follows:
14	(j)(l) A time-share interest transfer services provider shall:
15	(A) Register with the commission on forms prescribed by
16	the commission;
17	(B) Furnish to the commission:
18	(i) The time-share interest transfer services
19	provider's principal office address and telephone number;
20	(ii) The name of the time-share interest transfer
21	services provider's designated responsible managing employee;
22	(iii) Any special escrow accounts set up for the
23	deposit and collection of funds received from a consumer time-share reseller;
24	(iv)(a) Unless the time-share interest transfer
25	services provider is a broker with a permanent office in the state, the dates
26	when and locations where the time-share interest transfer services provider
27	plans to meet with a consumer time-share reseller and the names of all the
28	representatives of the time-share interest transfer services provider who
29	will be at the meeting.
30	(b) The information required under subdivision
31	(j)(l)(B)(iv)(a) of this section shall be provided no later than fifteen (15)
32	days before the date of the meeting; and
33	(v)(a) Any additional information the commission
34	requires, including without limitation evidence of a:
35	(1) Bond in an amount determined by the
36	commission not to exceed twenty-five thousand dollars (\$25,000) has been

1	placed with a surety company;
2	(2) Corporate bond acceptable to the
3	commission; or
4	(3) Cash bond with the commission to
5	cover any misappropriations of funds of the time-share interest transfer
6	services provider and any of the time-share interest transfer service
7	provider's employees or associates.
8	(b) A broker that provides time-share interest
9	transfer services may provide proof of errors and omissions insurance in lieu
10	of a bond.
11	(c) This subsection shall not apply to a
12	broker that maintained a place of business inside the state under § $17-42-309$
13	before the enactment of this subsection; and
14	(C) Pay a filing fee not to exceed one hundred fifty
15	dollars (\$150) to register as required by subdivision (j)(2) of this section
16	and for each annual renewal of the registration.
17	(2)(A) It is unlawful to perform the activities of a time-share
18	interest transfer services provider individually or as an officer, agent,
19	employee, or member of a firm, corporation, partnership, copartnership,
20	association, limited liability company, or other entity without registering
21	with the commission under this subsection.
22	(B) A commissioner of the commission, the Executive
23	Director of the Arkansas Real Estate Commission, a commissioner's designee,
24	the executive director's designee, or any licensee residing in the county
25	where the violation occurred may by affidavit institute criminal proceedings
26	for a violation of this subsection without filing a bond for costs.
27	(C) The prosecuting attorney for each county shall
28	prosecute any violation of this subsection that occurs in his or her county.
29	(D) A time-share interest transfer services provider, an
30	agent, or a third party services provider for the time-share interest
31	transfer services provider that violates this subsection is guilty of a Class
32	D felony.
33	(E) This subsection does not apply to the transfer of
34	ownership of a time-share interest from a consumer time-share reseller to:
35	(i) The developer or managing agent of that time-
36	share plan without the assistance of a time-share interest services provider;

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2	(ii) A consumer time-share reseller who acquires a
3	time-share interest or time-share interests for his or her own use and
4	occupancy and who later offers the time-share interest or time-share
5	interests for rent or offers for resale in a given calendar year seven (7) or
6	$\underline{\text{fewer of the time-share interests}}$ that he or she acquired for his or her $\underline{\text{own}}$
7	use and occupancy.
8	(F) Only an attorney who is licensed to practice in the
9	State of Arkansas may offer services to a consumer time-share reseller in
10	connection with an involuntary transfer, or proposed involuntary transfer, of
11	a consumer time-share reseller's time-share interest.
12	(G) The commission, upon learning that an unregistered
13	person or entity has arranged to provide time-share interest transfer
14	services at a location in the state, shall attempt to notify any person that
15	is providing a physical location for the activity that the planned activity
16	may be unlawful and that law enforcement or regulatory officials may appear
17	on-site before or during the event.
18	(k)(1) A violation of this section shall constitute an unfair or
19	deceptive act or practice under the Deceptive Trade Practices Act, § 4-88-101
20	et seq.
21	(2) All remedies, penalties, and authority granted to the
22	Attorney General under the Deceptive Trade Practices Act, § 4-88-101 et seq.,
23	are available to the Attorney General for the enforcement of this section.
24	(3) The prosecuting attorneys of the various districts and
25	counties of this state shall also have full authority to enforce the
26	provisions of this section.
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28	SECTION 3. Arkansas Code § 18-14-411, concerning the duty to keep
29	financial records and make the financial records available for examination,
30	is amended to add an additional subsection to read as follows:
31	(c)(1) An escrow agent that receives funds related to time-share
32	interest transfer services provided to a consumer time-share reseller shall
33	retain all resale transfer agreements, escrow account records, and affidavits
34	received under this chapter for a period of four (4) years.
35	(2) An escrow agent who intentionally fails to comply with the
36	provisions of the chapter concerning the establishment of an escrow account,

1	deposits of funds into escrow, withdrawal therefore, and maintenance of
2	records is guilty of a Class D felony.
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4	SECTION 4. Arkansas Code Title 18, Chapter 14, Subchapter 4, is
5	amended to add an additional section to read as follows:
6	18-14-412. Required contents of resale transfer agreements.
7	(a) In the course of offering time-share interest transfer services, a
8	<pre>person shall not:</pre>
9	(1) Engage in any time-share interest transfer services for
10	consideration, or the expectation of receiving consideration, without first
11	obtaining a written resale transfer agreement signed by the consumer time-
12	share reseller that complies with this section; or
13	(2) Fail to provide both the consumer time-share reseller and
14	the escrow agent required by the chapter with an executed copy of the resale
15	transfer agreement.
16	(b) Each resale transfer agreement shall contain:
17	(1) A statement that no fee, cost, or other compensation may be
18	paid to the time-share interest transfer services provider before the
19	delivery to the consumer time-share reseller of written evidence that all
20	promised time-share interest transfer services have been performed, including
21	without limitation the delivery to:
22	(A) Both the consumer time-share reseller and the time-
23	share plan managing agent of a copy of the recorded instrument or other legal
24	document evidencing the transfer of ownership of or legal title to the
25	consumer time-share reseller's time-share interest to the transferee,
26	accompanied by the full name, address, and other known contact information of
27	the transferee;
28	(B) Both the consumer time-share reseller and the time-
29	share plan managing agent of a copy of the certification or other legal
30	documents documenting the transfer or assignment of the time-share interest
31	contract of membership evidencing the use rights and other privileges and
32	obligations associated with the consumer time-share reseller's time-share
33	interest, accompanied by the full name, address, and other known contact
34	information of the transferee; or
35	(C) The consumer time-share reseller of a copy of the
36	legal document executed by the vendor or obligor evidencing the cancellation

1	$\underline{\text{of the time-share interest contract or time-share loan obligation relating } \underline{\text{to}}$
2	the consumer time-share reseller's time-share interest;
3	(2) The name, address, current phone number, and current email
4	address of the escrow agent required by § 18-14-408;
5	(3) A specific, detailed description of the time-share interest
6	transfer services to be provided and a statement that the time-share interest
7	transfer services provider will provide the consumer time-share reseller with
8	written notice of the full performance of the time-share interest transfer
9	services, together with a copy of the recorded instrument or other legal
10	document evidencing the transfer of ownership of or legal title to the time-
11	share interest from the consumer time-share reseller to a transferee; and
12	(4) A statement in substantially the following form in
13	conspicuous type immediately preceding the space in the resale transfer
14	agreement provided for the consumer time-share reseller's signature.
15	"(Name) has agreed to provide you with time-share interest transfer
16	services under this resale transfer agreement. After those services have been
17	fully performed, (Name) is obligated to provide you with written notice of
18	the full performance and a copy of the recorded instruments or other legal
19	document evidencing the transfer, assignment, or cancellation of the consumer
20	time-share reseller's time-share interest. Any fee or other compensation paid
21	by you under this agreement before the full performance by (Name) must be
22	held in escrow by the escrow agent specified in this agreement, and (Name) is
23	prohibited from receiving any fee or other compensation until all promised
24	time-share interest transfer services have been performed."
25	(c)(l)(A) Before entering into a resale transfer agreement, a time-
26	share interest services provider shall establish an escrow account with an
27	escrow agent for the purpose of protecting the funds or other property of
28	consumer time-share resellers required to be escrowed by this chapter.
29	(B) An attorney who is licensed to practice in the State
30	of Arkansas, a broker in good standing, or a title insurer or agent in good
31	standing, that also provides time-share interest transfer services as
32	described in this chapter, may serve as escrow agent under this section.
33	(2) The escrow agent shall:
34	(A) Maintain the escrow account in a manner as to be under
35	the direct supervision and control of the escrow agent; and
36	(B) Have a fiduciary duty to each consumer time-share

1	reserver to maintain the escrow account in accordance with good accounting
2	practices and to release the consumer time-share reseller's fund or other
3	property from escrow only in accordance with this section.
4	(3)(A) All funds or other property that are received from or on
5	behalf of a consumer time-share reseller under a resale transfer agreement
6	shall be deposited into an escrow account required under this section.
7	(B) A fee, cost, or other compensation that is due or that
8	will be paid to the time-share interest transfer services provider shall be
9	held in the escrow account until the time-share interest transfer services
10	provider has fully complied with all of his or her obligations under the
11	resale transfer agreement and under this section.
12	(4) The funds or other property required to be escrowed under
13	this section may only be released from escrow as follows:
14	(A) On the order of the time-share interest transfer
15	services provider, upon presentation of an affidavit by the time-share
16	interest transfer services provider that all promised time-share interest
17	transfer services have been performed, including delivery to both the
18	consumer time-share reseller and the time-share plan managing agent of a copy
19	of the recorded instrument or other legal document evidencing the transfer of
20	ownership of or legal title to the consumer resale time-share interest to the
21	transferee; or
22	(B)(i) To a managing agent to pay any assessments,
23	transfer fees, or other money owed with respect to the time-share interest or
24	to pay a governmental agency for the purpose of completing and perfecting the
25	transfer.
26	(ii) A managing agent shall accept any funds
27	remitted to it by an escrow agent under this section.
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35	APPROVED: 4/15/21
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