



STATE SENATOR • 14TH SENATE DISTRICT

Senate Bill 865: Homeowner Associations Regulations Senate Committee on Housing, Commerce and Trade Testimony of Senator Joan Ballweg February 3, 2022

Good morning, members of the committee. Thank you for hearing this important piece of legislation.

A homeowner's association (HOA) is an organization that is entered into by property owners in residential communities that can create and enforce rules for the properties that are in the HOA. When someone purchases a property in an HOA, the owner often automatically becomes a member of the HOA, which also means they must abide by the HOA rules and pay the established fees. This is similar to how condominiums operate. However, HOAs and condominiums are separate and distinct structures, and HOAs are not covered in statute, while condominiums are regulated under Chapter 703.

HOAs can have a large impact on the residents who live in them, from assessing monthly fees or special assessments to making rules on what color you can paint your house. These fees and rules are established through covenants, conditions and restrictions, as well as the HOA's bylaws. HOAs vary in size, quality of management by the board and whether or not they hire a professional management company, and all have different rules and regulations. For condominiums, the state provides a statutory structure so there is some consistency, which helps condominium boards and owners understand their obligations before and after they purchase the property. SB 865 also creates a simple statutory structure for HOAs to accomplish those same goals.

Under the bill, the structure that is put into place does the following:

- Creates a Scope: this applies to HOAs with at least one residential lot. The requirements either apply to new associations 30 days after they are created, or to existing associations starting on January 1, 2023 or when they amend existing covenants and restrictions.
- Requires Recording: covenants and restrictions must be filed with the Register of Deeds.
- **Public Posting:** HOAs must notice meetings 48-hours in advance, and if the association has a website, they must post the covenant and restrictions on that website.
- Department of Financial Institutions (DFI) Registration: DFI must create a searchable database with information for people that can serve as the point of contact for the HOA, and the HOA must regularly register with the DFI to provide this information.
- **Caps Fees on Documents:** This provides a limit on the fees HOAs can charge for providing certain documents, such as the covenants and restrictions or a payoff statement. If the HOA fails to comply with some of the public posting and registration requirements, then they are not able to charge late fees or other fines for unpaid assessments.

The common thread throughout these changes is that they create clearer obligations for HOAs, and they provide transparency for people who are looking to purchase a home or who already live in an HOA. With these changes, people know who to contact for the HOA's rules and regulations or where to find them, and they are given public and advanced notice on how to participate in the HOA if they choose to.

Thank you for your consideration of SB 865.



Robert Brooks

STATE REPRESENTATIVE • 60th Assembly District

Hearing Testimony Senate Committee on Housing, Commerce, and Trade Thursday, February 3, 2022 10:00 A.M. Wisconsin State Capitol, Room 300 Southeast

Chairman Jagler and members of the Senate Committee on Housing, Commerce, and Trade, thank you for affording me the opportunity to provide testimony on Senate Bill 865.

A homeowners association (HOA) is a subdivision organization that creates and enforces rules relating to properties within its control. Generally, when a property is purchased within an HOA, the property owner and property automatically become an HOA member and are required to pay dues.

Currently, HOAs are not regulated under Wis. Stat Ch. 703 as condominiums and, therefore, are not impacted by the obligations of the aforementioned statute. Condominiums and HOAs are separate and distinct, governed by different rules and statutes. The distinctions between these two entities are often difficult to identify. Thus, Senate Bill 865 seeks to provide distinction and establish statutes specific HOAs.

HOAs can have a profound legal impact on the property and property owner's rights and, therefore, the rules and regulations governing HOAs are often included in a document referred to as covenants, conditions, and restrictions. However, Senate Bill 865 does not regulate the rules and regulations homeowners' associations may place on property owners.

After nearly two years of research and collaboration with stakeholders on all sides of the issue, we are introducing legislation establishing a simple, straightforward statutory structure for HOAs that allow those residing in, or purchasing properties within an HOA, to understand their contractual obligations, among many other things. LRB-1727 is an important first step in the process in establishing clarity between HOAs and condominiums and cogent guidelines for owners of HOAs to abide by.

I would be happy to answer any questions you might as it relates to this legislation.



To: Members, Senate Housing, Commerce and Trade

From: Cori Lamont, Senior Director of Legal and Public Affairs Tom Larson, Executive Vice President

Date: February 3, 2022

RE: SB 865/ AB 917– Homeowners' Associations

The Wisconsin REALTORS® Association (WRA) supports SB 865, legislation creating a simple statutory structure for homeowners' associations (HOAs) that allow residents living in or purchasing properties within an HOA to have access to the rules and regulations impacting the property.

Background

An HOA is a subdivision organization that creates and enforces rules relating to properties within its control. Typically, when a property is purchased within an HOA, the property owner and the property automatically become a member of the HOA and often are required to regularly pay fees.

Generally, Wisconsin law does not regulate HOAs. Contrary to popular belief, HOA documents are not required to meet the same deadlines and obligations established by Wisconsin condominium law.

HOAs can regulate the use and have a great impact on the property owner's rights. Therefore, a buyer must understand any obligations, limitations, or fees when considering purchasing a property in an HOA. The rules and regulations of HOAs are often included in covenants, conditions and restrictions (CC&Rs), subdivision covenants or deed restrictions.

Understanding what type of fence, how tall and how close to the property line, as well as what type of mailbox or landscaping that may be used, are just some of the examples of how properties and their owners are regulated by HOAs.

Therefore, HOA rules and regulations should be readily available to those living in, or purchasing, a property within an HOA.

This legislation:

Does not regulate HOAs or limit the assessments charged.

SB 865 does not restrict how HOAs can regulate property or limit the ability or amount of any special assessment or periodic association fees an HOA may charge.

- SB 865 does two things:
 - 1. Makes regulations more transparent to property owners and prospective buyers by requiring HOAs to:
 - Record covenants and restrictions with the county register of deeds.
 - Post covenants and restrictions if an HOA has a website.
 - Provide a 48-hour notice to HOA members of upcoming meetings and decisions made by the board.
 - 2. Creates a reasonable statutory framework for HOAs for consumers to gain information.
 - Registration of HOAs with the Department of Financial Institutions (DFI).
 - Searchable DFI database, with information such as the name of the association, the location, a contact person and the HOA's internet site.
 - Cap on document fees. Creates a \$25 fee cap charged by the DFI to file registration forms and \$50 by the HOA to deliver covenants and restrictions to the property owner, if not posted on the website.
 - If the HOA fails to comply with the law, any one-time fees resulting from the transfer of the property or any late fees are unenforceable.

We respectfully request your support for SB 865.