Florida Senate - 2005

By Senator Siplin

19-1605-05 See HB 1 A bill to be entitled 2 An act relating to condominium associations; amending s. 718.116, F.S.; providing that a 3 4 lien foreclosure action or an action to recover 5 a money judgment brought as a result of unpaid б condominium association assessments may only be 7 brought in instances meeting a monetary 8 threshold; providing that an association is not 9 entitled to recover attorney's fees in 10 foreclosure actions or in actions to recover a money judgment brought as a result of unpaid 11 12 association assessments; requiring an 13 association to provide 180 days' written notice of its intention to foreclose its lien before 14 foreclosure judgment may be entered; providing 15 an effective date. 16 17 Be It Enacted by the Legislature of the State of Florida: 18 19 Section 1. Subsection (3), paragraph (b) of subsection 20 21 (5), and subsections (6) and (8) of section 718.116, Florida 22 Statutes, are amended to read: 23 718.116 Assessments; liability; lien and priority; interest; collection.--2.4 (3) Assessments and installments on them which are not 25 paid when due bear interest at the rate provided in the 26 27 declaration, from the due date until paid. This rate may not 2.8 exceed the rate allowed by law, and, if no rate is provided in the declaration, interest shall accrue at the rate of 18 29 percent per year. Also, if the declaration or bylaws so 30 provide, the association may charge an administrative late fee 31

SB 2632

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1	in addition to such interest, in an amount not to exceed the										
2	greater of \$25 or 5 percent of each installment of the										
3	assessment for each delinquent installment that the payment is										
4	late. Any payment received by an association shall be applied										
5	first to any interest accrued by the association, then to any										
6	administrative late fee, then to any costs and reasonable										
7	attorney's fees incurred in collection, and then to the										
8	delinquent assessment. The foregoing shall be applicable										
9	notwithstanding any restrictive endorsement, designation, or										
10	instruction placed on or accompanying a payment. A late fee										
11	shall not be subject to the provisions in chapter 687 or s.										
12	718.303(3).										
13	(5)										
14	(b) To be valid, a claim of lien must state the										
15	description of the condominium parcel, the name of the record										
16	owner, the name and address of the association, the amount										
17	due, and the due dates. It must be executed and acknowledged										
18	by an officer or authorized agent of the association. No such										
19	lien shall be effective longer than 1 year after the claim of										
20	lien was recorded unless, within that time, an action to										
21	enforce the lien is commenced. The 1-year period shall										
22	automatically be extended for any length of time during which										
23	the association is prevented from filing a foreclosure action										
24	by an automatic stay resulting from a bankruptcy petition										
25	filed by the parcel owner or any other person claiming an										
26	interest in the parcel. The claim of lien shall secure all										
27	unpaid assessments which are due and which may accrue										
28	subsequent to the recording of the claim of lien and prior to										
29	the entry of a certificate of title, as well as interest and										
30	all reasonable costs and attorney's fees incurred by the										
31	association incident to the collection process. Upon payment										

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1 in full, the person making the payment is entitled to a 2 satisfaction of the lien. 3 (6)(a) The association may bring an action in its name to foreclose a lien for assessments in the manner a mortgage 4 of real property is foreclosed and may also bring an action to 5 б recover a money judgment for the unpaid assessments without 7 waiving any claim of lien. A lien foreclosure action or an action to recover a money judgment brought as a result of 8 unpaid condominium association assessments may only be brought 9 10 in those instances in which the amount in question equals or exceeds \$2,500. The association is not entitled to recover its 11 12 reasonable attorney's fees incurred in either a lien 13 foreclosure action or an action to recover a money judgment for unpaid assessments. 14 (b) No foreclosure judgment may be entered until at 15 least 180 30 days after the association gives written notice 16 17 to the unit owner of its intention to foreclose its lien to 18 collect the unpaid assessments. If this notice is not given at least 30 days before the foreclosure action is filed, and if 19 the unpaid assessments, including those coming due after the 2.0 21 claim of lien is recorded, are paid before the entry of a 22 final judgment of foreclosure, the association shall not 23 recover attorney's fees or costs. The notice must be given by 2.4 delivery of a copy of it to the unit owner or by certified or registered mail, return receipt requested, addressed to the 25 26 unit owner at his or her last known address; and, upon such 27 mailing, the notice shall be deemed to have been given, and 2.8 the court shall proceed with the foreclosure action and may 29 award attorney's fees and costs as permitted by law. The notice requirements of this subsection are satisfied if the 30 unit owner records a notice of contest of lien as provided in 31

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1 subsection (5). The notice requirements of this subsection do 2 not apply if an action to foreclose a mortgage on the condominium unit is pending before any court; if the rights of 3 the association would be affected by such foreclosure; and if 4 actual, constructive, or substitute service of process has 5 6 been made on the unit owner. 7 (c) If the unit owner remains in possession of the 8 unit after a foreclosure judgment has been entered, the court, 9 in its discretion, may require the unit owner to pay a reasonable rental for the unit. If the unit is rented or 10 leased during the pendency of the foreclosure action, the 11 12 association is entitled to the appointment of a receiver to 13 collect the rent. The expenses of the receiver shall be paid by the party which does not prevail in the foreclosure action. 14 (d) The association has the power to purchase the 15 16 condominium parcel at the foreclosure sale and to hold, lease, 17 mortgage, or convey it. 18 (8) Within 15 days after receiving a written request therefor from a unit owner purchaser, or mortgagee, the 19 association shall provide a certificate signed by an officer 20 21 or agent of the association stating all assessments and other 22 moneys owed to the association by the unit owner with respect 23 to the condominium parcel. Any person other than the owner who relies upon such certificate shall be protected thereby. A 2.4 25 summary proceeding pursuant to s. 51.011 may be brought to 26 compel compliance with this subsection, and in any such action 27 the prevailing party is entitled to recover reasonable 2.8 attorney's fees. Notwithstanding any limitation on transfer fees contained in s. 718.112(2)(i), the association or its 29 authorized agent may charge a reasonable fee for the 30 preparation of the certificate. 31

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SB 2632 See HB

1	Section	2.	This	act	shall	take	effect	July	1,	2005.	
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