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1	
2	An act relating to homeowners' associations; providing
3	a short title; amending s. 720.303, F.S.; requiring
4	that notices for board meetings specifically identify
5	agenda items; requiring an association to maintain
6	designated addresses as official records; specifying
7	what constitutes a designated address; conforming
8	provisions to changes made by the act; prohibiting
9	certain funds from being commingled with other
10	association funds; authorizing a member to request an
11	accounting from an association under certain
12	circumstances; requiring an association to provide
13	such accounting and remit unused funds to the member
14	within specified timeframes; amending s. 720.3033,
15	F.S.; providing civil penalties for certain actions by
16	officers, directors, or managers of an association;
17	revising the circumstances under which a director or
18	an officer must be removed from office after being
19	charged by information or indictment; prohibiting such
20	officers and directors with pending criminal charges
21	from accessing the official records of any
22	association; providing an exception; requiring certain
23	directors and officers to make a specified disclosure;
24	specifying that the appointment of officers or
25	directors by a developer does not create a presumption

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26	of a conflict of interest for such officers or
27	directors; requiring directors and officers of the
28	association to disclose certain activity and
29	relationships to the association within a specified
30	timeframe; creating a rebuttable presumption of a
31	conflict of interest if certain acts occur; amending
32	s. 720.305, F.S.; restricting certain attorney fees
33	and fines; specifying the types of violations for
34	which an association may levy fines; specifying where
35	certain notice must be delivered; providing
36	requirements for such notice; authorizing parcel
37	owners to attend certain hearings by telephone or
38	other electronic means; requiring a specified notice
39	after a hearing; conforming provisions to changes made
40	by the act; creating s. 720.3065, F.S.; providing
41	criminal penalties for certain fraudulent voting
42	activities; providing an effective date.
43	
44	Be It Enacted by the Legislature of the State of Florida:
45	
46	Section 1. This act may be cited as the "Homeowners'
47	Associations Bill of Rights."
48	Section 2. Paragraph (c) of subsection (2) and paragraph
49	(g) of subsection (4) of section 720.303, Florida Statutes, are
50	amended, and paragraph (d) is added to subsection (8) of that
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51 section, to read:

52 720.303 Association powers and duties; meetings of board; 53 official records; budgets; financial reporting; association 54 funds; recalls.-

55

(2) BOARD MEETINGS.-

(c) The bylaws shall provide the following for giving notice to parcel owners and members of all board meetings and, if they do not do so, shall be deemed to include the following:

59 1. Notices of all board meetings must specifically identify agenda items for the meetings and must be posted in a 60 conspicuous place in the community at least 48 hours in advance 61 of a meeting, except in an emergency. In the alternative, if 62 notice is not posted in a conspicuous place in the community, 63 64 notice of each board meeting must be mailed or delivered to each 65 member at least 7 days before the meeting, except in an 66 emergency. Notwithstanding this general notice requirement, for communities with more than 100 members, the association bylaws 67 68 may provide for a reasonable alternative to posting or mailing 69 of notice for each board meeting, including publication of 70 notice, provision of a schedule of board meetings, or the 71 conspicuous posting and repeated broadcasting of the notice on a 72 closed-circuit cable television system serving the homeowners' 73 association. However, if broadcast notice is used in lieu of a 74 notice posted physically in the community, the notice must be broadcast at least four times every broadcast hour of each day 75

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76 that a posted notice is otherwise required. When broadcast 77 notice is provided, the notice and agenda must be broadcast in a 78 manner and for a sufficient continuous length of time so as to 79 allow an average reader to observe the notice and read and 80 comprehend the entire content of the notice and the agenda. In addition to any of the authorized means of providing notice of a 81 82 meeting of the board, the association may, by rule, adopt a 83 procedure for conspicuously posting the meeting notice and the 84 agenda on the association's website or an application that can 85 be downloaded on a mobile device for at least the minimum period 86 of time for which a notice of a meeting is also required to be physically posted on the association property. Any rule adopted 87 must, in addition to other matters, include a requirement that 88 89 the association send an electronic notice to members whose e-90 mail addresses are included in the association's official 91 records in the same manner as is required for a notice of a 92 meeting of the members. Such notice must include a hyperlink to 93 the website or such mobile application on which the meeting 94 notice is posted. The association may provide notice by 95 electronic transmission in a manner authorized by law for meetings of the board of directors, committee meetings requiring 96 notice under this section, and annual and special meetings of 97 98 the members to any member who has provided a facsimile number or 99 e-mail address to the association to be used for such purposes; however, a member must consent in writing to receiving notice by 100

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101 electronic transmission.

102 An assessment may not be levied at a board meeting 2. 103 unless the notice of the meeting includes a statement that assessments will be considered and the nature of the 104 105 assessments. Written notice of any meeting at which special assessments will be considered or at which amendments to rules 106 107 regarding parcel use will be considered must be mailed, 108 delivered, or electronically transmitted to the members and 109 parcel owners and posted conspicuously on the property or broadcast on closed-circuit cable television not less than 14 110 111 days before the meeting.

Directors may not vote by proxy or by secret ballot at 112 3. 113 board meetings, except that secret ballots may be used in the 114 election of officers. This subsection also applies to the 115 meetings of any committee or other similar body, when a final 116 decision will be made regarding the expenditure of association 117 funds, and to any body vested with the power to approve or 118 disapprove architectural decisions with respect to a specific 119 parcel of residential property owned by a member of the 120 community.

121 (4) OFFICIAL RECORDS.—The association shall maintain each 122 of the following items, when applicable, which constitute the 123 official records of the association:

124 (g) A current roster of all members and their <u>designated</u>
125 mailing addresses and parcel identifications. <u>A member's</u>

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126	designated mailing address is the member's property address,
127	unless the member has sent written notice to the association
128	requesting that a different mailing address be used for all
129	required notices. The association shall also maintain the <u>e-mail</u>
130	electronic mailing addresses and the <u>facsimile</u> numbers
131	designated by members for receiving notice sent by electronic
132	transmission of those members consenting to receive notice by
133	electronic transmission. <u>A member's e-mail address is the e-mail</u>
134	address the member provided when consenting in writing to
135	receiving notice by electronic transmission, unless the member
136	has sent written notice to the association requesting that a
137	different e-mail address be used for all required notices. The
138	<u>e-mail</u> electronic mailing addresses and <u>facsimile</u> numbers
139	provided by <u>members</u> unit owners to receive notice by electronic
140	transmission <u>must</u> shall be removed from association records when
141	the member revokes consent to receive notice by electronic
142	transmission is revoked . However, the association is not liable
143	for an erroneous disclosure of the <u>e-mail</u> electronic mail
144	address or the <u>facsimile</u> number for receiving electronic
145	transmission of notices.
146	(8) ASSOCIATION FUNDS; COMMINGLING
147	(d) If an association collects a deposit from a member for
148	any reason, including to pay for expenses that may be incurred
149	as a result of construction on a member's parcel, such funds
150	must be maintained separately and may not be commingled with any
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151	other association funds. Upon completion of the member's
152	construction project or other reason for which the deposit was
153	collected, the member may request an accounting from the
154	association of his or her funds that were deposited, and the
155	association must provide such accounting to the member within 7
156	days after receiving the member's request. An association must
157	remit payment of any unused funds to the member within 30 days
158	after receiving notice that the member's construction project,
159	or other reason for which the deposit was collected, is
160	complete.
161	Section 3. Subsections (3) and (4) of section 720.3033,
162	Florida Statutes, are amended, and subsection (6) is added to
163	that section, to read:
164	720.3033 Officers and directors
165	(3) An officer, <u>a</u> director, or <u>a</u> manager may not solicit,
166	offer to accept, or accept any <u>thing</u> good or service of value
167	for which consideration has not been provided for his or her
168	benefit or for the benefit of a member of his or her immediate
169	family from any person providing or proposing to provide goods
170	or services to the association. An officer, a director, or a
171	manager who knowingly solicits, offers to accept, or accepts any
172	thing or service of value or kickback for which consideration
173	has not been provided for his or her own benefit or that of his
174	or her immediate family from any person providing or proposing
175	to provide goods or services to the association is subject to

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176	monetary damages under s. 617.0834. If the board finds that an
177	officer or \underline{a} director has violated this subsection, the board
178	shall immediately remove the officer or director from office.
179	The vacancy shall be filled according to law until the end of
180	the <u>officer's or</u> director's term of office. However, an officer,
181	\underline{a} director, or \underline{a} manager may accept food to be consumed at a
182	business meeting with a value of less than \$25 per individual or
183	a service or good received in connection with trade fairs or
184	education programs.
185	(4) <u>(a)</u> A director or <u>an</u> officer charged by information or
186	indictment with any of the following crimes must be removed from
187	office:
188	1. Forgery of a ballot envelope or voting certificate used
189	in a homeowners' association election as provided in s. 831.01.
190	2. Theft or embezzlement involving the association's funds
191	or property as provided in s. 812.014.
192	3. Destruction of or the refusal to allow inspection or
193	copying of an official record of a homeowners' association which
194	is accessible to parcel owners within the time periods required
195	by general law, in furtherance of any crime. Such act
196	constitutes tampering with physical evidence as provided in s.
197	<u>918.13.</u>
198	4. Obstruction of justice as provided in chapter 843.
199	(b) a felony theft or embezzlement offense involving the
200	association's funds or property is removed from office. The

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201	board shall fill the vacancy <u>as provided in s. 720.306(9)</u>
202	according to general law until the end of the period of the
203	suspension or the end of the director's term of office,
204	whichever occurs first. If such criminal charge is pending
205	against the officer or director, he or she may not be appointed
206	or elected to a position as an officer or a director of any
207	association and may not have access to the official records of
208	any association, except pursuant to a court order. However, if
209	the charges are resolved without a finding of guilt or without
210	acceptance of a plea of guilty or nolo contendere, the director
211	or officer shall be reinstated for any remainder of his or her
212	term of office. A member who has such criminal charges pending
213	may not be appointed or elected to a position as a director or
214	officer.
215	(6)(a) Directors and officers of an association who are
216	appointed by the developer must disclose to the association
217	their relationship to the developer each calendar year in which
218	they serve as a director or an officer. Directors and officers
219	appointed by the developer must disclose any other activity that
220	may reasonably be construed to be a conflict of interest
221	pursuant to paragraph (b). A developer's appointment of an
222	officer or director does not create a presumption that the
223	officer or director has a conflict of interest with regard to
224	the performance of his or her official duties.
225	(b) Directors and officers must disclose to the
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226	association any activity that may be reasonably construed to be
227	<u>a conflict of interest at least 14 days before voting on an</u>
228	issue or entering into a contract that is the subject of the
229	conflict. A rebuttable presumption of a conflict of interest
230	exists if any of the following acts occur without prior
231	disclosure to the association:
232	1. A director or an officer, or a relative of a director
233	or an officer, enters into a contract for goods or services with
234	the association.
235	2. A director or an officer, or a relative of a director
236	or an officer, holds an interest in a corporation, limited
237	liability company, partnership, limited liability partnership,
238	or other business entity that conducts business with the
239	association or proposes to enter into a contract or other
240	transaction with the association.
241	Section 4. Subsections (1), (2), and (5) of section
242	720.305, Florida Statutes, are amended to read:
243	720.305 Obligations of members; remedies at law or in
244	equity; levy of fines and suspension of use rights
245	(1) Each member and the member's tenants, guests, and
246	invitees, and each association, are governed by, and must comply
247	with, this chapter, the governing documents of the community,
248	and the rules of the association. Actions at law or in equity,
249	or both, to redress alleged failure or refusal to comply with
250	these provisions may be brought by the association or by any
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251 member against:

259

252 (a) The association;

253 (b) A member;

(c) Any director or officer of an association who willfully and knowingly fails to comply with these provisions; and

(d) Any tenants, guests, or invitees occupying a parcel orusing the common areas.

260 The prevailing party in any such litigation is entitled to 261 recover reasonable attorney fees and costs as provided in 262 paragraph (2)(e). A member prevailing in an action between the 263 association and the member under this section, in addition to 264 recovering his or her reasonable attorney fees, may recover 265 additional amounts as determined by the court to be necessary to 266 reimburse the member for his or her share of assessments levied 267 by the association to fund its expenses of the litigation. This 268 relief does not exclude other remedies provided by law. This 269 section does not deprive any person of any other available right 270 or remedy.

(2) An association may levy reasonable fines <u>for</u>
violations of the declaration, association bylaws, or reasonable
<u>rules of the association</u>. A fine may not exceed \$100 per
violation against any member or any member's tenant, guest, or
invitee for the failure of the owner of the parcel or its

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276 occupant, licensee, or invitee to comply with any provision of 277 the declaration, the association bylaws, or reasonable rules of 278 the association unless otherwise provided in the governing 279 documents. A fine may be levied by the board for each day of a 280 continuing violation, with a single notice and opportunity for 281 hearing, except that the fine may not exceed \$1,000 in the 282 aggregate unless otherwise provided in the governing documents. 283 A fine of less than \$1,000 may not become a lien against a 284 parcel. In any action to recover a fine, the prevailing party is 285 entitled to reasonable attorney fees and costs from the 286 nonprevailing party as determined by the court.

An association may suspend, for a reasonable period of 287 (a) time, the right of a member, or a member's tenant, guest, or 288 289 invitee, to use common areas and facilities for the failure of 290 the owner of the parcel or its occupant, licensee, or invitee to 291 comply with any provision of the declaration, the association 292 bylaws, or reasonable rules of the association. This paragraph 293 does not apply to that portion of common areas used to provide 294 access or utility services to the parcel. A suspension may not 295 prohibit an owner or tenant of a parcel from having vehicular 296 and pedestrian ingress to and egress from the parcel, including, 297 but not limited to, the right to park.

(b) A fine or suspension levied by the board of
administration may not be imposed unless the board first
provides at least 14 days' notice to the parcel owner <u>at his or</u>

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301 her designated mailing or e-mail address in the association's 302 official records and, if applicable, any occupant, licensee, or 303 invitee of the parcel owner, sought to be fined or suspended and 304 an opportunity for a hearing before a committee of at least 305 three members appointed by the board who are not officers, 306 directors, or employees of the association, or the spouse, 307 parent, child, brother, or sister of an officer, director, or 308 employee. The notice must include a description of the alleged 309 violation, the specific action required to cure such violation, 310 if applicable, and the date and location of the hearing. A 311 parcel owner has the right to attend a hearing by telephone or 312 other electronic means. (c) If the committee, by majority vote, does not approve a 313

314 proposed fine or suspension, the proposed fine or suspension may 315 not be imposed. The role of the committee is limited to 316 determining whether to confirm or reject the fine or suspension 317 levied by the board.

318 (d) After the hearing, the committee shall provide written 319 notice to the parcel owner at his or her designated mailing or 320 e-mail address in the association's official records and, if applicable, any occupant, licensee, or invitee of the parcel 321 322 owner, of the committee's findings related to the violation, 323 including any applicable fines or suspensions that the committee 324 approved or rejected, and how the parcel owner or any occupant, 325 licensee, or invitee of the parcel owner may cure the violation,

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326 if applicable.

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327	(e) If the proposed fine or suspension levied by the board
328	is approved by the committee by a majority vote, the fine
329	payment is due 5 days after notice of the approved fine required
330	under paragraph (d) is provided to the parcel owner and, if
331	applicable, to any occupant, licensee, or invitee of the parcel
332	owner. The association must provide written notice of such fine
333	or suspension by mail or hand delivery to the parcel owner and,
334	if applicable, to any occupant, licensee, or invitee of the
335	parcel owner.
336	(5) All suspensions imposed <u>under</u> pursuant to subsection
337	(3) or subsection (4) must be approved at a properly noticed
338	board meeting. Upon approval, the <u>board</u> association must <u>send</u>
339	written notice to notify the parcel owner and, if applicable,
340	the parcel's occupant, licensee, or invitee by mail or hand
341	delivery to the parcel owner's designated mailing or e-mail
342	address in the association's official records.
343	Section 5. Section 720.3065, Florida Statutes, is created
344	to read:
345	720.3065 Fraudulent voting activities relating to
346	association elections; penaltiesEach of the following acts is
347	a fraudulent voting activity relating to association elections
348	and constitutes a misdemeanor of the first degree, punishable as
349	provided in s. 775.082 or s. 775.083:
350	(1) Willfully and falsely swearing to or affirming an oath

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351	or affirmation, or willfully procuring another person to falsely
352	swear to or affirm an oath or affirmation, in connection with or
353	arising out of voting activities.
354	(2) Perpetrating or attempting to perpetrate, or aiding in
355	the perpetration of, fraud in connection with a vote cast, to be
356	cast, or attempted to be cast.
357	(3) Preventing a member from voting or preventing a member
358	from voting as he or she intended by fraudulently changing or
359	attempting to change a ballot, ballot envelope, vote, or voting
360	certificate of the member.
361	(4) Menacing, threatening, or using bribery or any other
362	corruption to attempt, directly or indirectly, to influence,
363	deceive, or deter a member when the member is voting.
364	(5) Giving or promising, directly or indirectly, anything
365	of value to another member with the intent to buy the vote of
366	that member or another member or to corruptly influence that
367	member or another member in casting his or her vote. This
368	subsection does not apply to any food served which is to be
369	consumed at an election rally or a meeting or to any item of
370	nominal value which is used as an election advertisement,
371	including a campaign message designed to be worn by a member.
372	(6) Using or threatening to use, directly or indirectly,
373	force, violence, or intimidation or any tactic of coercion or
374	intimidation to induce or compel a member to vote or refrain
375	from voting in an election or on a particular ballot measure.

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FLORIDA	HOUSE	OF REP	RESENTA	TIVES
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376	Section	6.	This	act	shall	take	effect	October	1,	2023.
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