Stricken language would be deleted from and underlined language would be added to present law. Act 516 of the Regular Session

1	State of Arkansas	As Engrossed: H4/1/25	
2	95th General Assembly	A Bill	
3	Regular Session, 2025		SENATE BILL 323
4			
5	By: Senator J. Bryant		
6	By: Representative McCollun	a	
7			
8		For An Act To Be Entitled	
9	AN ACT TO	AMEND THE HORIZONTAL PROPERTY AC	CT; AND FOR
10	OTHER PURP	OSES.	
11			
12			
13		Subtitle	
14	TO AN	MEND THE HORIZONTAL PROPERTY ACT	•
15			
16	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
17			
18	SECTION 1. Arka	nsas Code § 18-13-102(1), concer	rning the definition of
19	"apartment" under the	Horizontal Property Act, is amer	nded to read as follows:
20	(1) <u>(A)</u> "A	apartment" means a part of the pi	roperty intended for
21	residential, commercia	al, industrial, or any other type	e of independent use
22	consisting of one (1)	or more rooms or spaces occupying	ng all or part of one
23	(1) or more floors in	a building or buildings of one ((1) or more floors
24	designated as an apart	ment in the master deed and deli	ineated on the plans
25	provided for in § 18-1	3 105 a physical portion of the	property that:
26		(i) Is subject to a master de	ed designated for
27	separate ownership or	occupancy, the boundaries of whi	ich are described by the
28	master deed and deline	eated on the plans provided for i	in § 18-13-105; and
29		(ii) May be further subdivide	ed into additional units
30	or apartments by the e	establishment of a subordinate ma	aster deed.
31	<u>(B)</u>	Except as otherwise provided by	y the master deed or
32	plans provided for in	§ 18-13-105:	
33		(i) If walls, floors, or ceil	
34		ment or unit, then all lath, fur	
35	plasterboard, plaster,	paneling, tiles, wallpaper, pai	nt, finished flooring,
36	and any other material	s constituting part of the finis	shed surfaces are a part

1	of the apartment or unit, and all other portions of the walls, floors, or	
2	ceilings are a part of the common elements of the apartment or unit;	
3	(ii) If any chute, flue, duct, wire, conduit, bearing	
4	wall, bearing column, or any other fixture is partially within and partially	
5	outside the designated boundaries of the apartment or unit, then the portion	
6	serving only that apartment or unit is a limited common element allocated	
7	solely to that apartment or unit, and the portion serving more than one (1)	
8	apartment or unit or the common elements is a part of the general common	
9	<pre>elements;</pre>	
10	(iii) Subject to subdivision (1)(B)(ii) of this	
11	section, the spaces, interior partitions, and other fixtures and improvements	
12	within the boundaries of an apartment or unit are a part of the apartment or	
13	unit; and	
14	(iv) Shutters, awnings, window boxes, doorsteps,	
15	stoops, porches, balconies, patios, exterior doors, and exterior windows or	
16	other fixtures designed to serve a single apartment or unit, but located	
17	outside the apartment or unit's boundaries, are limited common elements	
18	allocated exclusively to that apartment or unit.	
19	(C) "Apartment" includes a unit;	
20		
21	SECTION 2. Arkansas Code § 18-13-102(4), concerning the definition of	
22	"general common elements" under the Horizontal Property Act, is amended to	
23	read as follows:	
24	(4) "General common elements" means the common elements that are	
25	<pre>not limited common elements+;</pre>	
26	(A) The land on which the building stands;	
27	(B) The foundations, main walls, roofs, halls, lobbies,	
28	stairways, and entrance and exit or communication ways;	
29	(C) The basements, flat roofs, yards, and gardens, except	
30	as otherwise provided or stipulated;	
31	(D) The premises for the lodging of janitors or persons in	
32	charge of the building, except as otherwise provided or stipulated;	
33	(E) The compartments or installations of central services	
34	such as power, light, gas, cold and hot water, refrigeration, reservoirs,	
35	water tanks and pumps, and the like;	
36	(F) The elevators, garbage incinerators, and, in general,	

1	all devices or installations existing for common use; and
2	(G) All other elements of the building rationally of
3	common use or necessary to its existence, upkeep, and safety;
4	
5	SECTION 3. Arkansas Code § 18-13-102(5), concerning the definition of
6	"limited common elements" under the Horizontal Property Act, is amended to
7	read as follows:
8	(5) "Limited common elements" means those a portion of the
9	common elements which are agreed upon by all the co-owners to be reserved for
10	the use of a certain number of apartments to the exclusion of the other
11	apartments, such as special corridors, stairways, and elevators, sanitary
12	services common to the apartments of a particular floor, and the like
13	allocated by the master deed or by operation of an apartment under § 18-13-
14	102(1) for the exclusive use of one (1) or more owner but less than all of
15	the owners;
16	
17	SECTION 4. Arkansas Code § 18-13-102, concerning the definitions under
18	the Horizontal Property Act, is amended to add additional subdivisions to
19	read as follows:
20	(12)(A)(i) "Common elements" means all portions of a condominium
21	other than the apartments or units as stated in the master deed.
22	(ii) "Common elements" includes both general and
23	limited common elements.
24	(B) Subject to the master deed, a declarant has an
25	easement through the common elements as may be reasonably necessary for
26	discharging the declarant's obligations or exercising special declarant rights
27	whether or not arising under this chapter or reserved by the master deed;
28	(13) "Declarant" means a person, group of persons, entity, or
29	group of entities, acting in concert, that:
30	(A) As part of a common promotional plan, offers to dispose
31	of the person's interest in an apartment or unit not previously disposed of;
32	<u>or</u>
33	(B) Reserves or succeeds to any development right under a
34	master deed; and
35	(14) "Development rights" means a right or combination of rights
36	reserved by a declarant in the master deed to, without necessity of consent

1	by any other apartment owner or unit owner, to:		
2	(A) Add real property to a master deed;		
3	(B) Create an apartment or unit, common elements, or		
4	limited common elements by amendment to a master deed;		
5	(C) Subdivide an apartment or unit, or convert an		
6	apartment or unit into common elements by amendment to a master deed;		
7	(D) Withdraw real property from a master deed;		
8	(E) Complete improvements indicated on plans under § 18-13-		
9	<u>105;</u>		
10	(F) Make the horizontal property regime part of another		
11	development;		
12	(G) Maintain sales, management, leasing offices, and signs		
13	advertising the horizontal property regime and models;		
14	(H) Amend a master deed to comply with mortgage		
15	underwriting requirements; or		
16	(I) Use an easement through the common elements for the		
17	purpose of making improvements within the horizontal property regime or		
18	within real property that may be added to the horizontal property regime.		
19			
20	SECTION 5. Arkansas Code § 18-13-103 is amended to read as follows:		
21	18-13-103. Establishment of horizontal property regimes.		
22	(a) Whenever a sole owner or the co-owners of a building already		
23	constructed or the owners of property upon which a building is to be		
24	constructed expressly declare, through the recordation of a master deed		
25	setting forth the particulars enumerated in § 18-13-104, their desire to		
26	submit their property to the regime established by this chapter, there shall		
27	be established a horizontal property regime A horizontal property regime may		
28	be created under this chapter only by recording a master deed executed in the		
29	same manner as a deed by all persons who have an interest in the real		
30	property that will be conveyed to an owner of an apartment or unit and by		
31	every lessor of a lease of an interest in real property that will be subject		
32	to the master deed, the expiration or termination of which will terminate the		
33	horizontal property regime or reduce the size of a horizontal property		
34	regime.		
35	(b) A master deed shall be recorded in each county in which any		
36	portion of the real property that is subject to the horizontal property		

1	regime is located stating the particulars enumerated in § 18-13-104, and
2	thereafter shall be established a horizontal property regime.
3	(c) An apartment or unit in an existing horizontal property regime may
4	be further lawfully subdivided into subordinate subunits by the recordation
5	of one (1) or more additional subordinate master deeds that:
6	(1) Comply with the requirements of this chapter; and
7	(2) Is permitted in the master deed or is pursuant to any rights
8	reserved in favor of the declarant under the master deed or this chapter.
9	(d)(l) If a contract for the sale of a condominium ownership interest
10	contains the legend described in subdivision (d)(3) of this section, a
11	declarant may, according to the contractual provisions, use a deposit or down
12	payment for the acquisition of an apartment or unit upon the commencement of
13	construction of the structure of the condominium property in which the
14	purchaser's apartment or unit will be located and use the deposit or down
15	payment in the actual construction and development of the condominium
16	property.
17	(2) The declarant shall not use the deposit or down payment
18	described under subdivision (d)(1) of this section for:
19	(A) Advertising purposes; or
20	(B) The salary, commission, or expenses of an agent.
21	(3) A contract that permits withdrawals of a deposit or down
22	payment for the purposes described in subdivision (d)(1) of this section
23	shall include the following legend conspicuously printed or stamped in
24	boldface type, on the first page of the contract and immediately above the
25	signature of the purchaser:
26	"Purchaser acknowledges that, under this contract, the seller may withdraw
27	and then use for construction and development of the condominium property a
28	deposit or down payment that the purchaser makes before closing."
29	
30	SECTION 6. Arkansas Code § 18-13-104 is amended to read as follows:
31	18-13-104. Master deed.
32	(a) The master deed creating and establishing the horizontal property
33	regime shall be:
34	(1) executed Executed by the declarant or owner or owners of the
35	real property making up the horizontal property regime; and
36	(2) shall be recorded Recorded in the office of the clerk and ex

1 officio recorder of the county where the <u>real</u> property <u>subject to the</u> 2 horizontal property regime is located. 3 The A master deed shall express the following particulars: 4 (1) The description of the land and the building, expressing 5 their respective areas real property subject to the horizontal property 6 regime; 7 (2) The general description and number of each apartment, 8 expressing its area, location, and any other data necessary for its 9 identification The name of the declarant, if any, reserving the development 10 rights and special declarant rights under this chapter, and a time limit, if 11 applicable, for which each of the development rights or special declarant 12 rights shall be exercised; 13 (3) The name of the association, if any, or a description of the operations or rights reserved to the council of co-owners, in either case that 14 15 will: 16 (A) Enforce the terms and conditions expressed in the 17 master deed; and 18 (B) Operate and manage the common elements; 19 (4) A description of the boundaries of each apartment or unit 20 created by the master deed, including without limitation the apartment's or unit's identifying number and any other data necessary for the identification 21 22 of the apartment or unit; 23 (5) The description of the general common elements of the 24 building and, in proper cases, of the limited common elements restricted to a 25 given number of apartments or units, expressing which are those apartments or 26 units; and 27 (4) The value of the property and of each apartment and, according to these basic values, the percentage appertaining to the co-owners 28 29 in the expenses of, and rights in, the elements held in common 30 (6) An allocation to each apartment or unit of the apartment's or unit's allocated interests in the common elements and common expenses, 31 32 which the allocation does not have to be equal to each other such that an 33 allocation of interests in the common elements may differ from the apartment's or the unit's allocation of common expenses; 34 35 (7) A statement of the maximum number of apartments or units

that may be created within the horizontal property regime but subject to any

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1	<pre>development rights under § 18-13-102(14);</pre>
2	(8) The time period in which any development rights that are
3	reserved by a declarant in a master deed may be exercised;
4	(9) The method of amending a master deed;
5	(10) The allocation to each apartment or unit a portion of the
6	votes in the association;
7	(11) The formula used to establish the allocations under
8	subdivision (b)(6) of this section;
9	(12) If the master deed permits an apartment or unit to be added
10	to or withdrawn from the horizontal property regime, state the formula that
11	shall be used to reallocate the allocated interest among the apartments and
12	units included in the horizontal property regime after the addition or
13	withdrawal of an apartment or unit; and
14	(13) Any other matters a declarant considers appropriate.
15	(c) Except as may otherwise be provided in a master deed, an amendment
16	to a master deed requires consent of all apartment owners or unit owners.
17	
18	SECTION 7. Arkansas Code § 18-13-112 is amended to read as follows:
19	18-13-112. Ownership and valuation of separate units and common
20	elements.
21	(a)(1) An apartment owner or unit owner shall have the exclusive
22	ownership of his or her apartment $\underline{\text{or unit}}$ and shall have a common right to a
23	share, with the other co-owners, in the common elements of the property \underline{as}
24	stated in the master deed.
25	(2) (Λ) This share is equivalent to the percentage representing
26	the value of the individual apartment with relation to the value of the whole
27	property.
28	(B) This percentage shall be computed by taking as a basis
29	the value of the individual apartment in relation to the value of the
30	property as a whole The master deed may provide different allocations of
31	votes that are to be made to the apartments or units on particular matters
32	specified in the master deed.
33	(b) The percentage shall be expressed at the time the horizontal
34	property regime is constituted, shall have a permanent character, and shall
35	not be altered without the acquiescence of the co-owners representing all the
36	apartments or units of the building except as described under § 18-13-

1 104(a)(12) due to a declarant's addition or withdrawal of an apartment or 2 unit in the horizontal property regime according to the declarant's

- 3 <u>development rights</u>.
 - (c) The basic value, which shall be fixed for the sole purpose of this chapter and irrespective of the actual value, shall not prevent each co-owner from fixing a different circumstantial value to his or her apartment in all types of acts and contracts.

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- 9 SECTION 8. Arkansas Code § 18-13-116 is amended to read as follows: 10 18-13-116. Liability for expenses and assessments.
 - (a)(1) The co-owners of the apartments an apartment or unit are bound to contribute pro rata, in the percentages computed according to § 18-13-112, pay according to the percentages established by a master deed toward:
- (A) the <u>The</u> expenses of administration and of maintenance and repair of the general common elements and, in the proper case, of the limited common elements of the building; and
- 17 <u>(B)</u> toward any Any other expense lawfully agreed upon.
- (2)(A) However, the administrator, board of administration, or other form of administration of a horizontal property regime may establish additional assessments to be collected from any a co-owner who makes his or her apartment or unit available for rent or lease either directly or through an agent.
 - (B) Such The additional assessments shall not exceed the amount reasonably calculated to cover expenses for additional security, wear and tear on buildings, additional trash pickup, and other additional costs occasioned by such units the apartment or unit being available for rent or lease.
 - (b) (1) No \underline{A} co-owner may shall not exempt himself or herself from contributing toward such the expenses under subdivision (a)(2)(A) of this section by waiver of the use or enjoyment of the common elements or by abandonment of the apartment or unit belonging to him or her.
- 32 (2) Notwithstanding subdivision (b)(1) of this section, the
 33 declarant, from the date of the initial assessment until declarant control of
 34 the association terminates, or five (5) years from a declarant's first
 35 conveyance of a unit or apartment, whichever is earlier, shall periodically
 36 pay to the association:

- (A) An amount equal to all operational expenses of the
 association, less the operational expense portion of the assessments paid by
 an owner of an apartment or an owner of a unit other than the declarant; or

 (B) The common expenses allocated to each apartment or
 unit owned by the declarant.
- 7 units conveyed, rented, or used as models or offices by the declarant, and
 8 all apartments or units owned by a declarant after termination of a
 9 declarant's control of the association or five (5) years from a declarant's
 10 first conveyance of an apartment or unit, whichever is earlier, according to

(3) Common expenses shall be assessed against all apartments and

12 <u>(4) A past due assessment or installment of an assessment may</u> 13 bear interest at a lawful rate established by the association.

the common expenses allocated to each apartment or unit.

- (c) Upon the sale or conveyance of an apartment <u>or unit</u>, all unpaid assessments against a co-owner for his or her pro rata share in the expenses to which subsection (a) of this section refers shall first be paid out of the sales price or by the acquirer in preference over any other assessments or charges of whatever nature except the following:
- 19 (1) Assessments, liens, and charges for taxes past due and 20 unpaid on the apartment or unit; and
- 21 (2) Payments due under mortgage instruments of encumbrance duly 22 recorded.
 - (d) The purchaser of an apartment <u>or unit</u> shall be jointly and severally liable with the seller for the amounts owing by the <u>latter seller</u> under subsection (a) of this section up to the time of the conveyance, without prejudice to the purchaser's right to recover from the other party the amounts paid by him or her as the joint debtor.

29 SECTION 9. DO NOT CODIFY. Applicability.

- 30 <u>(a) This act is applicable to a horizontal property regime organized</u>
 31 <u>on and after September 1, 2025.</u>
- 32 (b) A horizontal property regime organized before September 1, 2025,
 33 may elect to be subject to the provisions of this act by amending the master
 34 deed and filing the appropriate reorganization documents on and after
 35 September 1, 2025.

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1	/s/J. Bryant	
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4	APPROVED:	4/10/25
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