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1	
2	An act relating to covenants and restrictions;
3	creating s. 712.001, F.S.; providing a short title;
4	amending s. 712.01, F.S.; defining and redefining
5	terms; amending s. 712.05, F.S.; revising the notice
6	filing requirements for a person claiming an interest
7	in land and other rights; authorizing a property
8	owners' association to preserve and protect certain
9	covenants or restrictions from extinguishment, subject
10	to specified requirements; providing that a failure in
11	indexing does not affect the validity of the notice;
12	extending the length of time certain covenants or
13	restrictions are preserved; deleting a provision
14	requiring a two-thirds vote by members of an
15	incorporated homeowners' association to file certain
16	notices; providing that a property owners' association
17	or clerk of the circuit court is not required to
18	provide certain additional notice for a specified
19	notice that is filed; conforming provisions to changes
20	made by the act; amending s. 712.06, F.S.; exempting a
21	specified summary notice and amendment from certain
22	notice content requirements; revising the contents
23	required to be specified by certain notices;
24	conforming provisions to changes made by the act;
25	amending s. 712.11, F.S.; conforming provisions to

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26 changes made by the act; creating s. 712.12, F.S.; 27 defining terms; authorizing the parcel owners of a 28 community not subject to a homeowners' association to 29 use specified procedures to revive certain covenants 30 or restrictions, subject to certain exceptions and requirements; authorizing a parcel owner to commence 31 32 an action by a specified date under certain 33 circumstances for a judicial determination that the covenants or restrictions did not govern that parcel 34 as of a specified date and that any revitalization of 35 36 such covenants or restrictions as to that parcel would 37 unconstitutionally deprive the parcel owner of rights or property; providing applicability; amending s. 38 39 720.303, F.S.; requiring a board to take up certain provisions relating to notice filings at the first 40 board meeting; creating s. 720.3032, F.S.; requiring 41 42 any property owners' association desiring to preserve 43 covenants from potential termination after a specified period by certain operation to record in the official 44 records of each county in which the community is 45 located a notice subject to certain requirements; 46 47 providing a document form for recording by an 48 association to preserve certain covenants or 49 restrictions; requiring a copy of the filed notice to 50 be sent to all members; requiring the original signed

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51	notice to be recorded with the clerk of the circuit
52	court or other recorder; amending ss. 702.09 and
53	702.10, F.S.; conforming provisions to changes made by
54	the act; amending s. 712.095, F.S.; conforming a
55	cross-reference; amending ss. 720.403, 720.404,
56	720.405, and 720.407, F.S.; conforming provisions to
57	changes made by the act; providing an effective date.
58	
59	Be It Enacted by the Legislature of the State of Florida:
60	
61	Section 1. Section 712.001, Florida Statutes, is created
62	to read:
63	712.001 Short titleThis chapter may be cited as the
64	"Marketable Record Title Act."
65	Section 2. Section 712.01, Florida Statutes, is reordered
66	and amended to read:
67	712.01 Definitions.—As used in this chapter, the term law :
68	(1) "Community covenant or restriction" means any
69	agreement or limitation contained in a document recorded in the
70	public records of the county in which a parcel is located which:
71	(a) Subjects the parcel to any use restriction that may be
72	enforced by a property owners' association; or
73	(b) Authorizes a property owners' association to impose a
74	charge or assessment against the parcel or the parcel owner.
75	(4) (1) The term "Person" includes the as used herein
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76 denotes singular or plural, natural or corporate, private or 77 governmental, including the state and any political subdivision 78 or agency thereof as the context for the use thereof requires or 79 denotes and including any property owners' homeowners' 80 association.

81 <u>(6)</u> "Root of title" means any title transaction 82 purporting to create or transfer the estate claimed by any 83 person and which is the last title transaction to have been 84 recorded at least 30 years <u>before</u> prior to the time when 85 marketability is being determined. The effective date of the 86 root of title is the date on which it was recorded.

87 <u>(7)(3)</u> "Title transaction" means any recorded instrument 88 or court proceeding <u>that</u> which affects title to any estate or 89 interest in land and <u>that</u> which describes the land sufficiently 90 to identify its location and boundaries.

(5) (4) "Property owners' association" The term 91 92 "homeowners' association" means a homeowners' association as 93 defined in s. 720.301, a corporation or other entity responsible 94 for the operation of property in which the voting membership is 95 made up of the owners of the property or their agents, or a 96 combination thereof, and in which membership is a mandatory 97 condition of property ownership, or an association of parcel owners which is authorized to enforce a community covenant or 98 99 restriction use restrictions that is are imposed on the parcels. 100 (3) (5) The term "Parcel" means any real property that

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101	which is used for residential purposes that is subject to
102	exclusive ownership and which is subject to any covenant or
103	restriction of a property owners' homeowners' association.
104	(2) (6) The term "Covenant or restriction" means any
105	agreement or limitation contained in a document recorded in the
106	public records of the county in which a parcel is located which
107	subjects the parcel to any use or other restriction or
108	obligation which may be enforced by a homeowners' association or
109	which authorizes a homeowners' association to impose a charge or
110	assessment against the parcel or the owner of the parcel or
111	
	which may be enforced by the Florida Department of Environmental
112	Protection pursuant to chapter 376 or chapter 403.
113	Section 3. Section 712.05, Florida Statutes, is amended to
114	read:
115	712.05 Effect of filing notice
116	(1) A person claiming an interest in land or other right
117	subject to extinguishment under this chapter a homeowners'
118	association desiring to preserve a covenant or restriction may
119	preserve and protect <u>such interest or right</u> the same from
120	extinguishment by the operation of this <u>chapter</u> act by filing
121	for record, at any time during the 30-year period immediately
122	following the effective date of the root of title, a written
123	notice in accordance with <u>s. 712.06</u> this chapter.
124	(2) A property owners' association may preserve and
125	protect a community covenant or restriction from extinguishment
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126	by the operation of this chapter by filing for record, at any
127	time during the 30-year period immediately following the
128	effective date of the root of title:
129	(a) A written notice in accordance with s. 712.06; or
130	(b) A summary notice in substantial form and content as
131	required under s. 720.3032(2); or an amendment to a community
132	covenant or restriction that is indexed under the legal name of
133	the property owners' association and references the recording
134	information of the covenant or restriction to be preserved.
135	Failure of a summary notice or amendment to be indexed to the
136	current owners of the affected property does not affect the
137	validity of the notice or vitiate the effect of the filing of
138	such notice.
139	(3) A Such notice <u>under subsection (1) or subsection (2)</u>
140	preserves <u>an interest in land or other</u> such claim of right
141	<u>subject to extinguishment under this chapter,</u> or <u>a</u> such covenant
142	or restriction or portion of such covenant or restriction, for
143	<u>not less than</u> up to 30 years after filing the notice unless the
144	notice is filed again as required in this chapter. A person's
145	disability or lack of knowledge of any kind may not delay the
146	commencement of or suspend the running of the 30-year period.
147	Such notice may be filed for record by the claimant or by any
148	other person acting on behalf of a claimant who is:
149	(a) Under a disability;
150	(b) Unable to assert a claim on his or her behalf; or

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151 (c) One of a class, but whose identity cannot be 152 established or is uncertain at the time of filing such notice of 153 claim for record. 154 155 Such notice may be filed by a homeowners' association only if 156 the preservation of such covenant or restriction or portion of 157 such covenant or restriction is approved by at least two-thirds 158 of the members of the board of directors of an incorporated homeowners' association at a meeting for which a notice, stating 159 160 the meeting's time and place and containing the statement of 161 marketable title action described in s. 712.06(1)(b), was mailed 162 or hand delivered to members of the homeowners' association at 163 least 7 days before such meeting. The property owners' homeowners' association or clerk of the circuit court is not 164 165 required to provide additional notice pursuant to s. 712.06(3) 166 for a notice filed under subsection (2). The preceding sentence 167 is intended to clarify existing law. (4) (2) It is shall not be necessary for the owner of the 168 169 marketable record title, as described in s. 712.02 herein 170 defined, to file a notice to protect his or her marketable 171 record title. 172 Section 4. Subsections (1) and (3) of section 712.06,

173 Florida Statutes, are amended to read:

174 712.06 Contents of notice; recording and indexing.175 (1) To be effective, the notice referred to in s. 712.05<u>,</u>

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176	other than the summary notice and the amendment referred to in
177	<u>s. 712.05(2)(b), must</u> shall contain:
178	(a) The name or description and mailing address of the
179	claimant or the property owners' homeowners' association
180	desiring to preserve any covenant or restriction and the name
181	and particular post office address of the person filing the
182	claim or the homeowners' association.
183	(b) The name and <u>mailing</u> post office address of an owner,
184	or the name and <u>mailing</u> post office address of the person in
185	whose name <u>the</u> said property is assessed on the last completed
186	tax assessment roll of the county at the time of filing, who,
187	for purpose of such notice, shall be deemed to be an owner;
188	provided, however, if a property owners' homeowners' association
189	is filing the notice, then the requirements of this paragraph
190	may be satisfied by attaching to and recording with the notice
191	an affidavit executed by the appropriate member of the board of
192	directors of the property owners' homeowners' association
193	affirming that the board of directors of the property owners'
194	homeowners' association caused a statement in substantially the
195	following form to be mailed or hand delivered to the members of
196	that property owners' homeowners' association:
197	
198	STATEMENT OF MARKETABLE TITLE ACTION
199	
200	The [name of property owners' homeowners' association] (the
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"Association") has taken action to ensure that the [name of 201 declaration, covenant, or restriction], recorded in Official 202 203 Records Book, Page, of the public records of 204 County, Florida, as may be amended from time to time, currently 205 burdening the property of each and every member of the 206 Association, retains its status as the source of marketable 207 title with regard to the affected real property the transfer of a member's residence. To this end, the Association shall cause 208 209 the notice required by chapter 712, Florida Statutes, to be recorded in the public records of County, Florida. Copies 210 of this notice and its attachments are available through the 211 212 Association pursuant to the Association's governing documents regarding official records of the Association. 213

215 (C) A full and complete description of all land affected by such notice, which description shall be set forth in 216 217 particular terms and not by general reference, but if said claim 218 is founded upon a recorded instrument or a covenant or a 219 restriction, then the description in such notice may be the same 220 as that contained in such recorded instrument or covenant or restriction, provided the same shall be sufficient to identify 221 222 the property.

(d) A statement of the claim showing the nature,
description, and extent of such claim <u>or other right subject to</u>
extinguishment under this chapter or, in the case of a covenant

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226 or restriction, a copy of the covenant or restriction or a 227 reference to the book and page or instrument number in which the 228 same is recorded, except that it is shall not be necessary to 229 show the amount of any claim for money or the terms of payment. 230 If such claim or other right subject to extinguishment (e) 231 under this chapter is based upon an instrument of record or a 232 recorded covenant or restriction, such instrument of record or 233 recorded covenant or restriction shall be deemed sufficiently described to identify the same if the notice includes a 234 235 reference to the book and page in which the same is recorded. 236 Such notice shall be acknowledged in the same manner (f) 237 as deeds are acknowledged for record. 238 The person providing the notice referred to in s. (3) 239 712.05, other than a notice for preservation of a community 240 covenant or restriction, shall: Cause the clerk of the circuit court to mail by 241 (a) 242 registered or certified mail to the purported owner of said 243 property, as stated in such notice, a copy thereof and shall 244 enter on the original, before recording the same, a certificate 245 showing such mailing. For preparing the certificate, the 246 claimant shall pay to the clerk the service charge as prescribed 247 in s. 28.24(8) and the necessary costs of mailing, in addition to the recording charges as prescribed in s. 28.24(12). If the 248 notice names purported owners having more than one address, the 249 person filing the same shall furnish a true copy for each of the 250

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251 several addresses stated, and the clerk shall send one such copy 252 to the purported owners named at each respective address. Such 253 certificate shall be sufficient if the same reads substantially 254 as follows: 255 256 I hereby certify that I did on this, mail by 257 registered (or certified) mail a copy of the foregoing notice to 258 each of the following at the address stated: 259 260 ... (Clerk of the circuit court) ... 261 of County, Florida, 262 By... (Deputy clerk)... 263 264 The clerk of the circuit court is not required to mail to the 265 purported owner of such property any such notice that pertains 266 solely to the preserving of any covenant or restriction or any 267 portion of a covenant or restriction; or Publish once a week, for 2 consecutive weeks, the 268 (b) 269 notice referred to in s. 712.05, with the official record book 270 and page number in which such notice was recorded, in a 271 newspaper as defined in chapter 50 in the county in which the 272 property is located. 273 Section 5. Section 712.11, Florida Statutes, is amended to 274 read: 275 712.11 Covenant revitalization.-A property owners'

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homeowners' association not otherwise subject to chapter 720 may 276 use the procedures set forth in ss. 720.403-720.407 to revive 277 278 covenants that have lapsed under the terms of this chapter. 279 Section 6. Section 712.12, Florida Statutes, is created to 280 read: 281 712.12 Covenant or restriction revitalization by parcel 282 owners not subject to a homeowners' association .-283 (1) As used in this section, the term: 284 "Community" means the real property that is subject to (a) 285 a covenant or restriction that is recorded in the county where 286 the property is located. (b) "Covenant or restriction" means any agreement or 287 limitation imposed by a private party and not required by a 288 governmental agency as a condition of a development permit, as 289 290 defined in s. 163.3164, which is contained in a document 291 recorded in the public records of the county in which a parcel 292 is located and which subjects the parcel to any use restriction 293 that may be enforced by a parcel owner. 294 "Parcel" means real property that is used for (C) 295 residential purposes and that is subject to exclusive ownership 296 and any covenant or restriction that may be enforced by a parcel 297 owner. "Parcel owner" means the record owner of legal title 298 (d) 299 to a parcel. 300 The parcel owners of a community not subject to a (2) Page 12 of 28

CODING: Words stricken are deletions; words underlined are additions.

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301	homeowners' association may use the procedures set forth in ss.
302	720.403-720.407 to revive covenants or restrictions that have
303	lapsed under the terms of this chapter, except:
304	(a) A reference to a homeowners' association or articles
305	of incorporation or bylaws of a homeowners' association under
306	ss. 720.403-720.407 is not required to revive the covenants or
307	restrictions.
308	(b) The approval required under s. 720.405(6) must be in
309	writing, and not at a meeting.
310	(c) The requirements under s. 720.407(2) may be satisfied
311	by having the organizing committee execute the revived covenants
312	or restrictions in the name of the community.
313	(d) The indexing requirements under s. 720.407(3) may be
314	satisfied by indexing the community name in the covenants or
315	restrictions as the grantee and the parcel owners as the
316	grantors.
317	(3) With respect to any parcel that has ceased to be
318	governed by covenants or restrictions as of October 1, 2018, the
319	parcel owner may commence an action by October 1, 2019, for a
320	judicial determination that the covenants or restrictions did
321	not govern that parcel as of October 1, 2018, and that any
322	revitalization of such covenants or restrictions as to that
323	parcel would unconstitutionally deprive the parcel owner of
324	rights or property.
325	(4) Revived covenants or restrictions that are implemented

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326	pursuant to this section do not apply to or affect the rights of
327	the parcel owner which are recognized by any court order or
328	judgment in any action commenced by October 1, 2019, and any
329	such rights so recognized may not be subsequently altered by
330	revived covenants or restrictions implemented under this section
331	without the consent of the affected parcel owner.
332	Section 7. Paragraph (e) is added to subsection (2) of
333	section 720.303, Florida Statutes, to read:
334	720.303 Association powers and duties; meetings of board;
335	official records; budgets; financial reporting; association
336	funds; recalls
337	(2) BOARD MEETINGS
338	(e) At the first board meeting, excluding the
339	organizational meeting, which follows the annual meeting of the
340	members, the board shall consider the desirability of filing
341	notices to preserve the covenants or restrictions affecting the
342	community or association from extinguishment under the
343	Marketable Record Title Act, chapter 712, and to authorize and
344	direct the appropriate officer to file notice in accordance with
345	<u>s. 720.3032.</u>
346	Section 8. Section 720.3032, Florida Statutes, is created
347	to read:
348	720.3032 Notice of association information; preservation
349	from Marketable Record Title Act
350	(1) Any property owners' association desiring to preserve

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351	covenants from potential termination after 30 years by operation
352	of chapter 712 may record in the official records of each county
353	in which the community is located a notice specifying:
354	(a) The legal name of the association.
355	(b) The mailing and physical addresses of the association.
356	(c) The names of the affected subdivision plats and
357	condominiums or, if not applicable, the common name of the
358	community.
359	(d) The name, address, and telephone number for the
360	current community association management company or community
361	association manager, if any.
362	(e) Indication as to whether the association desires to
363	preserve the covenants or restrictions affecting the community
364	or association from extinguishment under the Marketable Record
365	Title Act, chapter 712.
366	(f) A listing by name and recording information of those
367	covenants or restrictions affecting the community which the
368	association desires to be preserved from extinguishment.
369	(g) The legal description of the community affected by the
370	covenants or restrictions, which may be satisfied by a reference
371	to a recorded plat.
372	(h) The signature of a duly authorized officer of the
373	association, acknowledged in the same manner as deeds are
374	acknowledged for record.
375	(2) Recording a document in substantially the following

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376	form satisfies the notice obligation and constitutes a summary
377	notice as specified in s. 712.05(2)(b) sufficient to preserve
378	and protect the referenced covenants and restrictions from
379	extinguishment under the Marketable Record Title Act, chapter
380	<u>712.</u>
381	
382	Notice of(name of association) under s. 720.3032, Florida
383	Statutes, and notice to preserve and protect covenants and
384	restrictions from extinguishment under the Marketable Record
385	Title Act, chapter 712, Florida Statutes.
386	
387	Instructions to recorder: Please index both the legal name
388	of the association and the names shown in item 3.
389	1. Legal name of association:
390	2. Mailing and physical addresses of association:
391	<u></u>
392	3. Names of the subdivision plats, or, if none, common
393	name of community:
394	4. Name, address, and telephone number for management
395	company, if any:
396	5. This notice does does not constitute a notice
397	to preserve and protect covenants or restrictions from
398	extinguishment under the Marketable Record Title Act.
399	6. The following covenants or restrictions affecting the
400	community which the association desires to be preserved from

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401	extinguishment:
402	(Name of instrument)
403	(Official Records Book where recorded & page)
404	(List of instruments)
405	(List of recording information)
406	7. The legal description of the community affected by the
407	listed covenants or restrictions is:(Legal description,
408	which may be satisfied by reference to a recorded plat)
409	This notice is filed on behalf of (Name of
410	association) as of(Date)
411	(Name of association)
412	
413	<u>By:</u>
414	(Name of individual officer)
415	(Title of officer)
416	(Notary acknowledgment)
417	
418	(3) A copy of the notice, as filed, must be included as
419	part of the next notice of meeting or other mailing sent to all
420	members.
421	(4) The original signed notice must be recorded in the
422	official records of the clerk of the circuit court or other
423	recorder for the county.
424	Section 9. Section 702.09, Florida Statutes, is amended to
425	read:

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426 702.09 Definitions.-For the purposes of ss. 702.07 and 427 702.08, the words "decree of foreclosure" shall include a 428 judgment or order rendered or passed in the foreclosure 429 proceedings in which the decree of foreclosure shall be 430 rescinded, vacated, and set aside; the word "mortgage" shall 431 mean any written instrument securing the payment of money or 432 advances and includes liens to secure payment of assessments 433 arising under chapters 718 and 719 and liens created pursuant to the recorded covenants of a property owners' homeowners' 434 435 association as defined in s. 712.01; the word "debt" shall 436 include promissory notes, bonds, and all other written 437 obligations given for the payment of money; the words 438 "foreclosure proceedings" shall embrace every action in the 439 circuit or county courts of this state wherein it is sought to 440 foreclose a mortgage and sell the property covered by the same; 441 and the word "property" shall mean and include both real and 442 personal property. Section 10. Subsection (1) of section 702.10, Florida 443

443 Statutes, is amended to read:

445 702.10 Order to show cause; entry of final judgment of
446 foreclosure; payment during foreclosure.-

(1) A lienholder may request an order to show cause for
the entry of final judgment in a foreclosure action. For
purposes of this section, the term "lienholder" includes the
plaintiff and a defendant to the action who holds a lien

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451 encumbering the property or a defendant who, by virtue of its 452 status as a condominium association, cooperative association, or 453 property owners' homeowners' association, may file a lien 454 against the real property subject to foreclosure. Upon filing, 455 the court shall immediately review the request and the court 456 file in chambers and without a hearing. If, upon examination of 457 the court file, the court finds that the complaint is verified, 458 complies with s. 702.015, and alleges a cause of action to foreclose on real property, the court shall promptly issue an 459 order directed to the other parties named in the action to show 460 461 cause why a final judgment of foreclosure should not be entered.

462

(a) The order shall:

1. Set the date and time for a hearing to show cause. The date for the hearing may not occur sooner than the later of 20 days after service of the order to show cause or 45 days after service of the initial complaint. When service is obtained by publication, the date for the hearing may not be set sooner than 30 days after the first publication.

469 2. Direct the time within which service of the order to470 show cause and the complaint must be made upon the defendant.

3. State that the filing of defenses by a motion, a responsive pleading, an affidavit, or other papers before the hearing to show cause that raise a genuine issue of material fact which would preclude the entry of summary judgment or otherwise constitute a legal defense to foreclosure shall

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476 constitute cause for the court not to enter final judgment.

477 4. State that a defendant has the right to file affidavits
478 or other papers before the time of the hearing to show cause and
479 may appear personally or by way of an attorney at the hearing.

480 5. State that, if a defendant files defenses by a motion, 481 a verified or sworn answer, affidavits, or other papers or 482 appears personally or by way of an attorney at the time of the 483 hearing, the hearing time will be used to hear and consider 484 whether the defendant's motion, answer, affidavits, other 485 papers, and other evidence and argument as may be presented by 486 the defendant or the defendant's attorney raise a genuine issue 487 of material fact which would preclude the entry of summary judgment or otherwise constitute a legal defense to foreclosure. 488 489 The order shall also state that the court may enter an order of 490 final judgment of foreclosure at the hearing and order the clerk 491 of the court to conduct a foreclosure sale.

492 6. State that, if a defendant fails to appear at the 493 hearing to show cause or fails to file defenses by a motion or 494 by a verified or sworn answer or files an answer not contesting 495 the foreclosure, such defendant may be considered to have waived 496 the right to a hearing, and in such case, the court may enter a 497 default against such defendant and, if appropriate, a final judgment of foreclosure ordering the clerk of the court to 498 conduct a foreclosure sale. 499

500

7. State that if the mortgage provides for reasonable

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501 attorney fees and the requested attorney fees do not exceed 3 502 percent of the principal amount owed at the time of filing the 503 complaint, it is unnecessary for the court to hold a hearing or 504 adjudge the requested attorney fees to be reasonable.

8. Attach the form of the proposed final judgment of
foreclosure which the movant requests the court to enter at the
hearing on the order to show cause.

508 9. Require the party seeking final judgment to serve a 509 copy of the order to show cause on the other parties in the 510 following manner:

a. If a party has been served pursuant to chapter 48 with the complaint and original process, or the other party is the plaintiff in the action, service of the order to show cause on that party may be made in the manner provided in the Florida Rules of Civil Procedure.

516 b. If a defendant has not been served pursuant to chapter 517 48 with the complaint and original process, the order to show 518 cause, together with the summons and a copy of the complaint, 519 shall be served on the party in the same manner as provided by 520 law for original process.

521

522 Any final judgment of foreclosure entered under this subsection 523 is for in rem relief only. This subsection does not preclude the 524 entry of a deficiency judgment where otherwise allowed by law. 525 The Legislature intends that this alternative procedure may run

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526 simultaneously with other court procedures.

527 The right to be heard at the hearing to show cause is (b) 528 waived if a defendant, after being served as provided by law 529 with an order to show cause, engages in conduct that clearly 530 shows that the defendant has relinquished the right to be heard 531 on that order. The defendant's failure to file defenses by a 532 motion or by a sworn or verified answer, affidavits, or other 533 papers or to appear personally or by way of an attorney at the 534 hearing duly scheduled on the order to show cause presumptively constitutes conduct that clearly shows that the defendant has 535 536 relinquished the right to be heard. If a defendant files 537 defenses by a motion, a verified answer, affidavits, or other 538 papers or presents evidence at or before the hearing which raise 539 a genuine issue of material fact which would preclude entry of 540 summary judgment or otherwise constitute a legal defense to 541 foreclosure, such action constitutes cause and precludes the 542 entry of a final judgment at the hearing to show cause.

In a mortgage foreclosure proceeding, when a final 543 (C) 544 judgment of foreclosure has been entered against the mortgagor 545 and the note or mortgage provides for the award of reasonable attorney fees, it is unnecessary for the court to hold a hearing 546 547 or adjudge the requested attorney fees to be reasonable if the fees do not exceed 3 percent of the principal amount owed on the 548 note or mortgage at the time of filing, even if the note or 549 550 mortgage does not specify the percentage of the original amount

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551 that would be paid as liquidated damages.

552 If the court finds that all defendants have waived the (d) 553 right to be heard as provided in paragraph (b), the court shall 554 promptly enter a final judgment of foreclosure without the need 555 for further hearing if the plaintiff has shown entitlement to a 556 final judgment and upon the filing with the court of the 557 original note, satisfaction of the conditions for establishment 558 of a lost note, or upon a showing to the court that the 559 obligation to be foreclosed is not evidenced by a promissory 560 note or other negotiable instrument. If the court finds that a 561 defendant has not waived the right to be heard on the order to 562 show cause, the court shall determine whether there is cause not 563 to enter a final judgment of foreclosure. If the court finds 564 that the defendant has not shown cause, the court shall promptly 565 enter a judgment of foreclosure. If the time allotted for the 566 hearing is insufficient, the court may announce at the hearing a 567 date and time for the continued hearing. Only the parties who 568 appear, individually or through an attorney, at the initial 569 hearing must be notified of the date and time of the continued 570 hearing.

571 Section 11. Section 712.095, Florida Statutes, is amended 572 to read:

573 712.095 Notice required by July 1, 1983.—Any person whose 574 interest in land is derived from an instrument or court 575 proceeding recorded subsequent to the root of title, which

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instrument or proceeding did not contain a description of the land as specified by <u>s. 712.01(7)</u> s. 712.01(3), and whose interest had not been extinguished prior to July 1, 1981, shall have until July 1, 1983, to file a notice in accordance with s. 712.06 to preserve the interest.

581 Section 12. Section 720.403, Florida Statutes, is amended 582 to read:

583 720.403 Preservation of residential communities; revival 584 of declaration of covenants.-

585 (1)Consistent with required and optional elements of local comprehensive plans and other applicable provisions of the 586 587 Community Planning Act, property owners homeowners are 588 encouraged to preserve existing residential and other 589 communities, promote available and affordable housing, protect 590 structural and aesthetic elements of their residential 591 community, and, as applicable, maintain roads and streets, 592 easements, water and sewer systems, utilities, drainage 593 improvements, conservation and open areas, recreational 594 amenities, and other infrastructure and common areas that serve 595 and support the residential community by the revival of a 596 previous declaration of covenants and other governing documents 597 that may have ceased to govern some or all parcels in the community. 598

599 (2) In order to preserve a residential community and the
 600 associated infrastructure and common areas for the purposes

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601 described in this section, the parcel owners in a community that 602 was previously subject to a declaration of covenants that has 603 ceased to govern one or more parcels in the community may revive 604 the declaration and the homeowners' association for the 605 community upon approval by the parcel owners to be governed 606 thereby as provided in this act, and upon approval of the 607 declaration and the other governing documents for the association by the Department of Economic Opportunity in a 608 manner consistent with this act. 609 610 (3) Part III of this chapter is intended to provide mechanisms for the revitalization of covenants or restrictions 611 612 for all types of communities and property associations and is 613 not limited to residential communities. 614 Section 13. Section 720.404, Florida Statutes, is amended 615 to read: 720.404 Eligible residential communities; requirements for 616 617 revival of declaration.-Parcel owners in a community are 618 eligible to seek approval from the Department of Economic 619 Opportunity to revive a declaration of covenants under this act 620 if all of the following requirements are met: 621 All parcels to be governed by the revived declaration (1) 622 must have been once governed by a previous declaration that has ceased to govern some or all of the parcels in the community; 623 624 The revived declaration must be approved in the manner (2)625 provided in s. 720.405(6); and

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The revived declaration may not contain covenants that 626 (3)627 are more restrictive on the parcel owners than the covenants 628 contained in the previous declaration, except that the 629 declaration may: 630 (a) Have an effective term of longer duration than the 631 term of the previous declaration; 632 (b) Omit restrictions contained in the previous 633 declaration; Govern fewer than all of the parcels governed by the 634 (C) 635 previous declaration; Provide for amendments to the declaration and other 636 (d) 637 governing documents; and Contain provisions required by this chapter for new 638 (e) 639 declarations that were not contained in the previous 640 declaration. 641 Section 14. Subsections (1), (3), (5), and (6) of section 642 720.405, Florida Statutes, are amended to read: 643 720.405 Organizing committee; parcel owner approval.-644 The proposal to revive a declaration of covenants and (1)645 an a homeowners' association for a community under the terms of 646 this act shall be initiated by an organizing committee 647 consisting of not less than three parcel owners located in the community that is proposed to be governed by the revived 648 declaration. The name, address, and telephone number of each 649 member of the organizing committee must be included in any 650

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notice or other document provided by the committee to parcel
owners to be affected by the proposed revived declaration.
(3) The organizing committee shall prepare the full text

of the proposed articles of incorporation and bylaws of the revived homeowners' association to be submitted to the parcel owners for approval, unless the association is then an existing corporation, in which case the organizing committee shall prepare the existing articles of incorporation and bylaws to be submitted to the parcel owners.

A copy of the complete text of the proposed revised 660 (5) 661 declaration of covenants, the proposed new or existing articles 662 of incorporation and bylaws of the homeowners! association, and 663 a graphic depiction of the property to be governed by the 664 revived declaration shall be presented to all of the affected 665 parcel owners by mail or hand delivery not less than 14 days 666 before the time that the consent of the affected parcel owners 667 to the proposed governing documents is sought by the organizing 668 committee.

(6) A majority of the affected parcel owners must agree in writing to the revived declaration of covenants and governing documents of the homeowners' association or approve the revived declaration and governing documents by a vote at a meeting of the affected parcel owners noticed and conducted in the manner prescribed by s. 720.306. Proof of notice of the meeting to all affected owners of the meeting and the minutes of the meeting

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676 recording the votes of the property owners shall be certified by 677 a court reporter or an attorney licensed to practice in the 678 state.

679 Section 15. Subsection (3) of section 720.407, Florida680 Statutes, is amended to read:

681 720.407 Recording; notice of recording; applicability and
 682 effective date.-

The recorded documents shall include the full text of 683 (3) the approved declaration of covenants, the articles of 684 685 incorporation and bylaws of the homeowners' association, the 686 letter of approval by the department, and the legal description 687 of each affected parcel of property. For purposes of chapter 688 712, the association is deemed to be and shall be indexed as the 689 grantee in a title transaction and the parcel owners named in 690 the revived declaration are deemed to be and shall be indexed as 691 the grantors in the title transaction.

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Section 16. This act shall take effect October 1, 2018.

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