House

Florida Senate - 2019 Bill No. HB 647, 1st Eng.



LEGISLATIVE ACTION

Senate

Floor: 1/AE/3R 04/29/2019 03:26 PM

Senator Hooper moved the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause

4 and insert:

1 2 3

5 6

7

8

Section 1. Section 553.792, Florida Statutes, is amended to read:

553.792 Building permit application to local government; fire alarm permit applications.-

9 (1) Within 10 days of an applicant submitting an
10 application to the local government, the local government shall
11 advise the applicant what information, if any, is needed to deem



12 the application properly completed in compliance with the filing 13 requirements published by the local government. If the local 14 government does not provide written notice that the applicant 15 has not submitted the properly completed application, the application shall be automatically deemed properly completed and 16 17 accepted. Within 45 days after receiving a completed 18 application, a local government must notify an applicant if 19 additional information is required for the local government to 20 determine the sufficiency of the application, and shall specify 21 the additional information that is required. The applicant must 22 submit the additional information to the local government or 23 request that the local government act without the additional 24 information. While the applicant responds to the request for 25 additional information, the 120-day period described in this 26 subsection is tolled. Both parties may agree to a reasonable request for an extension of time, particularly in the event of a 27 28 force major or other extraordinary circumstance. The local 29 government must approve, approve with conditions, or deny the application within 120 days following receipt of a completed 30 31 application.

32 (2) The procedures set forth in subsection (1) apply to the 33 following building permit applications: accessory structure; 34 alarm permit; nonresidential buildings less than 25,000 square 35 feet; electric; irrigation permit; landscaping; mechanical; 36 plumbing; residential units other than a single family unit; 37 multifamily residential not exceeding 50 units; roofing; signs; 38 site-plan approvals and subdivision plats not requiring public 39 hearings or public notice; and lot grading and site alteration associated with the permit application set forth in this 40



41	subsection. The procedures set forth in subsection (1) do not
42	apply to permits for any wireless communications facilities or
43	when a law, agency rule, or local ordinance specify different
44	timeframes for review of local building permit applications.
45	(3) Beginning October 1, 2019, for any project requiring a
46	fire alarm permit, a uniform fire alarm permit application must
47	be used and submitted to the local enforcement agency along with
48	any required drawings, plans, and supporting documentation. The
49	uniform fire alarm permit application may be submitted
50	electronically or by facsimile and must be signed by the owner,
51	contractor, or authorized representative of either such person.
52	The uniform fire alarm permit application must contain the
53	following information in substantially the following form:
54	
55	UNIFORM FIRE ALARM PERMIT APPLICATION
56	
57	Tax Folio No.:
58	Application No.:
59	Owner or Representative Name:
60	Property Address:
61	<u>City: State: Zip:</u>
62	Phone:
63	Fee Simple Titleholder's Name (if other than owner):
64	Fee Simple Titleholder's Address (if other than owner):
65	<u></u>
66	Description of Work: New Install Replacement
67	Addition Other
68	Construction Type:
69	Proposed Use:

Page 3 of 12

SENATOR AMENDMENT

Florida Senate - 2019 Bill No. HB 647, 1st Eng.

888040

70	Alarm Contractor's Name:
71	Alarm Contractor's Address:
72	<u>City:</u> State: Zip:
73	Phone:
74	Alarm Contractor's License No:
75	
76	Application is hereby made to obtain a permit to do the
77	work and installation as indicated. I certify that no work or
78	installation has commenced before the filing of this permit
79	application. I certify that all of the foregoing information is
80	true and accurate.
81	
82	(Signature of Owner, Contractor, or Agent)
83	Printed Name:
84	
85	(4) The procedures set forth in this section do not apply
86	to the installation or replacement of a fire alarm system if a
87	plans review is not required by the local enforcement agency.
88	(5) For repairs to an existing fire alarm system that was
89	previously permitted by the local enforcement agency, the
90	contractor may begin the repair upon filing the uniform fire
91	alarm permit application with the local enforcement agency if
92	the local enforcement agency requires fire alarm permits for
93	repairs.
94	Section 2. Subsection (1) of section 633.216, Florida
95	Statutes, is amended to read:
96	633.216 Inspection of buildings and equipment; orders;
97	firesafety inspection training requirements; certification;
98	disciplinary actionThe State Fire Marshal and her or his



99 agents or persons authorized to enforce laws and rules of the 100 State Fire Marshal shall, at any reasonable hour, when the State Fire Marshal has reasonable cause to believe that a violation of 101 102 this chapter or s. 509.215, or a rule adopted thereunder, or a 103 minimum firesafety code adopted by the State Fire Marshal or a 104 local authority, may exist, inspect any and all buildings and structures which are subject to the requirements of this chapter 105 106 or s. 509.215 and rules adopted thereunder. The authority to 107 inspect shall extend to all equipment, vehicles, and chemicals 108 which are located on or within the premises of any such building 109 or structure.

110 (1) Each county, municipality, and special district that has firesafety enforcement responsibilities shall employ or 111 112 contract with a firesafety inspector. Except as provided in s. 113 633.312(2), and (3), and (4), the firesafety inspector must conduct all firesafety inspections that are required by law. The 114 115 governing body of a county, municipality, or special district that has firesafety enforcement responsibilities may provide a 116 117 schedule of fees to pay only the costs of inspections conducted 118 pursuant to this subsection and related administrative expenses. 119 Two or more counties, municipalities, or special districts that 120 have firesafety enforcement responsibilities may jointly employ 121 or contract with a firesafety inspector.

Section 3. Present subsections (4) and (5) of section 633.312, Florida Statutes, are redesignated as subsections (5) and (6), respectively, and subsection (3) of that section is amended, to read:

126 633.312 Inspection of fire control systems, fire hydrants, 127 and fire protection systems.-



128 (3) (a) The inspecting contractor shall provide to the 129 building owner or hydrant owner and the local authority having 130 jurisdiction a copy of the applicable uniform summary inspection 131 report established under this chapter. The local authority 132 having jurisdiction may accept uniform summary inspection 133 reports by United States mail, by hand delivery, by electronic 134 submission, or through a third-party vendor that collects the 135 reports on behalf of the local authority having jurisdiction. 136 (b) The State Fire Marshal shall adopt rules to implement a 137 uniform summary inspection report and submission procedures to 138 be used by all third-party vendors and local authorities having 139 jurisdiction. For purposes of this section, a uniform summary 140 inspection report must record the address where the fire 141 protection system or hydrant is located, the company and person 142 conducting the inspection and their license number, the date of 143 the inspection, and the fire protection system or hydrant inspection status, including a brief summary of each deficiency, 144 critical deficiency, noncritical deficiency, or impairment 145 146 found. A contractor's detailed inspection report is not required 147 to follow the uniform summary inspection report format. The 148 State Fire Marshal shall establish by rule a submission 149 procedure for each means provided under paragraph (a) by which a 150 local authority having jurisdiction may accept uniform summary 151 inspection reports. Each of the submission procedures must allow 152 a contractor to attach additional documents with the submission 153 of a uniform summary inspection report, including a physical 154 copy of the contractor's detailed inspection report. A 155 submission procedure may not require a contractor to submit 156 information contained within the detailed inspection report



157 <u>unless the information is required to be included in the uniform</u> 158 summary inspection report.

159 (4) The maintenance of fire hydrant and fire protection 160 systems as well as corrective actions on deficient systems is 161 the responsibility of the owner of the system or hydrant. 162 Equipment requiring periodic testing or operation to ensure its 163 maintenance shall be tested or operated as specified in the Fire 164 Prevention Code, Life Safety Code, National Fire Protection 165 Association standards, or as directed by the appropriate 166 authority, provided that such appropriate authority may not 167 require a sprinkler system not required by the Fire Prevention 168 Code, Life Safety Code, or National Fire Protection Association 169 standards to be removed regardless of its condition. This 170 section does not prohibit governmental entities from inspecting 171 and enforcing firesafety codes.

Section 4. Paragraph (1) of subsection (2) of section 718.112, Florida Statutes, is amended to read:

718.112 Bylaws.-

172

173 174

175

176

177

(2) REQUIRED PROVISIONS.—The bylaws shall provide for the following and, if they do not do so, shall be deemed to include the following:

178 (1) Certificate of compliance.-A provision that a 179 certificate of compliance from a licensed electrical contractor 180 or electrician may be accepted by the association's board as 181 evidence of compliance of the condominium units with the 182 applicable fire and life safety code must be included. 183 Notwithstanding chapter 633 or of any other code, statute, 184 ordinance, administrative rule, or regulation, or any interpretation of the foregoing, an association, residential 185



186 condominium, or unit owner is not obligated to retrofit the 187 common elements, association property, or units of a residential condominium with a fire sprinkler system in a building that has 188 189 been certified for occupancy by the applicable governmental 190 entity if the unit owners have voted to forego such retrofitting 191 by the affirmative vote of a majority of all voting interests in 192 the affected condominium. The local authority having 193 jurisdiction may not require completion of retrofitting with a fire sprinkler system or completion of installation of an 194 195 engineered life safety system before January 1, 2024 2020. By 196 December 31, 2020 2016, a residential condominium association 197 that is not in compliance with the requirements for a fire 198 sprinkler system and that had has not voted to forego 199 retrofitting of such a system by December 31, 2016, must 200 initiate an application for a building permit for the required 201 installation with the local government having jurisdiction 202 demonstrating that the association will become compliant by December 31, 2023 2019. 203

204 1. A vote to forego retrofitting may be obtained by limited 205 proxy or by a ballot personally cast at a duly called membership 206 meeting, or by execution of a written consent by the member, and 207 is effective upon recording a certificate attesting to such vote 208 in the public records of the county where the condominium is located. The association shall mail or hand deliver to each unit 209 210 owner written notice at least 14 days before the membership 211 meeting in which the vote to forego retrofitting of the required 212 fire sprinkler system is to take place. Within 30 days after the 213 association's opt-out vote, notice of the results of the opt-out vote must be mailed or hand delivered to all unit owners. 214



Evidence of compliance with this notice requirement must be made by affidavit executed by the person providing the notice and filed among the official records of the association. After notice is provided to each owner, a copy must be provided by the current owner to a new owner before closing and by a unit owner to a renter before signing a lease.

221 2. If there has been a previous vote to forego 222 retrofitting, a vote to require retrofitting may be obtained at 223 a special meeting of the unit owners called by a petition of at 224 least 10 percent of the voting interests. Such a vote may only 225 be called once every 3 years. Notice shall be provided as 226 required for any regularly called meeting of the unit owners, 227 and must state the purpose of the meeting. Electronic 228 transmission may not be used to provide notice of a meeting 229 called in whole or in part for this purpose.

230 3. As part of the information collected annually from 231 condominiums, the division shall require condominium 232 associations to report the membership vote and recording of a 233 certificate under this subsection and, if retrofitting has been 234 undertaken, the per-unit cost of such work. The division shall 235 annually report to the Division of State Fire Marshal of the 236 Department of Financial Services the number of condominiums that 237 have elected to forego retrofitting.

4. Notwithstanding s. 553.509, a residential association may not be obligated to, and may forego the retrofitting of, any improvements required by s. 553.509(2) upon an affirmative vote of a majority of the voting interests in the affected condominium.

5. This paragraph does not apply to timeshare condominium

243



244	associations, which shall be governed by s. 721.24.
245	Section 5. By July 1, 2019, the State Fire Marshal shall
246	issue a data call to all local fire officials to collect data
247	regarding high-rise condominiums greater than 75 feet in height
248	which have not retrofitted with a fire sprinkler system or an
249	engineered life safety system in accordance with ss. 633.208(5)
250	and 718.112(2)(1), Florida Statutes. Local fire officials shall
251	submit such data to the State Fire Marshal and shall include,
252	for each individual building, the address, the number of units,
253	and the number of stories. By July 1, 2020, all data must be
254	received and compiled into a report by city and county. By
255	September 1, 2020, the report must be sent to the Governor, the
256	President of the Senate, and the Speaker of the House of
257	Representatives.
258	Section 6. This act shall take effect upon becoming a law.
259	
260	========== T I T L E A M E N D M E N T =================================
261	And the title is amended as follows:
262	Delete everything before the enacting clause
263	and insert:
264	A bill to be entitled
265	An act relating to firesafety systems; amending s.
266	553.792, F.S.; requiring, beginning on a certain date,
267	that a uniform fire alarm permit application, along
268	with certain other information, be used and submitted
269	to the local enforcement agency for any project
270	requiring a fire alarm permit; providing that such
271	application may be submitted by certain means;
272	providing a signature requirement; specifying

Page 10 of 12



273 information required in, and a form for, such 274 applications; providing applicability; authorizing 275 contractors, under certain circumstances, to begin 276 fire alarm system repairs upon filing the uniform fire 277 alarm permit application; amending s. 633.216, F.S.; 278 conforming a cross-reference; amending s. 633.312, 279 F.S.; authorizing local authorities having 280 jurisdiction to accept uniform summary inspection reports of certain fire hydrants and fire protection 2.81 282 systems by certain means; requiring the State Fire 283 Marshal to adopt rules implementing a uniform summary 284 inspection report and certain submission procedures; 285 providing requirements for such uniform report and 286 procedures; providing that such procedures may not 287 require a contractor to submit certain information; 288 amending s. 718.112, F.S.; extending and specifying 289 the date before which a local authority having 290 jurisdiction may not require a condominium to complete 291 retrofitting with a fire sprinkler system or complete 292 installation of an engineered life safety system, 293 respectively; requiring certain residential 294 condominium associations that had not voted to forego 295 retrofitting as of a certain date to initiate a 296 certain building permit application by a certain date; 297 providing applicability; requiring the State Fire 298 Marshal, by a certain date, to issue a data call to 299 all local fire officials to collect data on certain 300 high-rise condominiums; specifying data that local 301 fire officials must submit; requiring that all data be



302 received and compiled into a certain report by a 303 certain date; requiring that the report be sent to the 304 Governor and the Legislature by a certain date; 305 providing an effective date.