By Senator Hays

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A bill to be entitled

An act relating to homeowners' associations; amending s. 720.303, F.S.; requiring the community association manager or management firm, or the association itself, to provide a specified initial report to the Division of Florida Condominiums, Timeshares, and Mobile Homes in the Department of Business and Professional Regulation by a specified date and to provide the report annually thereafter; requiring the department to establish and implement a registration system through an Internet website which meets specified reporting requirements; revising the date by which the department is required to prepare an initial report and to present it to the Governor and the Legislature; extending the expiration date of a provision; amending s. 720.307, F.S.; revising the events in which members other than the developer become entitled to elect at least a majority of the members of the board of directors of the homeowners' association; amending s. 720.311, F.S.; providing that election disputes and recall disputes are eligible for presuit mediation; authorizing the department to arbitrate certain disputes related to homeowners' associations; authorizing a mediator or arbitrator to conduct mediation or arbitration if he or she has been certified as a county court civil mediator or arbitrator, pursuant to the requirements of the Florida Supreme Court; creating s. 720.317, F.S.; requiring the department to provide training and

educational programs for homeowners' association members, directors, and officers; providing that the training may, at the department's discretion, include certain methods; authorizing the department to review and approve training and educational programs for members, directors, and officers; requiring the department to maintain a current list of approved programs and providers and to make the list available to homeowners' associations in a reasonable and costeffective manner; requiring homeowners' associations to pay a specified fee per lot each year to cover the cost of the training and educational programs; creating s. 720.318, F.S.; authorizing the department to enforce and ensure compliance with the provisions of this chapter and rules relating to specified topics; providing that the department has jurisdiction to investigate complaints relating to homeowners' associations; amending s. 720.401, F.S.; requiring a seller of a parcel for which membership in a homeowners' association is a condition of ownership to provide a prospective buyer with specified association documents; requiring a seller to provide a prospective buyer with such documents within a specified timeframe; authorizing a prospective buyer to terminate their contract for purchase within a specified timeframe; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Subsection (13) of section 720.303, Florida Statutes, is amended to read:

720.303 Association powers and duties; meetings of board; official records; budgets; financial reporting; association funds; recalls.—

- (13) REPORTING REQUIREMENT.—The community association manager or management firm, or the association when there is no community association manager or management firm, shall report to the division by November 22, 2015 2013, and each year thereafter, in a manner and form prescribed by the division.
  - (a) The report shall include the association's:
  - 1. Legal name.
  - 2. Federal employer identification number.
  - 3. Mailing and physical addresses.
  - 4. Total number of parcels.
- 5. Total amount of revenues and expenses from the association's annual budget.
- (b) For associations in which control of the association has not been transitioned to nondeveloper members, as set forth in s. 720.307, the report shall also include the developer's:
  - 1. Legal name.
  - 2. Mailing address.
  - 3. Total number of parcels owned on the date of reporting.
- (c) The reporting requirement provided in this subsection shall be a continuing obligation on each association until the required information is reported to the division.
- (d) By October 1, 2015 2013, the department shall establish and implement a registration system through an Internet website that provides for the reporting requirements of paragraphs (a)

and (b).

(e) The department shall prepare an annual report of the data reported pursuant to this subsection and present it to the Governor, the President of the Senate, and the Speaker of the House of Representatives by December 1, 2016 2013, and each year thereafter.

- (f) The division shall adopt rules pursuant to ss. 120.536(1) and 120.54 to implement the provisions of this subsection.
- (g) This subsection shall expire on July 1,  $\underline{2026}$   $\underline{2016}$ , unless reenacted by the Legislature.

Section 2. Subsection (1) of section 720.307, Florida Statutes, is amended to read:

720.307 Transition of association control in a community.— With respect to homeowners' associations:

- (1) Members other than the developer are entitled to elect at least a majority of the members of the board of directors of the homeowners' association when the earlier of the following events occurs:
- (a) For a homeowners' association consisting of fewer than 100 lots, 3 months after 75 percent of the parcels in all phases of the community which will ultimately be operated by the homeowners' association have been conveyed to members;
- (b) For a homeowners' association consisting of more than 100 lots, 3 three months after 90 percent of the parcels in all phases of the community which that will ultimately be operated by the homeowners' association have been conveyed to members;
- (c) (b) Such other percentage of the parcels has been conveyed to members, or such other date or event has occurred,

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as is set forth in the governing documents in order to comply with the requirements of any governmentally chartered entity with regard to the mortgage financing of parcels;

- (d) (e) Upon the developer abandoning or deserting its responsibility to maintain and complete the amenities or infrastructure as disclosed in the governing documents. There is a rebuttable presumption that the developer has abandoned and deserted the property if the developer has unpaid assessments or guaranteed amounts under s. 720.308 for a period of more than 2 years;
- (e) (d) Upon the developer filing a petition seeking protection under chapter 7 of the federal Bankruptcy Code;
- (f) (e) Upon the developer losing title to the property through a foreclosure action or the transfer of a deed in lieu of foreclosure, unless the successor owner has accepted an assignment of developer rights and responsibilities first arising after the date of such assignment; or
- (g) (f) Upon a receiver for the developer being appointed by a circuit court and not being discharged within 30 days after such appointment, unless the court determines within 30 days after such appointment that transfer of control would be detrimental to the association or its members;
- (h) For a homeowners' association consisting of fewer than 200 lots, 10 years after the governing documents of the homeowners' association were filed with the local government; or
- (i) For a homeowners' association consisting of more than 200 lots, the earlier of 20 years after the governing documents of the homeowners' association were filed with the local government or 3 months after 90 percent of the parcels in all

phases of the community which will ultimately be operated by the homeowners' association have been conveyed to members.

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For purposes of this section, the term "members other than the developer" <u>does shall</u> not include builders, contractors, or others who purchase a parcel for the purpose of constructing improvements thereon for resale.

Section 3. Subsection (1) and paragraph (d) of subsection (2) of section 720.311, Florida Statutes, are amended to read: 720.311 Dispute resolution.—

(1) The Legislature finds that alternative dispute resolution has made progress in reducing court dockets and trials and in offering a more efficient, cost-effective option to litigation. The filing of any petition for arbitration or the serving of a demand for presuit mediation as provided for in this section shall toll the applicable statute of limitations. Any recall dispute filed with the department pursuant to s. 720.303(10) shall be conducted by the department in accordance with the provisions of ss. 718.112(2)(j) and 718.1255 and the rules adopted by the division. In addition, the department shall conduct mandatory binding arbitration of election disputes between a member and an association pursuant to s. 718.1255 and rules adopted by the division. Neither Election disputes and nor recall disputes are eligible for presuit mediation; these disputes shall be arbitrated by the department. The department may arbitrate disputes involving covenants, restrictions, and rule enforcement pursuant to the declaration of covenants and rules and regulations of the homeowners' association; duties to maintain and make safe pursuant to the declaration of covenants,

rules and regulations, and other governing documents; assessment disputes; and disputes involving the official records of the homeowners' association. At the conclusion of the proceeding, the department shall charge the parties a fee in an amount adequate to cover all costs and expenses incurred by the department in conducting the proceeding. Initially, the petitioner shall remit a filing fee of at least \$200 to the department. The fees paid to the department shall become a recoverable cost in the arbitration proceeding, and the prevailing party in an arbitration proceeding shall recover its reasonable costs and attorney's fees in an amount found reasonable by the arbitrator. The department shall adopt rules to effectuate the purposes of this section.

(2)

(d) A mediator or arbitrator <u>is</u> shall be authorized to conduct mediation or arbitration under this section only if he or she has been certified as a <u>county court or</u> circuit court civil mediator or arbitrator, respectively, pursuant to the requirements established by the Florida Supreme Court. Settlement agreements resulting from mediation <u>do</u> shall not have precedential value in proceedings involving parties other than those participating in the mediation to support either a claim or defense in other disputes.

Section 4. Section 720.317, Florida Statutes, is created to read:

720.317 Training and educational programs.—The department shall provide training and educational programs for homeowners' association members, directors, and officers. The training, at the department's discretion, must include web-based electronic

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media, live training, and seminars in various locations
throughout the state. The department may review and approve
training and educational programs for members, directors, and
officers offered by providers. The department shall maintain a
current list of approved programs and providers and shall make
the list available to homeowners' associations in a reasonable
and cost-effective manner. Homeowners' associations shall pay to
the department a fee of \$2 per lot each year to cover the cost
of homeowners' association training and educational programs
provided under this section.

Section 5. Section 720.318, Florida Statutes, is created to read:

720.318 Authority of the department.—The department may enforce and ensure compliance with the provisions of this chapter and rules relating to records access, financial management, and elections of homeowners' associations and may investigate any complaint made to the department against a homeowners' association.

Section 6. Present subsection (2) of section 720.401, Florida Statutes, is redesignated as subsection (3), and a new subsection (2) is added to that section, to read:

720.401 Prospective purchasers subject to association membership requirement; disclosure required; covenants; assessments; contract cancellation.—

(2) A seller of a parcel for which membership in a homeowners' association is a condition of ownership must provide a prospective buyer with the association governing documents, including the declaration of covenants, articles and bylaws, rules and regulations, and operating budget for the current

11-00734B-15 20151308 233 year, and any amendment to such documents. The seller must 234 provide the prospective buyer with such documents at least 7 days before closing. The prospective buyer may terminate the 235 236 contract for purchase within 3 days after receipt of such 237 documents. 238 Section 7. This act shall take effect July 1, 2015.