House



LEGISLATIVE ACTION

Senate

Floor: WD/2R 04/29/2019 02:01 PM

Senator Brandes moved the following:

Senate Amendment (with title amendment)

Between lines 1246 and 1247

insert:

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Section 42. Paragraph (1) of subsection (2) of section 718.112, Florida Statutes, is amended to read:

718.112 Bylaws.-

(2) REQUIRED PROVISIONS.—The bylaws shall provide for the following and, if they do not do so, shall be deemed to include the following:

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(1) *Firesafety.*-An association must ensure reasonable

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12 compliance with the Florida Fire Prevention Code. For purposes 13 of this paragraph, the term "reasonable compliance" means the 14 ability to select an alternative solution to ensure that the 15 property meets the level of fire safety required by the Florida 16 Fire Prevention Code. As to a residential condominium building 17 that is a high-rise building as defined under the Florida Fire Prevention Code, the association may either retrofit a fire 18 19 sprinkler system or an engineered life safety system as 20 specified in the Florida Fire Prevention Code Certificate of 21 compliance. A provision that a certificate of compliance from a 22 licensed electrical contractor or electrician may be accepted by 23 the association's board as evidence of compliance of the 24 condominium units with the applicable fire and life safety code 25 must be included. Notwithstanding chapter 633 or of any other 26 code, statute, ordinance, administrative rule, or regulation, or 27 any interpretation of the foregoing, an association, residential 28 condominium, or unit owner is not obligated to retrofit the 29 common elements, association property, or units of a residential condominium with a fire sprinkler system in a building that has 30 31 been certified for occupancy by the applicable governmental 32 entity if the unit owners have voted to forego such retrofitting 33 by the affirmative vote of two-thirds a majority of all voting 34 interests in the affected condominium. The local authority having jurisdiction may not require completion of retrofitting 35 36 with a fire sprinkler system or an engineered life safety system 37 before January 1, 2024 2020. By December 31, 2016, a residential 38 condominium association that is not in compliance with the 39 requirements for a fire sprinkler system and has not voted to forego retrofitting of such a system must initiate an 40



41 application for a building permit for the required installation 42 with the local government having jurisdiction demonstrating that 43 the association will become compliant by December 31, 2019.

44 1. A vote to forego retrofitting may be obtained by limited proxy or by a ballot personally cast at a duly called membership 45 meeting, or by execution of a written consent by the member, and 46 47 is effective upon recording a certificate attesting to such vote in the public records of the county where the condominium is 48 located. The association shall mail or hand deliver to each unit 49 owner written notice at least 14 days before the membership 50 51 meeting in which the vote to forego retrofitting of the required 52 fire sprinkler system is to take place. Within 30 days after the 53 association's opt-out vote, notice of the results of the opt-out 54 vote must be mailed or hand delivered to all unit owners. 55 Evidence of compliance with this notice requirement must be made 56 by affidavit executed by the person providing the notice and 57 filed among the official records of the association. After 58 notice is provided to each owner, a copy must be provided by the 59 current owner to a new owner before closing and by a unit owner 60 to a renter before signing a lease.

2. If there has been a previous vote to forego 61 62 retrofitting, a vote to require retrofitting may be obtained at 63 a special meeting of the unit owners called by a petition of at least 10 percent of the voting interests. Such a vote may only 64 65 be called once every 3 years. Notice shall be provided as 66 required for any regularly called meeting of the unit owners, 67 and must state the purpose of the meeting. Electronic transmission may not be used to provide notice of a meeting 68 called in whole or in part for this purpose. 69



70	3. As part of the information collected annually from
71	condominiums, the division shall require condominium
72	associations to report the membership vote and recording of a
73	certificate under this subsection and, if retrofitting has been
74	undertaken, the per-unit cost of such work. The division shall
75	annually report to the Division of State Fire Marshal of the
76	Department of Financial Services the number of condominiums that
77	have elected to forego retrofitting.
78	4. Notwithstanding s. 553.509, a residential association
79	may not be obligated to, and may forego the retrofitting of, any
80	improvements required by s. 553.509(2) upon an affirmative vote
81	of a majority of the voting interests in the affected
82	condominium.
83	5. This paragraph does not apply to timeshare condominium
84	associations, which shall be governed by s. 721.24.
85	Section 43. Section 718.1085, Florida Statutes, is amended
86	to read:
87	718.1085 Certain regulations not to be retroactively
88	applied.—Notwithstanding the provisions of chapter 633 or of any
89	other code, statute, ordinance, administrative rule, or
90	regulation, or any interpretation thereof, an association,
91	condominium, or unit owner is not obligated to retrofit the
92	common elements or units of a residential condominium that meets
93	the definition of "housing for older persons" in s.
94	760.29(4)(b)3. to comply with requirements relating to handrails
95	and guardrails if the unit owners have voted to forego such
96	retrofitting by the affirmative vote of two-thirds of all voting
97	interests in the affected condominium. However, a condominium
98	association may not vote to forego the retrofitting in common

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99 areas in a high-rise building. For the purposes of this section, 100 the term "high-rise building" means a building that is greater 101 than 75 feet in height where the building height is measured 102 from the lowest level of fire department access to the floor of 103 the highest occupiable level. For the purposes of this section, 104 the term "common areas" means stairwells and exposed, outdoor 105 walkways and corridors, but does not include individual 106 balconies. In no event shall the local authority having 107 jurisdiction require retrofitting of common areas with handrails and guardrails before the end of 2014. 108

109 (1) A vote to forego retrofitting may not be obtained by 110 general proxy or limited proxy, but shall be obtained by a vote 111 personally cast at a duly called membership meeting, or by 112 execution of a written consent by the member, and shall be 113 effective upon the recording of a certificate attesting to such vote in the public records of the county where the condominium 114 115 is located. The association shall provide each unit owner 116 written notice of the vote to forego retrofitting of the 117 required handrails or quardrails, or both, in at least 16-point 118 bold type, by certified mail, within 20 days after the 119 association's vote. After such notice is provided to each owner, 120 a copy of such notice shall be provided by the current owner to 121 a new owner prior to closing and shall be provided by a unit 122 owner to a renter prior to signing a lease.

(2) As part of the information collected annually from
condominiums, the division shall require condominium
associations to report the membership vote and recording of a
certificate under this subsection and, if retrofitting has been
undertaken, the per-unit cost of such work. The division shall



128	annually report to the Division of State Fire Marshal of the
129	Department of Financial Services the number of condominiums that
130	have elected to forego retrofitting.
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132	========== T I T L E A M E N D M E N T =================================
133	And the title is amended as follows:
134	Delete line 111
135	and insert:
136	references; amending s. 718.112, F.S.; requiring
137	condominium associations to ensure reasonable
138	compliance with the Florida Fire Prevention Code;
139	defining the term "reasonable compliance"; providing
140	that an association may retrofit certain high-rise
141	buildings with either a fire sprinkler system or an
142	engineered life safety system as specified in the
143	code; deleting a requirement for association bylaws to
144	include a provision relating to certain certificates
145	of compliance; revising the threshold of condominium
146	unit owners voting to forego retrofitting for
147	associations, residential condominiums, and unit
148	owners to be exempted from retrofitting requirements;
149	extending and specifying the date before which local
150	authorities having jurisdiction may not require
151	completion of retrofitting a fire sprinkler system or
152	a engineered life safety system, respectively;
153	deleting an obsolete provision; providing
154	applicability; amending s. 718.1085, F.S.; revising
155	the definition of the term "common areas" to exclude
156	individual balconies; providing legislative findings;
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