

LEGISLATIVE ACTION

Senate Comm: RCS 04/04/2023 House

The Committee on Regulated Industries (Rodriguez) recommended the following:

Senate Substitute for Amendment (866366) (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. This act may be cited as the "Homeowners' Associations Bill of Rights."

Section 2. Subsection (1) and paragraph (g) of subsection (4) of section 720.303, Florida Statutes, are amended, and paragraph (d) is added to subsection (8) of that section, to

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11 read: 720.303 Association powers and duties; meetings of board; 12 13 official records; budgets; financial reporting; association funds: recalls.-14 (1) POWERS AND DUTIES.-15 16 (a) An association which operates a community as defined in 17 s. 720.301_{τ} must be operated by an association that is a Florida corporation. After October 1, 1995, the association must be 18 incorporated and the initial governing documents must be 19 20 recorded in the official records of the county in which the 21 community is located. An association may operate more than one 22 community. 23 (b)1. The officers and directors of an association have a 24 fiduciary relationship to the members who are served by the 25 association. 26 2. An officer or a director charged by information or 27 indictment with any of the following crimes must be removed from 28 office, and the vacancy must be filled as provided in s. 29 720.306(9) until the end of the officer's or director's period 30 of suspension or the end of his or her term of office, whichever 31 occurs first: a. Forgery of a ballot envelope or voting certificate used 32 33 in a homeowners' association election as provided in s. 831.01. b. Theft or embezzlement of funds of a homeowners' 34 35 association as provided in s. 812.014. 36 c. Destruction of or the refusal to allow inspection or copying of an official record of a homeowners' association that 37 38 is accessible to parcel owners within the time periods required 39 by general law in furtherance of any crime. Such act constitutes

Page 2 of 13

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190622

40 tampering with physical evidence as provided in s. 918.13. 41 d. Obstruction of justice under chapter 843. 3. If a criminal charge is pending against the officer or 42 43 director, he or she may not be appointed or elected to a 44 position as an officer or a director of any association and may 45 not have access to the official records of any association, except pursuant to a court order. However, if the charges are 46 47 resolved without a finding of quilt, the officer or director 48 must be reinstated for the remainder of his or her term of 49 office, if any.

(c) The powers and duties of an association include those set forth in this chapter and, except as expressly limited or restricted in this chapter, those set forth in the governing documents.

54 (d) After control of the association is obtained by members 55 other than the developer, the association may institute, 56 maintain, settle, or appeal actions or hearings in its name on 57 behalf of all members concerning matters of common interest to 58 the members, including, but not limited to, the common areas; 59 roof or structural components of a building, or other 60 improvements for which the association is responsible; 61 mechanical, electrical, or plumbing elements serving an 62 improvement or building for which the association is 63 responsible; representations of the developer pertaining to any 64 existing or proposed commonly used facility; and protesting ad 65 valorem taxes on commonly used facilities. The association may 66 defend actions in eminent domain or bring inverse condemnation 67 actions. Before commencing litigation against any party in the name of the association involving amounts in controversy in 68

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69 excess of \$100,000, the association must obtain the affirmative 70 approval of a majority of the voting interests at a meeting of 71 the membership at which a quorum has been attained. This 72 <u>paragraph</u> subsection does not limit any statutory or common-law 73 right of any individual member or class of members to bring any 74 action without participation by the association.

(e) A member does not have authority to act for the association by virtue of being a member. An association may have more than one class of members and may issue membership certificates.

(f) An association of 15 or fewer parcel owners may enforce only the requirements of those deed restrictions established prior to the purchase of each parcel upon an affected parcel owner or owners.

(4) OFFICIAL RECORDS.—The association shall maintain each of the following items, when applicable, which constitute the official records of the association:

86 (g) A current roster of all members and their designated 87 mailing addresses and parcel identifications. A member's designated mailing address is the member's property address, 88 89 unless the member has sent written notice to the association 90 requesting that a different mailing address be used for all 91 required notices. The association shall also maintain the e-mail 92 electronic mailing addresses and the facsimile numbers 93 designated by members for receiving notice sent by electronic 94 transmission of those members consenting to receive notice by electronic transmission. A member's e-mail address is the e-mail 95 96 address the member provided when consenting in writing to 97 receiving notice by electronic transmission, unless the member

Page 4 of 13

190622

98 has sent written notice to the association requesting that a 99 different e-mail address be used for all required notices. The e-mail electronic mailing addresses and facsimile numbers 100 101 provided by members unit owners to receive notice by electronic 102 transmission must shall be removed from association records when 103 the member revokes consent to receive notice by electronic transmission is revoked. However, the association is not liable 104 105 for an erroneous disclosure of the e-mail electronic mail 106 address or the facsimile number for receiving electronic 107 transmission of notices.

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(8) ASSOCIATION FUNDS; COMMINGLING.-

109 (d) If an association collects a deposit from a member for 110 any reason, including to pay for expenses that may be incurred 111 as a result of construction on a member's parcel, such funds 112 must be maintained separately and may not be comingled with any 113 other association funds. Upon completion of the member's construction project, or other reason for which the deposit was 114 115 collected, the member may request an accounting from the association of his or her funds that were deposited, and the 116 117 association must provide such accounting to the member within 7 118 days after receiving the member's request. An association must 119 remit payment of any unused funds to the member within 30 days 120 after receiving notice that the member's construction project, 121 or other reason for which the deposit was collected, is 122 complete.

123 Section 3. Subsection (3) of section 720.3033, Florida 124 Statutes, is amended, and subsection (6) is added to that 125 section, to read:

720.3033 Officers and directors.-

Page 5 of 13

190622

127 (3) An officer, a director, or a manager may not solicit, 128 offer to accept, or accept any thing good or service of value 129 for which consideration has not been provided for his or her 130 benefit or for the benefit of a member of his or her immediate 131 family from any person providing or proposing to provide goods 132 or services to the association. An officer, a director, or a 133 manager who knowingly solicits, offers to accept, or accepts any 134 thing or service of value or kickback for which consideration has not been provided for his or her own benefit or that of his 135 136 or her immediate family, from any person providing or proposing 137 to provide goods or services to the association is subject to a 138 civil penalty under s. 718.501(1)(d) and, if applicable, a 139 criminal penalty as provided in s. 718.111(1)(d). If the board 140 finds that an officer or a director has violated this 141 subsection, the board shall immediately remove the officer or 142 director from office. The vacancy shall be filled according to law until the end of the <u>officer's</u> or director's term of office. 143 144 However, an officer, a director, or a manager may accept food to 145 be consumed at a business meeting with a value of less than \$25 146 per individual or a service or good received in connection with 147 trade fairs or education programs. 148 (6) (a) Directors and officers of an association that are 149 appointed by the developer must disclose to the association

appointed by the developer must disclose to the association their relationship to the developer each calendar year in which they serve as a director or an officer. Directors and officers appointed by the developer must disclose any other activity that may reasonably be construed to be a conflict of interest pursuant to paragraph (b).

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(b) Directors and officers must disclose to the association

190622

156	any activity that may be reasonably construed to be a conflict
157	of interest at least 14 days before voting on an issue or
158	entering into a contract that is the subject of the conflict. A
159	rebuttable presumption of a conflict of interest exists if any
160	of the following acts occur without prior disclosure to the
161	association:
162	1. A director or an officer, or a relative of a director or
163	an officer, enters into a contract for goods or services with
164	the association.
165	2. A director or an officer, or a relative of a director or
166	an officer, holds an interest in a corporation, limited
167	liability company, partnership, limited liability partnership,
168	or other business entity that conducts business with the
169	association or proposes to enter into a contract or other
170	transaction with the association.
171	Section 4. Subsections (1), (2), and (5) of section
172	720.305, Florida Statutes, are amended to read:
173	720.305 Obligations of members; remedies at law or in
174	equity; levy of fines and suspension of use rights
175	(1) Each member and the member's tenants, guests, and
176	invitees, and each association, are governed by, and must comply
177	with, this chapter, the governing documents of the community,
178	and the rules of the association. Actions at law or in equity,
179	or both, to redress alleged failure or refusal to comply with
180	these provisions may be brought by the association or by any
181	member against:
182	(a) The association;
183	(b) A member;
184	(c) Any director or officer of an association who willfully

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190622

185 and knowingly fails to comply with these provisions; and 186 (d) Any tenants, guests, or invitees occupying a parcel or 187 using the common areas.

189 The prevailing party in any such litigation is entitled to 190 recover reasonable attorney fees and costs as provided in 191 paragraph (2)(e). A member prevailing in an action between the 192 association and the member under this section, in addition to 193 recovering his or her reasonable attorney fees, may recover 194 additional amounts as determined by the court to be necessary to 195 reimburse the member for his or her share of assessments levied 196 by the association to fund its expenses of the litigation. This 197 relief does not exclude other remedies provided by law. This 198 section does not deprive any person of any other available right 199 or remedy.

(2) An association may levy reasonable fines for violations 200 201 of the declaration, association's bylaws, or reasonable rules of 202 the association. A fine may not exceed \$100 per violation 203 against any member or any member's tenant, quest, or invitee for 204 the failure of the owner of the parcel or its occupant, licensee, or invitee to comply with any provision of the 205 206 declaration, the association bylaws, or reasonable rules of the 207 association unless otherwise provided in the governing 2.08 documents. A fine may be levied by the board for each day of a 209 continuing violation, with a single notice and opportunity for 210 hearing, except that the fine may not exceed \$1,000 in the 211 aggregate unless otherwise provided in the governing documents. 212 A fine of less than \$1,000 may not become a lien against a parcel. In any action to recover a fine, the prevailing party is 213

Page 8 of 13



214 entitled to reasonable attorney fees and costs from the 215 nonprevailing party as determined by the court.

216 (a) An association may suspend, for a reasonable period of 217 time, the right of a member, or a member's tenant, quest, or 218 invitee, to use common areas and facilities for the failure of 219 the owner of the parcel or its occupant, licensee, or invitee to comply with any provision of the declaration, the association 220 221 bylaws, or reasonable rules of the association. This paragraph 222 does not apply to that portion of common areas used to provide 223 access or utility services to the parcel. A suspension may not 224 prohibit an owner or tenant of a parcel from having vehicular 225 and pedestrian ingress to and egress from the parcel, including, 226 but not limited to, the right to park.

227 (b) A fine or suspension levied by the board of 228 administration may not be imposed unless the board first 229 provides at least 14 days' notice to the parcel owner at his or 230 her designated mailing or e-mail address in the association's 231 official records and, if applicable, any occupant, licensee, or 232 invitee of the parcel owner, sought to be fined or suspended and 233 an opportunity for a hearing before a committee of at least 234 three members appointed by the board who are not officers, 235 directors, or employees of the association, or the spouse, 236 parent, child, brother, or sister of an officer, director, or 237 employee. The notice must include a description of the alleged 238 violation, the specific action required to cure such violation, 239 if applicable, and the date and location of the hearing. A 240 parcel owner has the right to attend a hearing by telephone or 241 other electronic means.

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(c) If the committee, by majority vote, does not approve a

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190622

243 proposed fine or suspension, the proposed fine or suspension may 244 not be imposed. The role of the committee is limited to 245 determining whether to confirm or reject the fine or suspension 246 levied by the board.

(d) After the hearing, the committee shall provide written notice to the parcel owner at his or her designated mailing or e-mail address in the association's official records and, if applicable, any occupant, licensee, or invitee of the parcel owner, of the committee's findings related to the violation, including any applicable fines or suspensions that the committee approved or rejected, and how the parcel owner or any occupant, licensee, or invitee of the parcel owner may cure the violation, if applicable.

256 (e) If the proposed fine or suspension levied by the board 257 is approved by the committee by a majority vote, the fine payment is due 5 days after notice of the approved fine required 258 259 under paragraph (d) is provided to the parcel owner and, if 260 applicable, to any occupant, licensee, or invitee of the parcel 261 owner. The association must provide written notice of such fine 262 or suspension by mail or hand delivery to the parcel owner and, 263 if applicable, to any occupant, licensee, or invitee of the 264 parcel owner.

(5) All suspensions imposed <u>under pursuant to</u> subsection (3) or subsection (4) must be approved at a properly noticed board meeting. Upon approval, the <u>board</u> association must <u>send</u> written notice to notify the parcel owner and, if applicable, the parcel's occupant, licensee, or invitee by mail or hand delivery to the parcel owner's designated mailing or e-mail address in the association's official records.

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190622

272 Section 5. Section 720.3065, Florida Statutes, is created 273 to read: 274 720.3065 Fraudulent voting activities relating to 275 association elections; penalties.-Each of the following acts is 276 a fraudulent voting activity relating to association elections 277 and constitutes a misdemeanor of the first degree, punishable as 278 provided in s. 775.082 or s. 775.083: 279 (1) Willfully and falsely swearing to or affirming an oath 280 or affirmation, or willfully procuring another person to falsely 281 swear to or affirm an oath or affirmation, in connection with or 282 arising out of voting activities. 283 (2) Perpetrating or attempting to perpetrate, or aiding in the perpetration of, fraud in connection with a vote cast, to be 284 285 cast, or attempted to be cast. 286 (3) Preventing a member from voting or preventing a member 287 from voting as he or she intended by fraudulently changing or 288 attempting to change a ballot, ballot envelope, vote, or voting certificate of the member. 289 290 (4) Menacing, threatening, or using bribery or any other 291 corruption to attempt, directly or indirectly, to influence, 292 deceive, or deter a member when the member is voting. 293 (5) Giving or promising, directly or indirectly, anything 294 of value to another member with the intent to buy the vote of 295 that member or another member or to corruptly influence that 296 member or another member in casting his or her vote. This 297 subsection does not apply to any food served which is to be 298 consumed at an election rally or a meeting or to any item of 299 nominal value which is used as an election advertisement, 300 including a campaign message designed to be worn by a member.

190622

301	(6) Using or threatening to use, directly or indirectly,
302	force, violence, or intimidation or any tactic of coercion or
303	intimidation to induce or compel a member to vote or refrain
304	from voting in an election or on a particular ballot measure.
305	Section 6. This act shall take effect October 1, 2023.
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307	========== T I T L E A M E N D M E N T =================================
308	And the title is amended as follows:
309	Delete everything before the enacting clause
310	and insert:
311	A bill to be entitled
312	An act relating to homeowners' associations; providing
313	a short title; amending s. 720.303, F.S.; requiring
314	certain officers or directors of an association to be
315	removed from office under certain circumstances;
316	specifying how a vacancy on the association board must
317	be filled; providing restrictions on certain officers
318	and directors; specifying when an officer or director
319	is required to be reinstated; requiring an association
320	to maintain designated addresses as official records;
321	specifying what constitutes a designated address;
322	conforming provisions to changes made by the act;
323	prohibiting certain funds from being comingled with
324	other association funds; authorizing a member to
325	request an accounting from an association under
326	certain circumstances; requiring an association to
327	provide such accounting and remit unused funds to the
328	member within specified timeframes; amending s.
329	720.3033, F.S.; providing criminal and civil penalties

Page 12 of 13

COMMITTEE AMENDMENT

Florida Senate - 2023 Bill No. SB 1114



330 for certain actions by officers, directors, or 331 managers of an association; requiring directors and officers of the association to disclose certain 332 333 activity and relationships to the association within a 334 specified timeframe; creating a rebuttable presumption 335 of a conflict of interest if certain acts occur; amending s. 720.305, F.S.; restricting certain 336 337 attorney fees and fines; specifying the types of 338 violations for which an association may levy fines; 339 specifying where certain notice must be delivered; providing requirements for such notice; authorizing 340 341 parcel owners to attend certain hearings by telephone 342 or other electronic means; requiring a specified 343 notice after a hearing; conforming provisions to 344 changes made by the act; creating s. 720.3065, F.S.; 345 providing criminal penalties for certain fraudulent 346 voting activities; providing an effective date.