Florida Senate - 1998

By Senator Forman

32-915-98 See HB 3259 A bill to be entitled 1 2 An act relating to condominiums; amending s. 3 718.115, F.S.; authorizing condominium 4 households receiving supplemental security 5 income or food stamps to discontinue cable 6 television service without fees, penalties, or 7 service charges; providing an effective date. 8 9 Be It Enacted by the Legislature of the State of Florida: 10 Section 1. Paragraph (b) of subsection (1) of section 11 12 718.115, Florida Statutes, is amended to read: 13 718.115 Common expenses and common surplus.--(1)14 If so provided in the declaration, the cost of a 15 (b) master antenna television system or duly franchised cable 16 17 television service obtained pursuant to a bulk contract shall be deemed a common expense, and if not, such cost shall be 18 19 considered common expense if it is designated as such in a 20 written contract between the board of administration and the 21 company providing the master television antenna system or the 22 cable television service. The contract shall be for a term of 23 not less than 2 years. 1. Any contract made by the board after the effective 24 25 date hereof for a community antenna system or duly franchised 26 cable television service may be canceled by a majority of the 27 voting interests present at the next regular or special 28 meeting of the association. Any member may make a motion to cancel said contract, but if no motion is made or if such 29 30 motion fails to obtain the required majority at the next 31 regular or special meeting, whichever is sooner, following the 1

CODING: Words stricken are deletions; words underlined are additions.

1 making of the contract, then such contract shall be deemed 2 ratified for the term therein expressed. 3 Any such contract shall provide, and shall be 2. 4 deemed to provide if not expressly set forth, that any hearing 5 impaired or legally blind unit owner who does not occupy the б unit with a nonhearing impaired or sighted person, or any unit owner receiving supplemental security income under Title XVI 7 8 of the Social Security Act or food stamps as administered by 9 the Department of Children and Family Services pursuant to s. 10 414.31, may discontinue the service without incurring disconnect fees, penalties, or subsequent service charges, and 11 as to such units, the owners shall not be required to pay any 12 13 common expenses charge related to such service. If less than 14 all members of an association share the expenses of cable 15 television, the expense shall be shared equally by all participating unit owners. The association may use the 16 17 provisions of s. 718.116 to enforce payment of the shares of such costs by the unit owners receiving cable television. 18 19 Section 2. This act shall take effect October 1 of the 20 year in which enacted. 21 22 23 HOUSE SUMMARY 24 Revises a provision of law governing common expenses of condominiums to permit households receiving supplemental security income or food stamps to discontinue cable television service without fees, penalties, or service 25 26 charges. 27 28 29 30 31 2

CODING: Words stricken are deletions; words underlined are additions.