Amendment No.

CHAMBER ACTION

Senate House

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Representative Y. Roberson offered the following:

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Amendment (with title amendment)

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Between lines 640 and 641, insert:

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Section 5. Subsection (11) is added to section 718.116, Florida Statutes, to read:

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718.116 Assessments; liability; lien and priority; interest; collection.--

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(11) (a) A notice of delinquency sent to a unit owner shall provide an overall total of assessments claimed and shall

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specify each assessment or charge that is claimed by the

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association, listing for each assessment or charge the date of

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the assessment or charge, the principal balance owed for the

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assessment or charge, and affiliated late fees or collection

charges.

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(b) As to any statute or any provision in the governing documents that creates a restriction or condition upon a unit owner related to delinquency in the payment of moneys owed to the association, no such restriction or condition shall be in effect until 20 days after receipt of the delinquency notice by the unit owner. If the unit owner objects to the amount claimed within such 20-day period by providing proof of payment of the sum allegedly owed, no restriction or condition shall be enforced until the objection is resolved either by agreement of the parties or order of a court of competent jurisdiction. For purposes of this paragraph, a "restriction or condition" includes any restriction on running for office, holding office, serving on a committee, leasing the unit, or using common areas.

Remove line 54 and insert: abandoned their office; amending s. 718.116, F.S.; providing requirements for a notice of delinquency; providing that the association may not impose certain penalties for delinquency during a notice period and during any time that an objection is unresolved; repealing s. 553.509(2), F.S.,

TITLE AMENDMENT