Florida House of Representatives - 2002 HB 843 By Representative Mack

1	
1	A bill to be entitled
2	An act relating to condominiums, cooperatives,
3	and homeowners' associations; amending s.
4	702.09, F.S.; redefining the terms "mortgage"
5	and "foreclosure proceedings"; amending s.
6	718.104, F.S.; revising provisions relating to
7	declarations for the creation of a condominium;
8	amending s. 718.106, F.S.; revising provisions
9	relating to appurtenances that pass with a
10	condominium unit; amending s. 718.110, F.S.;
11	revising provisions relating to amendments to a
12	declaration of condominium; amending s.
13	718.111, F.S.; revising provisions relating to
14	the association; amending s. 718.112, F.S.;
15	revising provisions relating to bylaws;
16	amending s. 718.113, F.S.; revising provisions
17	relating to material alterations of common
18	elements or association real property operated
19	by a multicondominium association; amending s.
20	718.115, F.S.; revising provisions relating to
21	common expenses; amending s. 718.1255, F.S.,
22	relating to alternative dispute resolution
23	procedures; providing for the expedited
24	handling of any allegation of an irregularity
25	in the election of any director of the board of
26	administration of a condominium; amending s.
27	718.405, F.S.; revising provisions relating to
28	multicondominiums and multicondominium
29	associations; amending s. 718.503, F.S.;
30	relating to disclosure requirements for the
31	sale of certain condominiums; removing the
	1

1

1 requirement that question and answer sheets be 2 part of the closing documents; amending s. 3 718.504, F.S.; revising provisions relating to the prospectus or offering circular; providing 4 5 an effective date. 6 7 Be It Enacted by the Legislature of the State of Florida: 8 9 Section 1. Section 702.09, Florida Statutes, is 10 amended to read: 11 702.09 Definitions.--For the purposes of ss. 702.07 12 and 702.08 the words "decree of foreclosure" shall include a 13 judgment or order rendered or passed in the foreclosure 14 proceedings in which the decree of foreclosure shall be rescinded, vacated, and set aside; the word "mortgage" shall 15 16 mean any written instrument securing the payment of money or 17 advances and includes liens to secure payment of assessments arising under chapters 718, 719, and 720; the word "debt" 18 19 shall include promissory notes, bonds, and all other written 20 obligations given for the payment of money; the words "foreclosure proceedings" shall embrace every action in the 21 22 circuit or county courts of this state wherein it is sought to foreclose a mortgage and sell the property covered by the 23 same; and the word "property" shall mean and include both real 24 25 and personal property. 26 Section 2. Paragraph (h) of subsection (4) and 27 subsection (5) of section 718.104, Florida Statutes, are 28 amended to read: 29 718.104 Creation of condominiums; contents of declaration .-- Every condominium created in this state shall be 30 31 created pursuant to this chapter. 2

1 (4) The declaration must contain or provide for the 2 following matters: 3 (h) If a developer reserves the right, in a 4 declaration recorded on or after July 1, 2000, to create a 5 multicondominium, the declaration must state, or provide a 6 specific formula for determining, the fractional or percentage 7 shares of liability for the common expenses of the association 8 and of ownership of the common surplus of the association to be allocated to the units in each condominium to be operated 9 by the association. If a the declaration recorded on or after 10 11 July 1, 2000, for a condominium operated by a multicondominium 12 association as originally recorded fails to so provide, the 13 share of liability for the common expenses of the association 14 and of ownership of the common surplus of the association 15 allocated to each unit in each condominium operated by the 16 association shall be a fraction of the whole, the numerator of which is the number "one" and the denominator of which is the 17 total number of units in all condominiums operated by the 18 19 association. 20 (5) The declaration as originally recorded or as amended under the procedures provided therein may include 21 22 covenants and restrictions concerning the use, occupancy, and transfer of the units permitted by law with reference to real 23 property. With the exception of amendments that materially 24 25 modify unit appurtenances as provided in s. 718.110(4), 26 properly adopted amendments may be applied to owners of units 27 existing as of the effective date of the amendment, including 28 those who did not consent to the amendment. This section is 29 intended to clarify existing law and applies to associations existing on the effective date of this act. However, the rule 30

31 against perpetuities shall not defeat a right given any person

3

or entity by the declaration for the purpose of allowing unit 1 2 owners to retain reasonable control over the use, occupancy, 3 and transfer of units. Section 3. Paragraph (b) of subsection (2) of section 4 5 718.106, Florida Statutes, is amended to read: 718.106 Condominium parcels; appurtenances; possession 6 7 and enjoyment .--8 (2) There shall pass with a unit, as appurtenances 9 thereto: 10 The exclusive right to use such portion of the (b) 11 common elements as may be provided by the declaration, including the right to transfer such right to other units or 12 13 unit owners to the extent authorized by the declaration as 14 originally recorded, or amendments to the declaration adopted pursuant to the provisions contained therein under s. 15 16 718.110(2). Amendments to declarations of condominium 17 providing for the transfer of use rights with respect to limited common elements are not amendments that materially 18 19 modify unit appurtenances as described in s. 718.110(4). 20 However, in order to be effective, the transfer of use rights with respect to limited common elements must be effectuated in 21 conformity with the procedures set forth in the declaration as 22 originally recorded or as amended under the procedures 23 provided therein. The transfers must be evidenced by a written 24 25 instrument that is executed with the formalities of a deed and 26 recorded in the land records of the county in which the 27 condominium is located in order to be effective. The 28 instrument of transfer must also specify the legal description 29 of the unit that is transferring use rights, as well as the legal description of the unit obtaining the transfer of those 30 rights. Any first mortgagee with respect to both the unit that 31

4

is transferring the use rights and the unit that is receiving 1 2 the transfer of use rights must also consent to the transfer, 3 evidence of which must be recorded with the instruments of transfer. This section is intended to clarify existing law and 4 5 applies to associations existing on the effective date of this 6 act. 7 Section 4. Subsection (4) of section 718.110, Florida 8 Statutes, is amended to read: 718.110 Amendment of declaration; correction of error 9 or omission in declaration by circuit court .--10 11 (4) Unless otherwise provided in the declaration as 12 originally recorded, no amendment may change the configuration 13 or size of any unit in any material fashion, materially alter 14 or modify the appurtenances to the unit, or change the proportion or percentage by which the unit owner shares the 15 16 common expenses of the condominium and owns the common surplus of the condominium unless the record owner of the unit and all 17 record owners of liens on the unit join in the execution of 18 19 the amendment and unless all the record owners of all other 20 units in the same condominium approve the amendment. The 21 acquisition of property by the association, and material 22 alterations or substantial additions to such property or the common elements by the association in accordance with s. 23 718.111(7) or s. 718.113, amendments providing for the 24 transfer of use rights in limited common elements pursuant to 25 26 s. 718.106(2)(b), and amendments restricting or modifying the 27 right to lease condominium units shall not be deemed to 28 constitute a material alteration or modification of the 29 appurtenances to the units. With the exception of properly adopted amendments that materially modify unit appurtenances 30 as provided in this section, amendments may be applied to all 31

5

owners of units existing as of the effective date of the 1 2 amendment, including those who did not consent to the 3 amendment. This section is intended to clarify existing law 4 and applies to associations existing on the effective date of 5 this act.A declaration recorded after April 1, 1992, may not require the approval of less than a majority of total voting 6 7 interests of the condominium for amendments under this 8 subsection, unless otherwise required by a governmental 9 entity. Section 5. Subsection (4), paragraph (a) of subsection 10 11 (7), and subsection (13) of section 718.111, Florida Statutes, 12 are amended to read: 13 718.111 The association.--(4) ASSESSMENTS; MANAGEMENT OF COMMON ELEMENTS.--The 14 association has the power to make and collect assessments and 15 16 to lease, maintain, repair, and replace the common elements or 17 association property; however, the association may not charge 18 a use fee against a unit owner for the use of common elements or association property unless otherwise provided for in the 19 20 declaration of condominium or by a majority vote of the 21 association or unless the charges relate to expenses incurred 22 by an owner having exclusive use of the common elements or association property. 23 24 (7) TITLE TO PROPERTY.--(a) The association has the power to acquire title to 25 26 property or otherwise hold, convey, lease, and mortgage 27 association property for the use and benefit of its members. 28 The power to acquire personal property shall be exercised by

29 the board of administration. Except as otherwise permitted in

30 subsections (8) and (9) and in s. 718.114, no association may

31 acquire, convey, lease,or mortgage association real property

6

except in the manner provided in the declaration, and if the 1 2 declaration does not specify the procedure, then approval of 3 75 percent of the total voting interests shall be required. 4 (13) FINANCIAL REPORTING. -- Within 90 days after the 5 end of the fiscal year, or annually on a date provided in the б bylaws, the association shall prepare and complete, or 7 contract for the preparation and completion of or cause to be 8 prepared and completed by a third party, a financial report 9 for the preceding fiscal year. Within 21 days after the final 10 financial report is completed by the association or received 11 by the association from the third party, but not later than 12 120 days after the end of the fiscal year or other date as 13 provided in the bylaws, the association shall mail to each 14 unit owner at the address last furnished to the association by the unit owner, or hand deliver to each unit owner, a copy of 15 16 the financial report or a notice that a copy of the financial report will be mailed or hand delivered to the unit owner, 17 without charge, upon receipt of a written request from the 18 19 unit owner. The division shall adopt rules setting forth uniform accounting principles and standards to be used by all 20 21 associations and shall adopt rules addressing financial 22 reporting requirements for multicondominium associations. In adopting such rules, the division shall consider the number of 23 24 members and annual revenues of an association. Financial 25 reports shall be prepared as follows: 26 (a) An association that meets the criteria of this 27 paragraph shall prepare or cause to be prepared a complete set of financial statements in accordance with generally accepted 28 29 accounting principles. The financial statements shall be based upon the association's total annual revenues, as 30

31 follows:

An association with total annual revenues of 1 1. 2 \$100,000 or more, but less than \$200,000, shall prepare 3 compiled financial statements. 4 An association with total annual revenues of at 2. least \$200,000, but less than \$400,000, shall prepare reviewed 5 б financial statements. 7 3. An association with total annual revenues of 8 \$400,000 or more shall prepare audited financial statements. (b)1. An association with total annual revenues of 9 10 less than \$100,000 shall prepare a report of cash receipts and 11 expenditures. 2. An association which operates less than 50 units, 12 13 regardless of the association's annual revenues, shall prepare 14 a report of cash receipts and expenditures in lieu of 15 financial statements required by paragraph (a). 16 3. A report of cash receipts and disbursements must disclose the amount of receipts by accounts and receipt 17 classifications and the amount of expenses by accounts and 18 19 expense classifications, including, but not limited to, the following, as applicable: costs for security, professional and 20 21 management fees and expenses, taxes, costs for recreation 22 facilities, expenses for refuse collection and utility services, expenses for lawn care, costs for building 23 24 maintenance and repair, insurance costs, administration and 25 salary expenses, and reserves accumulated and expended for 26 capital expenditures, deferred maintenance, and any other 27 category for which the association maintains reserves. 28 (c) An association may prepare or cause to be 29 prepared, without a meeting of or approval by the unit owners: 30 31

8

1 Compiled, reviewed, or audited financial 1. 2 statements, if the association is required to prepare a report 3 of cash receipts and expenditures; 4 2. Reviewed or audited financial statements, if the 5 association is required to prepare compiled financial б statements; or 7 3. Audited financial statements if the association is 8 required to prepare reviewed financial statements. 9 (d) If approved by a majority of the voting interests present at a properly called meeting of the association, an 10 11 association may prepare or cause to be prepared: 12 A report of cash receipts and expenditures in lieu 1. 13 of a compiled, reviewed, or audited financial statement; 14 A report of cash receipts and expenditures or a 2. 15 compiled financial statement in lieu of a reviewed or audited 16 financial statement; or 3. A report of cash receipts and expenditures, a 17 compiled financial statement, or a reviewed financial 18 19 statement in lieu of an audited financial statement. 20 Such meeting and approval must occur prior to the end of the 21 22 fiscal year and is effective only for the fiscal year in which the vote is taken. With respect to an association to which the 23 developer has not turned over control of the association, all 24 unit owners, including the developer, may vote on issues 25 26 related to the preparation of financial reports for the first 27 2 fiscal years of the association's operation, beginning with 28 the fiscal year in which the declaration is recorded. 29 Thereafter, all unit owners except the developer may vote on such issues until control is turned over to the association by 30 31 the developer.

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

HB 843

1 Section 6. Subsection (3) of section 718.112, Florida 2 Statutes, is amended to read: 3 718.112 Bylaws.--(3) OPTIONAL PROVISIONS.--The bylaws as originally 4 5 recorded or as amended under the procedures provided therein б may provide for the following: 7 (a) A method of adopting and amending administrative 8 rules and regulations governing the details of the operation 9 and use of the common elements. 10 (b) Restrictions on and requirements for the use, 11 maintenance, and appearance of the units and the use of the 12 common elements. 13 (c) Other provisions which are not inconsistent with 14 this chapter or with the declaration, as may be desired. With 15 the exception of properly adopted amendments that materially 16 modify unit appurtenances as provided in this section, amendments may be applied to all owners of units existing as 17 of the effective date of the amendment, including those who 18 19 did not consent to the amendment. This subsection is intended 20 to clarify existing law and applies to associations existing on the effective date of this act. 21 Section 7. Subsection (2) of section 718.113, Florida 22 Statutes, is amended to read: 23 24 718.113 Maintenance; limitation upon improvement; 25 display of flag; hurricane shutters. --26 (2)(a) Except as otherwise provided in this section, 27 there shall be no material alteration or substantial additions 28 to the common elements or to real property which is 29 association property, except in a manner provided in the declaration as originally recorded or as amended under the 30 31 procedures provided therein. If the declaration as originally 10

1 recorded or as amended under the procedures provided therein 2 does not specify the procedure for approval of material 3 alterations or substantial additions, 75 percent of the total 4 voting interests of the association must approve the 5 alterations or additions.

б (b) There shall not be any material alteration of, or 7 substantial addition to, the common elements of any 8 condominium operated by a multicondominium association unless approved in the manner provided in the declaration of the 9 affected condominium or condominiums as originally recorded or 10 as amended under the procedures provided therein. If a 11 12 declaration as originally recorded or as amended under the 13 procedures provided therein does not specify a procedure for 14 approving such an alteration or addition, the approval of 75 percent of the total voting interests of each affected 15 16 condominium is required. This subsection does not prohibit a provision in any declaration, articles of incorporation, or 17 bylaws as originally recorded or as amended under the 18 19 procedures provided therein requiring the approval of unit 20 owners in any condominium operated by the same association or requiring board approval before a material alteration or 21 22 substantial addition to the common elements is permitted. This paragraph is intended to clarify existing law and applies to 23 24 associations existing on the effective date of this act. 25 (c) There shall not be any material alteration or 26 substantial addition made to association real property 27 operated by a multicondominium association, except as provided 28 in the declaration, articles of incorporation, or bylaws as 29 originally recorded or as amended under the procedures provided therein. If the declaration, articles of 30 incorporation, or bylaws as originally recorded or as amended 31

11

under the procedures provided therein do not specify the 1 2 procedure for approving an alteration or addition to 3 association real property, the approval of 75 percent of the total voting interests of the association is required. This 4 5 paragraph is intended to clarify existing law and applies to 6 associations existing on the effective date of this act. 7 Section 8. Paragraphs (b) and (c) of subsection (1) of 8 section 718.115, Florida Statutes, are amended to read: 9 718.115 Common expenses and common surplus.--10 (1)11 (b) The common expenses of a condominium within a 12 multicondominium are the common expenses directly attributable 13 to the operation of that condominium. The common expenses of a 14 multicondominium association do not include the common expenses directly attributable to the operation of any 15 specific condominium or condominiums within the 16 multicondominium. This paragraph is intended to clarify 17 existing law and applies to associations existing on the 18 19 effective date of this act. (c) The common expenses of a multicondominium 20 association may include categories of expenses related to the 21 22 property or common elements within a specific condominium in the multicondominium if such property or common elements are 23 areas in which all members of the multicondominium association 24 have use rights or from which all members receive tangible 25 26 economic benefits. Such common expenses of the association 27 shall be identified in the declaration or bylaws as originally 28 recorded or as amended under the procedures provided therein 29 of each condominium within the multicondominium association. This paragraph is intended to clarify existing law and applies 30 to associations existing on the effective date of this act. 31

12

1 Section 9. Subsection (5) is added to section 2 718.1255, Florida Statutes, to read: 3 718.1255 Alternative dispute resolution; voluntary 4 mediation; mandatory nonbinding arbitration; legislative 5 findings.-б (5) DISPUTES INVOLVING ELECTION IRREGULARITIES.--Every 7 arbitration petition received by the division and required to 8 be filed under this section challenging the legality of the 9 election of any director of the board of administration must be handled on an expedited basis in the manner provided by the 10 division's rules for recall arbitration disputes. 11 12 Section 10. Subsections (1) and (4) of section 13 718.405, Florida Statutes, are amended to read: 14 718.405 Multicondominiums; multicondominium 15 associations.--16 (1) An association may operate more than one condominium. For multicondominiums created on or after July 1, 17 $2000, \frac{1}{10}$ the declaration for each condominium to be operated 18 by that association must provide provides for participation in 19 a multicondominium, in conformity with this section, and 20 21 disclose discloses or describe describes: 22 (a) The manner or formula by which the assets, 23 liabilities, common surplus, and common expenses of the 24 association will be apportioned among the units within the 25 condominiums operated by the association, in accordance with 26 s. 718.104(4)(g) or (h), as applicable. 27 (b) Whether unit owners in any other condominium, or 28 any other persons, will or may have the right to use 29 recreational areas or any other facilities or amenities that are common elements of the condominium, and, if so, the 30 31

13

specific formula by which the other users will share the 1 2 common expenses related to those facilities or amenities. 3 (c) Recreational and other commonly used facilities or 4 amenities which the developer has committed to provide that 5 will be owned, leased by, or dedicated by a recorded plat to 6 the association but which are not included within any 7 condominium operated by the association. The developer may 8 reserve the right to add additional facilities or amenities if 9 the declaration and prospectus for each condominium to be operated by the association contains the following statement 10 11 in conspicuous type and in substantially the following form: 12 RECREATIONAL FACILITIES MAY BE EXPANDED OR ADDED WITHOUT 13 CONSENT OF UNIT OWNERS OR THE ASSOCIATION. 14 (d) The voting rights of the unit owners in the election of directors and in other multicondominium 15 association affairs when a vote of the owners is taken, 16 including, but not limited to, a statement as to whether each 17 unit owner will have a right to personally cast his or her own 18 19 vote in all matters voted upon. 20 (4) This section does not prevent or restrict the 21 formation of a multicondominium by the merger or consolidation 22 of two or more condominium associations. Mergers or consolidations of associations shall be accomplished in 23 accordance with this chapter, the declarations of the 24 condominiums being merged or consolidated, and chapter 617. 25 26 Section 718.110(4) does not apply to amendments to 27 declarations necessary to effect a merger or consolidation. 28 This section is intended to clarify existing law and applies 29 to associations existing on the effective date of this act. Section 11. Subsection (2) of section 718.503, Florida 30

31 Statutes, is amended to read:

1 718.503 Developer disclosure prior to sale; 2 nondeveloper unit owner disclosure prior to sale; 3 voidability.--4 (2) NONDEVELOPER DISCLOSURE.--5 (a) Each unit owner who is not a developer as defined 6 by this chapter shall comply with the provisions of this 7 subsection prior to the sale of his or her unit. Each 8 prospective purchaser who has entered into a contract for the purchase of a condominium unit is entitled, at the seller's 9 expense, to a current copy of the declaration of condominium, 10 11 articles of incorporation of the association, bylaws, and 12 rules of the association, as well as a copy of the question 13 and answer sheet provided for by s. 718.504 and a copy of the 14 financial information required by s. 718.111. 15 (b) If a person licensed under part I of chapter 475 16 provides to or otherwise obtains for a prospective purchaser the documents described in this subsection, the person is not 17 liable for any error or inaccuracy contained in the documents. 18 19 (c) Each contract entered into after July 1, 1992, for 20 the resale of a residential unit shall contain in conspicuous type either: 21

22 1. A clause which states: THE BUYER HEREBY ACKNOWLEDGES THAT BUYER HAS BEEN PROVIDED A CURRENT COPY OF 23 24 THE DECLARATION OF CONDOMINIUM, ARTICLES OF INCORPORATION OF 25 THE ASSOCIATION, BYLAWS, RULES OF THE ASSOCIATION, AND A COPY 26 OF THE MOST RECENT YEAR-END FINANCIAL INFORMATION AND THE 27 QUESTION AND ANSWER SHEET MORE THAN 3 DAYS, EXCLUDING 28 SATURDAYS, SUNDAYS, AND LEGAL HOLIDAYS, PRIOR TO EXECUTION OF 29 THIS CONTRACT; or 2. A clause which states: THIS AGREEMENT IS VOIDABLE 30 BY BUYER BY DELIVERING WRITTEN NOTICE OF THE BUYER'S INTENTION

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

15

31

TO CANCEL WITHIN 3 DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND 1 2 LEGAL HOLIDAYS, AFTER THE DATE OF EXECUTION OF THIS AGREEMENT 3 BY THE BUYER AND RECEIPT BY BUYER OF A CURRENT COPY OF THE DECLARATION OF CONDOMINIUM, ARTICLES OF INCORPORATION, BYLAWS, 4 5 AND RULES OF THE ASSOCIATION, AND A COPY OF THE MOST RECENT YEAR-END FINANCIAL INFORMATION AND QUESTION AND ANSWER SHEET 6 7 IF SO REQUESTED IN WRITING. ANY PURPORTED WAIVER OF THESE 8 VOIDABILITY RIGHTS SHALL BE OF NO EFFECT. BUYER MAY EXTEND THE 9 TIME FOR CLOSING FOR A PERIOD OF NOT MORE THAN 3 DAYS, EXCLUDING SATURDAYS, SUNDAYS, AND LEGAL HOLIDAYS, AFTER THE 10 11 BUYER RECEIVES THE DECLARATION, ARTICLES OF INCORPORATION, 12 BYLAWS, AND RULES, AND QUESTION AND ANSWER SHEET IF REQUESTED 13 IN WRITING. BUYER'S RIGHT TO VOID THIS AGREEMENT SHALL 14 TERMINATE AT CLOSING. 15

16 A contract that does not conform to the requirements of this 17 paragraph is voidable at the option of the purchaser prior to 18 closing.

19 Section 12. Subsection (15) of section 718.504,20 Florida Statutes, is amended to read:

21 718.504 Prospectus or offering circular.--Every 22 developer of a residential condominium which contains more than 20 residential units, or which is part of a group of 23 residential condominiums which will be served by property to 24 be used in common by unit owners of more than 20 residential 25 26 units, shall prepare a prospectus or offering circular and 27 file it with the Division of Florida Land Sales, Condominiums, 28 and Mobile Homes prior to entering into an enforceable 29 contract of purchase and sale of any unit or lease of a unit for more than 5 years and shall furnish a copy of the 30 31 prospectus or offering circular to each buyer. In addition to

the prospectus or offering circular, each buyer shall be 1 2 furnished a separate page entitled "Frequently Asked Questions 3 and Answers," which shall be in accordance with a format approved by the division and a copy of the financial 4 5 information required by s. 718.111. This page shall, in readable language, inform prospective purchasers regarding 6 7 their voting rights and unit use restrictions, including 8 restrictions on the leasing of a unit; shall indicate whether and in what amount the unit owners or the association is 9 obligated to pay rent or land use fees for recreational or 10 11 other commonly used facilities; shall contain a statement 12 identifying that amount of assessment which, pursuant to the 13 budget, would be levied upon each unit type, exclusive of any 14 special assessments, and which shall further identify the basis upon which assessments are levied, whether monthly, 15 16 quarterly, or otherwise; shall state and identify any court cases in which the association is currently a party of record 17 in which the association may face liability in excess of 18 19 \$100,000; and which shall further state whether membership in 20 a recreational facilities association is mandatory, and if so, 21 shall identify the fees currently charged per unit type. The 22 division shall by rule require such other disclosure as in its judgment will assist prospective purchasers. The prospectus or 23 offering circular may include more than one condominium, 24 although not all such units are being offered for sale as of 25 26 the date of the prospectus or offering circular. The 27 prospectus or offering circular must contain the following 28 information: (15) If a the condominium created on or after July 1, 29 2000, is or may become part of a multicondominium, the 30

31 following information must be provided:

17

(a) A statement in conspicuous type in substantially
the following form: THIS CONDOMINIUM IS (MAY BE) PART OF A
MULTICONDOMINIUM DEVELOPMENT IN WHICH OTHER CONDOMINIUMS WILL
(MAY) BE OPERATED BY THE SAME ASSOCIATION. Immediately
following this statement, the location in the prospectus or
offering circular and its exhibits where the multicondominium
aspects of the offering are described must be stated.

8 (b) A summary of the provisions in the declaration, 9 articles of incorporation, and bylaws which establish and provide for the operation of the multicondominium, including a 10 11 statement as to whether unit owners in the condominium will 12 have the right to use recreational or other facilities located 13 or planned to be located in other condominiums operated by the 14 same association, and the manner of sharing the common expenses related to such facilities. 15

16 (c) A statement of the minimum and maximum number of 17 condominiums, and the minimum and maximum number of units in 18 each of those condominiums, which will or may be operated by 19 the association, and the latest date by which the exact number 20 will be finally determined.

(d) A statement as to whether any of the condominiums in the multicondominium may include units intended to be used for nonresidential purposes and the purpose or purposes permitted for such use.

(e) A general description of the location and approximate acreage of any land on which any additional condominiums to be operated by the association may be located. Section 13. This act shall take effect July 1, 2002.

30 31

18

HB 843

1	* * * * * * * * * * * * * * * * * * * *
2	LEGISLATIVE SUMMARY
3	Deviana provisiona veleting to: dealerstiona for the
4	Revises provisions relating to: declarations for the creation of a condominium; appurtenances that pass with a
5	condominium unit; amendments to a declaration of condominium; financial management of an association;
6	bylaws; property operated by a multicondominium association; common expenses; handling allegations of
7	irregularity in an election of a director of the board of administration of a condominium; removing the requirement
8	for question and answer sheets in closing documents; and the prospectus or offering circular. See bill for
9	details.
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
	19