1	A bill to be entitled							
2	An act relating to rulemaking authority of the							
3	Department of Business and Professional							
4	Regulation (RAB); amending s. 718.104, F.S.;							
5	requiring notification; amending s. 718.112,							
6	F.S.; providing requirements relating to							
7	association meetings; amending s. 718.117,							
8	F.S.; requiring notification; amending s.							
9	718.301, F.S.; providing rulemaking authority							
10	for requirements relating to the transition of							
11	a condominium; amending s. 718.403, F.S.;							
12	requiring filing of recording information;							
13	amending s. 718.502, F.S.; providing certain							
14	requirements prior to the closure on any							
15	contract for sale or lease of over 5 years;							
16	providing rulemaking authority for requirements							
17	relating to filing and review programs and							
18	timetables; amending s. 718.503, F.S.;							
19	providing requirements relating to the closure							
20	of a transaction for the purchase of a							
21	condominium unit; creating s. 718.621, F.S.;							
22	providing rulemaking authority for requirements							
23	relating to condominium conversion; providing							
24	an effective date.							
25								
26	Be It Enacted by the Legislature of the State of Florida:							
27								
28	Section 1. Subsection (2) of section 718.104, Florida							
29	Statutes, is amended to read:							
30								
31								
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1	718.104 Creation of condominiums; contents of										
2	declarationEvery condominium created in this state shall be										
3	created pursuant to this chapter.										
4	(2) A condominium is created by recording a										
5	declaration in the public records of the county where the land										
6	is located, executed and acknowledged with the requirements										
7	for a deed. All persons who have record title to the interest										
8	in the land being submitted to condominium ownership, or their										
9	lawfully authorized agents, must join in the execution of the										
10	declaration. Upon the recording of the declaration, or an										
11	amendment adding a phase to the condominium under s.										
12	718.403(6), all units described in the declaration or phase										
13	amendment as being located in or on the land then being										
14	submitted to condominium ownership shall come into existence,										
15	regardless of the state of completion of planned improvements										
16	in which the units may be located. Upon recording the										
17	declaration of condominium pursuant to this section, the										
18	developer shall file the recording information with the										
19	division within 30 business days on a form prescribed by the										
20	division.										
21	Section 2. Paragraphs (b) and (c) of subsection (2) of										
22	section 718.112, Florida Statutes, are amended to read:										
23	718.112 Bylaws										
24	(2) REQUIRED PROVISIONSThe bylaws shall provide for										
25	the following and, if they do not do so, shall be deemed to										
26	include the following:										
27	(b) Quorum; voting requirements; proxies										
28	1. Unless a lower number is provided in the bylaws,										
29	the percentage of voting interests required to constitute a										
30	quorum at a meeting of the members shall be a majority of the										
31	voting interests. Unless otherwise provided in this chapter										
	2										
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or in the declaration, articles of incorporation, or bylaws, 1 and except as provided in subparagraph (d)3., decisions shall 2 3 be made by owners of a majority of the voting interests 4 represented at a meeting at which a quorum is present. 5 2. Except as specifically otherwise provided herein, 6 after January 1, 1992, unit owners may not vote by general 7 proxy, but may vote by limited proxies substantially 8 conforming to a limited proxy form adopted by the division. 9 Limited proxies and general proxies may be used to establish a quorum. Limited proxies shall be used for votes taken to 10 waive or reduce reserves in accordance with subparagraph 11 (f)2.; for votes taken to waive financial statement 12 requirements as provided by s. 718.111(14); for votes taken to 13 14 amend the declaration pursuant to s. 718.110; for votes taken 15 to amend the articles of incorporation or bylaws pursuant to this section; and for any other matter for which this chapter 16 17 requires or permits a vote of the unit owners. Except as provided in paragraph (d), after January 1, 1992, no proxy, 18 19 limited or general, shall be used in the election of board members. General proxies may be used for other matters for 20 which limited proxies are not required, and may also be used 21 in voting for nonsubstantive changes to items for which a 22 23 limited proxy is required and given. Notwithstanding the provisions of this subparagraph, unit owners may vote in 24 person at unit owner meetings. Nothing contained herein shall 25 26 limit the use of general proxies or require the use of limited 27 proxies for any agenda item or election at any meeting of a timeshare condominium association. 28 29 Any proxy given shall be effective only for the 3. specific meeting for which originally given and any lawfully 30 adjourned meetings thereof. In no event shall any proxy be 31 3

valid for a period longer than 90 days after the date of the 1 first meeting for which it was given. Every proxy is 2 3 revocable at any time at the pleasure of the unit owner 4 executing it. 5 4. A member of the board of administration or a 6 committee may submit in writing his or her agreement or 7 disagreement with any action taken at a meeting that the 8 member did not attend. This agreement or disagreement may not be used as a vote for or against the action taken and may not 9 10 be used for the purposes of creating a quorum. 5. When any of the board or committee members meet by 11 12 telephone conference, those board or committee members 13 attending by telephone conference may be counted toward 14 obtaining a quorum and may vote by telephone. A telephone 15 speaker must be used so that the conversation of those board or committee members attending by telephone may be heard by 16 17 the board or committee members attending in person as well as by any unit owners present at a meeting. 18 19 (c) Board of administration meetings.--Meetings of the board of administration at which a quorum of the members is 20 present shall be open to all unit owners. Any unit owner may 21 22 tape record or videotape meetings of the board of 23 administration. The right to attend such meetings includes the right to speak at such meetings with reference to all 24 designated agenda items. The division shall adopt reasonable 25 26 rules governing the tape recording and videotaping of the 27 meeting. The association may adopt written reasonable rules governing the frequency, duration, and manner of unit owner 28 29 statements. Adequate notice of all meetings, which notice shall specifically incorporate an identification of agenda 30 items, shall be posted conspicuously on the condominium 31

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property at least 48 continuous hours preceding the meeting 1 except in an emergency. Any item not included on the notice 2 may be taken up on an emergency basis by at least a majority 3 4 plus one of the members of the board. Such emergency action 5 shall be noticed and ratified at the next regular meeting of the board. However, written notice of any meeting at which 6 7 nonemergency special assessments, or at which amendment to 8 rules regarding unit use, will be considered shall be mailed 9 or delivered to the unit owners and posted conspicuously on the condominium property not less than 14 days prior to the 10 meeting. Evidence of compliance with this 14-day notice shall 11 12 be made by an affidavit executed by the person providing the notice and filed among the official records of the 13 14 association. Upon notice to the unit owners, the board shall 15 by duly adopted rule designate a specific location on the 16 condominium property or association property upon which all 17 notices of board meetings shall be posted. If there is no condominium property or association property upon which 18 19 notices can be posted, notices of board meetings shall be mailed or delivered at least 14 days before the meeting to the 20 owner of each unit. Notice of any meeting in which regular 21 22 assessments against unit owners are to be considered for any 23 reason shall specifically contain a statement that assessments will be considered and the nature of any such assessments. 24 Meetings of a committee to take final action on behalf of the 25 26 board or make recommendations to the board regarding the 27 association budget are subject to the provisions of this paragraph. Meetings of a committee that does not take final 28 29 action on behalf of the board or make recommendations to the board regarding the association budget are subject to the 30 provisions of this section, unless those meetings are exempted 31

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from this section by the bylaws of the association. 1 Notwithstanding any other law, the requirement that board 2 meetings and committee meetings be open to the unit owners is 3 4 inapplicable to meetings between the board or a committee and 5 the association's attorney, with respect to proposed or pending litigation, when the meeting is held for the purpose б 7 of seeking or rendering legal advice. Section 3. Subsection (1) of section 718.117, Florida 8 9 Statutes, is amended to read: 718.117 Termination.--10 (1) Unless otherwise provided in the declaration, the 11 12 condominium property may be removed from the provisions of this chapter only by consent of all of the unit owners, 13 14 evidenced by a recorded instrument to that effect, and upon 15 the written consent by all of the holders of recorded liens 16 affecting any of the condominium parcels. When the board of 17 directors intends to terminate or merge the condominium, or dissolve or merge the association, the boards shall so notify 18 19 the division before taking any action to terminate or merge 20 the condominium or the association.Upon recordation of the instrument evidencing consent of all of the unit owners to 21 22 terminate the condominium, the association within 30 business 23 days shall notify the division within 30 working days of the termination and the date the document was recorded, the county 24 where the document was recorded, and the book and page number 25 26 of the public records where the document was recorded, and 27 shall provide the division a copy of the recorded termination notice certified by the clerk. 28 29 Section 4. Subsection (6) is added to section 718.301, 30 Florida Statutes, to read: 718.301 Transfer of association control.--31 6 CODING: Words stricken are deletions; words underlined are additions. CS for SB 1054

(6) The division may adopt rules administering the 1 2 provisions of this section. 3 Section 5. Subsection (8) is added to section 718.403, 4 Florida Statutes, to read: 5 718.403 Phase condominiums.--6 (8) Upon recording the declaration of condominium or 7 amendments adding phases pursuant to this section, the 8 developer shall file the recording information with the 9 division within 30 working days on a form prescribed by the division. 10 Section 6. Subsection (1) of section 718.502, Florida 11 12 Statutes, is amended to read: 718.502 Filing prior to sale or lease .--13 14 (1)(a) A developer of a residential condominium or 15 mixed-use condominium shall file with the division one copy of 16 each of the documents and items required to be furnished to a 17 buyer or lessee by ss. 718.503 and 718.504, if applicable. Until the developer has so filed, a contract for sale of a 18 19 unit or lease of a unit for more than 5 years shall be voidable by the purchaser or lessee prior to the closing of 20 his or her purchase or lease of a unit. 21 22 (b) A developer may not close on any contract for sale 23 or contract for a lease period of more than 5 years until the developer prepares and files with the division documents 24 25 complying with the requirements of this chapter and the rules 26 adopted by the division and until the division notifies the developer that the filing is proper and the developer prepares 27 28 and delivers all documents required by section 718.503(1)(b) 29 to the prospective buyer. 30 (c) The division by rule may develop filing, review, 31 and examination requirements and relevant timetables to ensure 7

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compliance with the notice and disclosure provisions of this 1 section. 2 Section 7. Subsection (1) of section 718.503, Florida 3 4 Statutes, is amended to read: 5 718.503 Developer disclosure prior to sale; 6 nondeveloper unit owner disclosure prior to sale; 7 voidability.--(1) DEVELOPER DISCLOSURE.--8 9 (a) Contents of contracts.--Any contract for the sale of a residential unit or a lease thereof for an unexpired term 10 of more than 5 years shall: 11 12 1. Contain the following legend in conspicuous type: THIS AGREEMENT IS VOIDABLE BY BUYER BY DELIVERING WRITTEN 13 14 NOTICE OF THE BUYER'S INTENTION TO CANCEL WITHIN 15 DAYS AFTER 15 THE DATE OF EXECUTION OF THIS AGREEMENT BY THE BUYER, AND RECEIPT BY BUYER OF ALL OF THE ITEMS REQUIRED TO BE DELIVERED 16 17 TO HIM OR HER BY THE DEVELOPER UNDER SECTION 718.503, FLORIDA STATUTES. THIS AGREEMENT IS ALSO VOIDABLE BY BUYER BY 18 19 DELIVERING WRITTEN NOTICE OF THE BUYER'S INTENTION TO CANCEL WITHIN 15 DAYS AFTER THE DATE OF RECEIPT FROM THE DEVELOPER OF 20 ANY AMENDMENT WHICH MATERIALLY ALTERS OR MODIFIES THE OFFERING 21 IN A MANNER THAT IS ADVERSE TO THE BUYER. ANY PURPORTED 22 23 WAIVER OF THESE VOIDABILITY RIGHTS SHALL BE OF NO EFFECT. BUYER MAY EXTEND THE TIME FOR CLOSING FOR A PERIOD OF NOT MORE 24 THAN 15 DAYS AFTER THE BUYER HAS RECEIVED ALL OF THE ITEMS 25 26 REOUIRED. BUYER'S RIGHT TO VOID THIS AGREEMENT SHALL TERMINATE AT CLOSING. 27 Contain the following caveat in conspicuous type on 28 2. 29 the first page of the contract: ORAL REPRESENTATIONS CANNOT BE RELIED UPON AS CORRECTLY STATING THE REPRESENTATIONS OF THE 30 DEVELOPER. FOR CORRECT REPRESENTATIONS, REFERENCE SHOULD BE 31 8 CODING: Words stricken are deletions; words underlined are additions.

MADE TO THIS CONTRACT AND THE DOCUMENTS REQUIRED BY SECTION 1 2 718.503, FLORIDA STATUTES, TO BE FURNISHED BY A DEVELOPER TO A BUYER OR LESSEE. 3 4 3. If the unit has been occupied by someone other than 5 the buyer, contain a statement that the unit has been 6 occupied. 7 If the contract is for the sale or transfer of a 4. 8 unit subject to a lease, include as an exhibit a copy of the 9 executed lease and shall contain within the text in conspicuous type: THE UNIT IS SUBJECT TO A LEASE (OR 10 SUBLEASE). 11 12 5. If the contract is for the lease of a unit for a 13 term of 5 years or more, include as an exhibit a copy of the 14 proposed lease. 6. If the contract is for the sale or lease of a unit 15 that is subject to a lien for rent payable under a lease of a 16 17 recreational facility or other commonly used facility, contain 18 within the text the following statement in conspicuous type: 19 THIS CONTRACT IS FOR THE TRANSFER OF A UNIT THAT IS SUBJECT TO A LIEN FOR RENT PAYABLE UNDER A LEASE OF COMMONLY USED 20 21 FACILITIES. FAILURE TO PAY RENT MAY RESULT IN FORECLOSURE OF 22 THE LIEN. 23 7. State the name and address of the escrow agent 24 required by s. 718.202 and state that the purchaser may obtain 25 a receipt for his or her deposit from the escrow agent upon 26 request. If the contract is for the sale or transfer of a 27 8. unit in a condominium in which timeshare estates have been or 28 29 may be created, contain within the text in conspicuous type: UNITS IN THIS CONDOMINIUM ARE SUBJECT TO TIMESHARE ESTATES. 30 The contract for the sale of a fee interest in a timeshare 31 a

estate shall also contain, in conspicuous type, the following: 1 2 FOR THE PURPOSE OF AD VALOREM TAXES OR SPECIAL ASSESSMENTS 3 LEVIED BY TAXING AUTHORITIES AGAINST A FEE INTEREST IN A 4 TIMESHARE ESTATE, THE MANAGING ENTITY IS GENERALLY CONSIDERED 5 THE TAXPAYER UNDER FLORIDA LAW. YOU HAVE THE RIGHT TO 6 CHALLENGE AN ASSESSMENT BY A TAXING AUTHORITY RELATING TO YOUR 7 TIMESHARE ESTATE PURSUANT TO THE PROVISIONS OF CHAPTER 194, 8 FLORIDA STATUTES.

9 (b) Copies of documents to be furnished to prospective buyer or lessee.--Until such time as the developer has 10 furnished the documents listed below to a person who has 11 12 entered into a contract to purchase a residential unit or lease it for more than 5 years, the contract may be voided by 13 14 that person, entitling the person to a refund of any deposit 15 together with interest thereon as provided in s. 718.202. The contract may be terminated by written notice from the proposed 16 17 buyer or lessee delivered to the developer within 15 days after the buyer or lessee receives all of the documents 18 19 required by this section. The developer may not close for 15 20 days following the execution of the agreement and delivery of 21 the documents to the buyer as evidenced by a signed receipt for documents unless the buyer is informed in the 15-day 22 23 voidability period and agrees to close prior to the expiration of the 15 days. The developer shall retain in his or her 24 25 records a separate agreement signed by the buyer as proof of 26 the buyer's agreement to close prior to the expiration of said 27 voidability period. Said proof shall be retained for a period of 5 years after the date of the closing of the transaction. 28 29 The documents to be delivered to the prospective buyer are the 30 prospectus or disclosure statement with all exhibits, if the 31 10

development is subject to the provisions of s. 718.504, or, if 1 not, then copies of the following which are applicable: 2 3 1. The question and answer sheet described in s. 4 718.504, and declaration of condominium, or the proposed 5 declaration if the declaration has not been recorded, which 6 shall include the certificate of a surveyor approximately 7 representing the locations required by s. 718.104. 2. The documents creating the association. 8 9 3. The bylaws. 10 The ground lease or other underlying lease of the 4. 11 condominium. 12 5. The management contract, maintenance contract, and other contracts for management of the association and 13 14 operation of the condominium and facilities used by the unit 15 owners having a service term in excess of 1 year, and any management contracts that are renewable. 16 17 6. The estimated operating budget for the condominium and a schedule of expenses for each type of unit, including 18 19 fees assessed pursuant to s. 718.113(1) for the maintenance of limited common elements where such costs are shared only by 20 21 those entitled to use the limited common elements. The lease of recreational and other facilities that 7. 22 23 will be used only by unit owners of the subject condominium. The lease of recreational and other common 24 8. 25 facilities that will be used by unit owners in common with 26 unit owners of other condominiums. 9. The form of unit lease if the offer is of a 27 28 leasehold. 29 Any declaration of servitude of properties serving 10. the condominium but not owned by unit owners or leased to them 30 or the association. 31 11

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1	11. If the development is to be built in phases or if									
2	the association is to manage more than one condominium, a									
3	description of the plan of phase development or the									
4	arrangements for the association to manage two or more									
5	condominiums.									
6	12. If the condominium is a conversion of existing									
7	improvements, the statements and disclosure required by s.									
8	718.616.									
9	13. The form of agreement for sale or lease of units.									
10	14. A copy of the floor plan of the unit and the plot									
11	plan showing the location of the residential buildings and the									
12	recreation and other common areas.									
13	15. A copy of all covenants and restrictions which									
14	will affect the use of the property and which are not									
15	contained in the foregoing.									
16	16. If the developer is required by state or local									
17	authorities to obtain acceptance or approval of any dock or									
18	marina facilities intended to serve the condominium, a copy of									
19	any such acceptance or approval acquired by the time of filing									
20	with the division under s. $718.502(1)$, or a statement that									
21	such acceptance or approval has not been acquired or received.									
22	17. Evidence demonstrating that the developer has an									
23	ownership, leasehold, or contractual interest in the land upon									
24	which the condominium is to be developed.									
25	Section 8. Section 718.621, Florida Statutes, is									
26	created to read:									
27	718.621 Rulemaking authorityThe division is									
28	authorized to adopt rules as necessary to administer and									
29	ensure compliance with developers' obligations with respect to									
30	condominium conversions concerning the filing and noticing of									
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