Amendment No.4

COMMITTEE/SUBCOMMI	TTTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Judiciary Committee Representative Plakon offered the following:

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# Amendment (with title amendment)

Remove lines 1611-1614 and insert:

Section 14. Paragraphs (e), (f) and (g) are added to subsection (1) of section 720.306, Florida Statutes, and paragraph (a) of subsection (9) of said section is amended, to read:

720.306 Meetings of members; voting and election procedures; amendments.—

- (1) QUORUM; AMENDMENTS.-
- (e) A proposal to amend the governing documents must contain the full text of the provision to be amended and may not be revised or amended by reference solely to the title or number. Proposed new language shall be underlined, and proposed

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change is so extensive that underlining and striking through
language would hinder, rather than assist, understanding of the
proposed amendment, a notation must be inserted immediately
preceding the proposed amendment in substantially the following
language: "Substantial rewording. See governing documents for
present text." An amendment to a governing document is effective
when recorded in the public records of the county in which the
community is located.

- (f) A nonmaterial error or omission in the amendment process does not invalidate an otherwise properly adopted amendment.
- that only affects transient occupancy, as such is defined at s. 509.013(12), an amendment to any governing document enacted after July 1, 2018, that prohibits a parcel owner from renting the home, alters the authorized duration of a rental term, or specifies or limits the number of times that a parcel owner may rent their home during a specified term, applies only to a parcel owner who acquires title to the home after the effective date of the amendment or to a parcel owner who consents, individually or through a representative, to the amendment. For purposes of this paragraph only, a change of ownership does not occur when a parcel owner conveys the parcel to an affiliated entity or when beneficial ownership of the parcel does not

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change. For purposes of this paragraph only, an "affiliated		
entity" of a parcel owner is an entity which controls, is		
controlled by, or is under common control with the parcel owner		
or that becomes a parent or successor entity or an entity under		
common control, including an entity that becomes a parent or		
successor entity of the parcel owner by reason of transfer,		
merger, consolidation, public offering, reorganization,		
dissolution or sale of stock, or transfer of membership		
partnership interests. For a conveyance to be recognized as one		
made to an affiliated entity, the entity shall furnish the		
association a certificate certifying that this paragraph		
applies.		

(h) A notice required under this section must be mailed or delivered to the address identified as the parcel owner's mailing address on the property appraiser's website for the county where the parcel is located, or electronically transmitted in a manner authorized by the association if the parcel owner has consented, in writing, to receive notice by electronic transmission.

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# TITLE AMENDMENT

Between lines 46 and 47, insert: requiring an association to follow certain procedures when amending an existing provision of a governing document; limiting

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# COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/CS/HB 841 (2018)

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an association's ability to prohibit or limit a parcel owners
ability to rent or lease their home; requiring certain notices
to owners be delivered to the address on file with the property
appraiser;

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