

## Rep. Hoan Huynh

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	10300HB2562ham001	LRB103 24796 LNS 59578 a
1	AMENDMENT TO	HOUSE BILL 2562
2	AMENDMENT NO Ame	nd House Bill 2562 by replacing
3	everything after the enacting clause with the following:	
4 5	"Section 5. The Common Intio	terest Community Association Act
6	(765 ILCS 160/1-71 new)	
7	Sec. 1-71. Heating and cooling standards.	
8	(a) When a common inter	rest community building has a
9	cooling system or heating sys	stem or both serving the entire
10	building, including individua	l units, the association shall
11	comply with the following s	standards with respect to the
12	individual units in which people live:	
13	(1) During the coo	ling season, June 1 through
14	September 30, cooling sys	tems must operate when the heat
15	index exceeds 80 degrees Fahrenheit.	
16	(2) During the heatin	g season, October 1 through May

1 31: (i) between 6 a.m. and 10 p.m., heat must register at least 68 degrees Fahrenheit when the outside temperature 2 falls below 55 degrees Fahrenheit, and (ii) between 10 3 4 p.m. and 6 a.m., heat must register at least 62 degrees 5

Fahrenheit.

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- (b) When a common interest community building does not have a building-wide cooling system that serves individual units, then the association shall provide at least one indoor common gathering space for which a cooling system operates when the heat index exceeds 80 degrees Fahrenheit. All occupants of the building shall have free access to that cooled space. As used in this subsection, "indoor common gathering space" means a room intended to be used as a place where multiple people can gather, such as a lounge, meeting or conference room, party room, or similar that can accommodate a cooling system. Any common interest community building that does not have an indoor common gathering space shall be exempt from this subsection.
- (c) This Section only applies to associations in which the initial declaration limits ownership, rental, or occupancy of a unit to a person 55 years of age or older.
- 22 Section 10. The Condominium Property Act is amended by 23 adding Section 18.11 as follows:
- 2.4 (765 ILCS 605/18.11 new)

- Sec. 18.11. Heating and cooling standards. 1
- 2 (a) When a condominium building has a cooling system or
- 3 heating system or both serving the entire building, including
- 4 individual units, the association shall comply with the
- 5 following standards with respect to the individual units in
- which people live: 6
- 7 (1) During the cooling season, June 1 through
- 8 September 30, cooling systems must operate when the heat
- <u>index exceeds</u> 80 degrees Fahrenheit. 9
- 10 (2) During the heating season, October 1 through May
- 31: (i) between 6 a.m. and 10 p.m., heat must register at 11
- least 68 degrees Fahrenheit when the outside temperature 12
- falls below 55 degrees Fahrenheit, and (ii) between 10 13
- 14 p.m. and 6 a.m., heat must register at least 62 degrees
- 15 Fahrenheit.
- 16 (b) When a condominium building does not have a
- building-wide cooling system that serves individual units, 17
- then the association shall provide at least one indoor common 18
- 19 gathering space for which a cooling system operates when the
- 20 heat index exceeds 80 degrees Fahrenheit. All occupants of the
- 2.1 building shall have free access to that cooled space. As used
- in this subsection, "indoor common gathering space" means a 22
- 23 room intended to be used as a place where multiple people can
- 24 gather, such as a lounge, meeting or conference room, party
- 25 room, or similar that can accommodate a cooling system. Any
- 26 condominium building that does not have an indoor common

- gathering space shall be exempt from this subsection. 1
- (c) This Section only applies to associations in which the 2
- 3 initial declaration limits ownership, rental or occupancy of a
- unit to a person 55 years of age or older.". 4