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SEULTE STAFF AUALYSIS AND ECONOMIC IMPACT STATEMENT

(This document is based only on the provisions contained in the legislation as of the latest date justed below)

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Favorable/CS Favorable/CS	<u>10</u> 	Guthrie Moody	zəugint əlde	
Action	Reference	Staff Director	Analyst	
			Timeshare Plans	Subject:
		Revised.	March 20, 1998	Date:

: Summary:

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The bill revises chapter 721, Florida Statutes, relating to timeshare plans. The bill creates the Timeshare Lien Foreclosure Act, which provides for consolidation of timeshare foreclosure proceedings under certain conditions, for service of process by service on a registered agent or by mail, and for appointment of a registered agent to accept such service. The bill also creates statutes on commissioners of deeds to allow execution of timeshare instruments outside the United States. The bill also.

- Authorizes rulemaking authority to create exemptions to ch 721, F S.,
- Increases the number of days that the Division of Florida Land Sales, Condominiums, and Mobile Homes has to respond to a proposed amendment to an approved multi-site timeshare plan that adds a new component site;
- Eliminates the requirement that a developer file an irrevocable letter of credit, surety bond, or other assurance to guarantee the delivery of incidental benefits to the purchaser, and authorizes disclosure of such benefits;
- · Revises language regarding reservation agreements;
- Defines the term "regulated short-term product";
 Provides for disclosure and cancellation provisions
- Provides for disclosure and cancellation provisions;
 Authorizes the advertisement of such agreements subject to the division's approval;
- Allows developers greater flexibility in the allocation of common expenses,
- Amends the provisions regarding the audit of financial statements, and
- Requires that the certified public accountants preparing these audits be licensed in the State of Florida.

The bill substantially amends the following sections of the Florida Statutes: 721 03, 721 05, 721 05, 721 05, 721 05, 721 05, 721 05, 721 05, 721 06, 721 07, 721 05,

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Creates the following sections of the Florida Statutes: 721.80, 721.81, 721.82, 721.83, 721.84, 721.85, 721.96, 721.97, and 721.98

II. Present Situation:

Chapter 721, F.S., provides statutory recognition to real property timesharing and personal property timesharing in the state. Currently, the chapter contains procedures for full and fair disclosure exchange, promotion, and operation of timeshare plans. It also provides for full and fair disclosure of timeshare plans to purchasers and prospective purchasers.

Section 721.03, F.S., provides that ch. 721, F.S., applies to all timeshare plans consisting of more than 7 timeshare periods over a period of at least 3 years in which the accommodations or facilities are located within this state, unless otherwise exempted. Subsection (1) of s. 721.03, F.S., provides that timeshare plans that contain accommodations in the state, but are offered for sale outside the United States, are exempt from this chapter so long as the seller files (the division) and complies with specific disclosure requirements.

Section 721 05, F S., defines terms used in ch. 721, F.S.

Section 721.06, F.S., requires that a conspicuous disclosure, stating that the purchaser has 10 days to cancel the purchase contract without penalty or obligation, be placed in the timeshare purchase contract in the area directly above the purchaser's signature.

Section 721 07(3), F.S., provides that public offering statements must be filed with the division for approval and, pending such approval, any contract regarding the sale of the timeshare plan is voidable by the purchaser. This section also provides that the division has 20 days after receipt of a proposed amendment to an offering statement to approve or cite deficiencies in the proposed amendment. If the division fails to act within 20 days, the amendment is deemed approved.

Section 721.075, F.S., sets forth requirements for the offering of incidental benefits. An incidental benefit is defined in a 721.05(17), F.S., to mean an accommodation, product, service, discount, or other benefit that is offered to the purchaser or prospective purchaser of a timeshare plan prior to the expiration of the initial 10-day voidableness period pursuant to a 721.10, F.S. The term does not include certain offers or programs used to promote the sales of timeshare plans. This section requires that prior to offering incidental benefits, the developer must file an irrevocable letter of credit, surety bond, or other assurance acceptable to the division director if the aggregate represented value of the incidental benefits to a purchaser exceeds 5 percent of the purchase price represented value of the incidental benefits to a purchaser exceeds 5 percent of the purchase price price.

Section 721.09, F.S., requires that prior to filing the public offering statement, a seller may not offer a timeshare plan for sale, but may accept reservation deposits if a fully executed escrow agreement and reservation agreement is approved by the division Currently, this section does not address whether such a reservation agreement may be advertised

Section 721.11, F.S., requires any advertising material including prize and gift promotional offers to be filed with the division 10 days prior to use This section specifies what materials are included and excluded in the term "advertising material"

Section 721.13, F.S., relates to the duties of a managing entity of a timeshare plan A copy of the final budget, with estimated revenues and expenses, must be provided by the managing entity to all purchasers and to the division. A managing entity is required to arrange for an annual all purchasers and to the division. A copy of the audit must also be sent to the officers of an owners' audit with the division. A copy of the audit must also be sent to the officers of an owners' audit with the division. A copy of the audit must also be sent to the officers of an owners' audit with the division. A copy of the audit must also be sent to the officers of an owners' audit with the division. A copy of the audit must also be sent to the officers of an owners' audit is available upon request. The managing entity must also file a statement of receipts and disbursements regarding the ad valorem tax escrow account as required by s. 192.037(6)(e), F.S.

Subsection (4) of s 721.13, F S., provides a mechanism for purchasers of a condominium or cooperative timeshare plan to request the managing entity to initiate a mail-out to the owners of the timeshare plan, if the purpose of the mail-out is to advance legitimate association business The ability to request a mail-out applies only to condominium or cooperative timeshare purchasers and not to a purchaser of other timeshare plans

Section 721.15(1), F S., requires a developer to allocate common expenses of a timeshare plan among purchasers on the basis of either square footage or unit type, and allows for the allocation of common expenses to timeshare plans are required to allocate common expenses in accordance with the and cooperative timeshare plans are required to allocate common expenses in accordance with the requirements stated in chs. 718 and 719, F S., respectively.

Section 721.18, F.S., requires exchange programs to file certain information at least 20 days prior to July 1 of each year. The timeshare audit is also required to be filed during the similar time frame, but currently there is no requirement to file both simultaneously

Section 721.26, F.S., provides for joint and severable liability for any person who materially participates in any offer or disposition of any interest in a timeshare plan in a fraudulent manner. It does not address the fraudulent management or operation of a timeshare plan. Also, the division may only enforce penalties for statutory violations, and may not seek penalties for rule violations.

Section 721.265, F S, provides service of process procedures.

On July 19, 1996, the Secretary of the Department of Business and Professional Regulation appointed a task force to gather information and make recommendations to address the number of timeshare resorts in the state suffering from serious financial distress, and to address failure to comply with chs 718 and 721, F.S The task force included department experts, timeshare industry representatives, and public accountants. The task force determined that the number and protect timeshare purchasers and the industry The recommendation of the task force was for a monute of financial problems facing the industry. The recommendation of the task force was for a protect timeshare purchasers and the industry. The recommendation of the task force was for a monuted the task force determined that the number and protect timeshare purchasers and the industry. The recommendation of the task force was for a monjudicial foreclosure proceeding.

section III. B below discussing Commissioners of Deeds. plan, or the operation of a timeshare plan located within this state." (emphasis added.) See in connection with a timeshare estate, timeshare license, any property subject to a timeshare mortgage, deed of trust, contract, power of attorney, or any other writing to be used or recorded acknowledgments, proofs of execution, and oaths in connection with the execution of any deed, (emphasis added.) In contrast, the bill authorizes commissioners of deeds "to take other conveyance of any lands, tenements, or hereditaments lying or being in this state." authority "to take the acknowledgment and proof of the execution of any deed, mortgage, or in the bill. There is, however, one significant difference. The prior commissioners of deeds had commissioners of deeds provisions in prior ch. 118, F.S., appear to be similar to those proposed a new concept, the "Florida International Notary," created in ch. 97-278, Laws of Florida The commissioners of deeds. Some of the duties assigned to commissioners of deeds were assumed by Laws of Florida, and s. 59, ch. 97-278, Laws of Florida, repealed the provisions creating occasions and the Governor's office prefers that this chapter be repealed " Section 10, ch. 97-241, and noted that "the existence of this chapter has been used to facilitate fraudulent acts on some Committee identified the existence of "Commissioners of Deeds," authorized under ch. 118, F.S., In 1996, a Secretary of State's report to the Joint Legislative Information Technology Resource

III. Effect of Proposed Changes:

A. Creation of the Timeshare Lien Foreclosure Act

The bill creates Part III of ch. 721, F S., the "Timeshare Lien Foreclosure Act" (the act). Section 721.81, F.S., provides that the purpose of this act is to recognize the need to assist vacation ownership resort owners' associations and mortgagees, and reduce court congestion and the cost to taxpayers by simplifying and expediing the process of foreclosure of assessment liens and mortgage liens against timeshare estates. The bill also finds that such procedures will benefit the timeshare industry and vacation ownership resort owners' association ownership resort owners' associations.

To accomplish this simplifying and expediting of foreclosure procedures, the act makes 3 substantive changes to the timeshare foreclosure process First, it provides for consolidation of foreclosure proceedings under the following conditions

- The foreclosure proceeding involves a single timeshare property and is filed by a single
- The default and remedy provisions in the written instrument on which the proceeding is based are substantially the same for each defendant, and
- The nature of the defaults is the same for each defendant.
 The court is to sever for separate trial any count of the foreclosu

The court is to sever for separate trial any count of the foreclosure complaint for which a defendant timely raises a defense or counterclaim

The second substantive change to the foreclosure process relates to service of process for a timeshare estate foreclosure proceeding. Such service of process can be made in 3 ways First, service can be made by any means recognized by law Second, substitute service can be made by service on a registered agent if a party has appointed such an agent pursuant to the act. Finally,

where no money judgment is sought, service may be made on any person located inside or outside this state by certified or registered mail, either addressed to the person to be served at the notice address or addressed to the registered agent, if one has been appointed, at the registered office. (The definition of "notice address" is discussed below.) Service is obtained upon the signing of the return receipt by any person at the notice address or by the registered agent. The current owner and the mortgagor of the timeshare estate must promptly notify the association of the timeshare plan and the mortgagee of any change in address.

The timeshare lien foreclosure act defines the term "notice address" to mean:

- As to an assessment lien, the address of the current owner of a timeshare estate as reflected
- As to a mortgage lien:
- The address of the mortgagor as set forth in the mortgage, the promissory note or a separate document executed by the mortgagor at the time the mortgage lien was created, or the most current address of the mortgagor according to the records of the mortgagee, and
- 2. If the current owner of the timeshare estate is different from the mortgagor, the address of the mortgagee
- As to a junior interestholder, the address as set forth in the recorded instrument creating the junior interest or lien, or any recorded supplement thereto changing the address, or written notification by the junior interestholder to the foreclosing lienholder of such change in address.

The third substantive change in the timeshare foreclosure process concerns the appointment by an obligor of a registered agent for service of notices and process. (The bill defines "obligor" to include a mortgagor, a person subject to an assessment lien, or the record owner of a timeshare statement also must include the registered agent's name and street address, identify the obligor. The naturents out of which a lien arises, and contain a statement confirming the registered agent's name to promptly provide the obligor's mailing address, indicate the purpose of the appointment, specify the obligor instruments out of which a lien arises, and contain a statement confirming the registered agent's name and provide the obligor's mailing address, indicate the purpose of the appointment, specify the obligor instruments out of which a lien arises, and contain a statement confirming the registered agent and provide the lienholder with a copy of the obligor's statement of appointment. A registered agent or successor agent must registered agent, but cannot revoke the appointment. A registered agent or successor agent must be registered agent, but cannot revoke the appointment. A registered agent or successor agent must registered agent, but cannot revoke the appointment. A registered agent or successor agent must provide the lienholder with a copy of the obligor's statement of appointment. A obligor in care of the second and the registered agent or successor agent must registered agent, but cannot revoke the appointment to the obligor's statement of appointment. A obligor in care of the second who receives any notice or other document from the lienholder, addressed to the obligor in care of the second who receives any notice or other document from the lienholder, addressed to the obligor in care of the second, must must be mailed either by first class mail, for United States addresse, or international documents must be mailed either by first class mail, for United States addresses, or international documents must be maile

The foreclosure act defines the following terms. "assessment lien," "junior interestholder," "lienholder," "mortgage," "mortgage lien," "mortgagee," "mortgagor," "notice address," "obligor," "registered agent," and "registered office."

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The act provides that it applies to all assessment liens and mortgage liens an sing after the effective date of the bill, which is upon becoming a law, and to all assessment liens and mortgage liens existing prior to the effective date of the act for which a foreclosure procedure has not commenced. The act also provides for severability of the provisions in Part III of ch. 721, F.S. Finally, it provides that the division has no authority to regulate, enforce, or ensure compliance with provisions of this part.

B. Creation of Commissioner of Deeds Statutes

The bill creates Part IV of ch 721.96, F.S., to provide for commissioners of deeds. The provisions are similar to prior ch 188, F.S., which was repealed in 1997. However, under that chapter, commissioners of deeds had authority to acknowledge instruments relating to any lands in Florida, while the bill limits the acknowledgment authority to instruments to be used or recorded in connection with a timeshare estate, timeshare license, any property subject to a timeshare plan, or the operation of a timeshare plan located within this state.

Under the bill, commissioners of deeds are to be appointed by the Governor to terms of 4 years. Commissioners of deeds are authorized to take acknowledgments, proofs of execution, and oaths in connection with the execution of any deed, mortgage, deed of trust, contract, power of attorney, or any other writing to be used or recorded in connection with a timeshare estate, located within this state. The instruments must be executed outside the United States in a manner directed by the laws of Florida and must be certified by a commissioner of deeds. The certification anust be endorsed on or annexed to the instrument, and has the same effect as if made or taken by must be endorsed on or annexed to the instrument, and has the same effect as if made or taken by anotary public licensed in this state.

The bill provides that any official acts performed by previously appointed commissioners of deeds, between May 30, 1997 and the effective date of this act, are valid as though the acts were

The division has no duties or authority under this part.

C. Amendment of General Timeshare Statutes

Current s. 721 03(1)(b), F S., provides an exemption from ch. 721, F.S., for offers to sell timeshare plans with accommodations or facilities located in Florida when the offers are made outside of the state. The bill amends this paragraph to clarify that the exemption is effective if the seller files the required public offering statement information and the filing is approved within 6 months. The bill amends s 721.03(1)(c), F S., to grant the division rulemaking authority to designate which provisions of the public offering statement statutes need not be addressed in the filing. The bill provides that the current fees set forth in s 721.07(4), F.S., apply to all filings made under this section. The bill requires an additional disclosure in the purchase contract to inform purchasers of any other party's actual interest in the accommodations or facilities offered for sale, including the developer's

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The bill defines the term "regulated short-term product " Regulated short-term products are offered as samples of a timeshare product at a lower price and for a shorter duration "Regulated short-term product" is defined to mean a contractual right offered by the seller to use requirements which are specified in the definition First, the contract to purchase the right meets two on the same day that the prospective purchaser attends a timeshare sales presentation. Second, the contract must either provide that all or a portion of the consideration paid for the regulated shortterm product will be credited toward a timeshare purchase or establish a fixed cost of a future term product will be credited toward a timeshare purchase or establish a fixed cost of a future term product will be credited toward a timeshare purchase or establish a fixed cost of a future term product will be credited toward a timeshare purchase or establish a fixed cost of a future term product will be credited toward a timeshare purchase or establish a fixed cost of a future term product will be credited toward a timeshare purchase or establish a fixed cost of a future term product will be credited toward a timeshare purchase or establish a fixed cost of a future term product will be credited toward a timeshare purchase or establish a fixed cost of a future

The bill amends s. 721.06(1)(f), F.S., to clarify that the 10-day period during which a contract for purchase of timeshare periods may be canceled without penalty or obligation is the later of 10 calendar days after the date the contract is signed or within 10 calendar days after receiving the approved public offering statement

The bill amends s. 721 07(3)(a), F.S., to increase from 20 days to 45 days the time period for the division to approve a proposed public offering statement amendment that adds a new component site to an approved multi-site timeshare plan.

The bill deletes subsection (4) of a 721.075, F S, which requires an irrevocable letter of credit, surety bond, or other assurance if the incidental benefits exceed 5 percent of the purchase price. Eliminating this provision will permit the division to focus on other significant enforcement needs. In the case of nonperformance by a developer, the civil remedies contained in a 721.21, F.S, which include attorney's fees, are available to a purchaser.

The bill also amends this section to allow a developer to renew or extend the availability of an incidental benefit and to delete a prohibition against the developer representing such benefits to the purchaser. The disclosure statement must indicate that it is the developer's option whether or not to renew or extend the incidental benefit, and that the purchase in a timeshare interest should not to tenew or extend the incidental benefit.

The bill amends s. 721 09(1), F S, to clarify that a seller may advertise the reservation deposit program prior to filing the public offering statement with the division, so long as the fully executed escrow agreement and reservation agreement have been filed and the advertising of the proposed timeshare plan and must disclose that no interest in the timeshare can be sold until developer has 90 days after the approval of the reservation agreement to file the public offering atterment. Otherwise, the developer must cease collection of reservation deposits and advertisement of the reservation agreement and refund all outstanding reservation developer has 90 days after the approval of the reservation agreement to file the public offering advertisement. Otherwise, the developer must cease collection of reservation deposits and developer has 90 days after the approval of the reservation agreement to file the public offering advertisement. Otherwise, the developer must cease collection of reservation deposits and developer has 90 days after the approval of the reservation agreement to file the public offering advertisement. Otherwise, the developer must cease collection of reservation deposits and developer has 90 days after the approval and cancel and refund all outstanding reservation developer has 90 days after the approval of the reservation deposits and developer has 90 days after the approval of the reservation agreement to file the public offering advertisement. Otherwise, the developer must cease collection of reservation deposits and developer has 90 days after the approval of the reservation agreement to file the public offering advertisement. Otherwise, the developer must cease collection of reservation deposits and developer the reservation agreement and cancel and refund all outstanding reservation

The bill adds subsection (6) to s 721.11, F S., regarding advertising materials, to provide that a "regulated short-term product" must contain certain cancellation provisions and must be

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procedures. procedures.

The bill conforms s. 721.13, F.S., to the current administrative rule, which requires the annual audit of the timeshare plan financial records to be filed with the division within 5 months after the end of the timeshare plan's fiscal year. The bill deletes the requirement of an independent audit the financial statements be freed on an accounting principles, and that timeshare condominiums be accordance with generally accepted accounting principles, and that timeshare condominiums be exempt from the annual financial reporting requirements provided for condominiums in accordance with generally accepted accounting the number of 7-day periods that timeshare to the audits in the average on an accurate basis of accounting and presented in accordance with generally accepted accounting principles, and that timeshare condominiums be exempt from the annual financial reporting requires that a copy of the budget be submitted to the division, along with a statement indicating the number of 7-day periods that exist within the timeshare plan.

The bill amends s. 721 13(3)(i), F S, to require the managing entity to include with its filing of the receipts and disbursements statement either a statement disclosing whether ad valorem property taxes have been paid for the timeshare development, or a statement disclosing the amount of any delinquent taxes, interest, and penalties due for each assessment year. This will enable the division to monitor the management of each timeshare plan and incorporate this information into on-going settlement negotiations or enforcement cases pending against financially troubled timeshare plans Subsection (4) of s. 721 13, F.S, is amended to enable purchasers of licensed timeshare plans to request a mail-out for legitimate association business, as currently provided to the purchasers of condominium or cooperative timeshare plans.

The bill amends s. 721 15(1), F S, to permit the developer of a condominium timeshare plan to allocate common expenses of the timeshare plan in a reasonable manner different from the requirements currently applicable to all condominiums.

The bill amends s. 721.18, F.S., to change the date by which timeshare exchange companies must submit specified information to the division from the current "at least 20 days prior to July 1 of each year."

The bill amends s. 721.26, F.S, which provides for regulation of timeshares by the division, to exempt newly created Parts III and IV, relating to timeshare lien foreclosures and commissioners of deeds, from regulation by the division. This exemption is also provided in newly created size. 721.86(3) and 721.98, F.S. The bill also provides for regulation of those persons who materially participate in the management or operation of a timeshare plan, and provides for imposition of penalties against a regulated party who violates any administrative rules adopted imposition of penalties against a regulated party who violates any administrative rules adopted pursuant to ch. 721, F.S.

Page 9

The bill amends s. 721.265, F.S., to allow the division to provide substituted service of process in receivership proceedings on registered agents in accordance with the new streamlined judicial procedures.

D. Effective Date

The bill takes effect upon becoming law, except that, with respect to any timeshare plan filing approved by the division prior to the date the act becomes law, the amendment to such filing until January I, 1999, unless the developer otherwise voluntarily will not apply to such filing until January I, 1999, unless the developer otherwise voluntarily agrees to comply with the provision.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

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B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Economic Impact and Fiscal Note:

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B. Private Sector Impact:

The bill provides for a streamlined method of foreclosing on timeshare properties, which should ease the fiscal burdens of owners' associations and lending institutions in recovering mortgage and assessment liens, and have a positive fiscal impact on the timeshare industry. Elimination of the surety bond required of developers that offer incidental benefits could result in an increase in incidental benefits offered, and potentially an increase in total sales.

C. Government Sector Impact:

The fiscal impact is indeterminable. The division is afforded greater flexibility in imposing penalties for rule violations. The division expects that local governments could see an

Page 10

increase in the number of timeshare plans that fully pay the annual ad valorem tax assessments as a result of the streamlined foreclosure procedures.

VI. Technical Deficiencies:

None.

VII. Related Issues:

The bill provides adequate and appropriate standards and guidelines to direct the agency's implementation of the proposed legislation.

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None.

This Senate staff analysis does not reflect the intent or official position of the bill's sponsor or the Florida Senate

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Florida Legislature Online Sunshine

Bill ByBill TextAmendmentsStaff Analysis/BillHundredsBill TextAmendmentsResearch

Vote History Citations

S 626 : Timeshare Plans

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sb0626c1(View As: HIML, As Printed) sb0626(View As: HTML, As Printed) (\underline{qot}) :TXET JJIE See also CS/CS/HB 3321 (Ch. 98-322) -SJ 01522 Became Law without Governor's Signature; Chapter No. 98-36; 86/08/108 Signed by Officers and presented to Governor -5J 00827 04/22/98 04/16/98 SENATE Ordered enrolled -SJ 00505 -HJ 00632; Immediately certited -HJ 00677 third times -HJ 00632; CS passed; YEAS 113 NAYS 0 Substituted for CS/CS/HB 1565 -HJ 00632; Read second and 04/J6/98 HOUSE -H1 000JS In Messages; Received -HJ 00612; Placed on Consent Calendar 04/J2/38 HONSE -SJ 00467; Immediately certificate -SJ 00467 04/15/98 SENATE Read third time -5J 00467; CS passed; YEAS SYAN 85 05£00 L2-04/13/98 SENATE Placed on Special Order Calendar -5J 00424; Read second time 00400 L2- Tabnefs Order Calendar -20 00406 00400 L2- Tabnels Order Calendar 00400 US- 30000 00400 64/02/98 SENATE Placed on Special Order Calendar -SJ 00343 04/01/98 SENATE Placed on Special Order Calendar -50 00343 03/23/98 SENATE Placed on Calendar -5J 00304 time on 03/25/98 -5J 00313 03/19/98 SENATE COMM. Action:-CS/CS by Judiciary -SJ 00304; CS read first Seon-309C 03/16/98 SENATE On Committee agenda-- Judiciary, 03/19/98, 10:30 am, 03/09/98 SENATE Now in Judiciary -5J 00136 0P100 L2- 86/00/50 no 9m13 3211 03/05/98 SENATE Comm. Action: CS by Regulated Industries -SJ 00136; CS read 03/02/38' 3:00 am, Room-EL -su 00043; On Committee agenda-- Regulated Industries, 03/03/98 SENATE Introduced, referred to Regulated Industries; Judiciary 01/23/98 SENATE Referred to Regulated Industries; Judiciary 01/07/98 SENATE Prefiled .8601/0E/Þ0 commissioners of deeds, etc. Amends Ch. 721. EFFECTIVE DATE: Foreclosure Act"; provides for registered agent; creates timeshare management & assessments for common expenses; creates % framegenem disclosure statements for purchase agreements; revises provisions reprovisions re contracts for purchase of timeshare periods; requires certain rules; defines term "regulated short-term product"; revises TIMEShare Plans, revises provisions re scope of chapter; provides for CC/2 0330' CC/CC/SND ENG/2 0100) (CO-SPONSORS) DYer (Similar CS/CS/H 1565, Compare CS/CS/1ST ENG/H 3321, GENERAL BILL/CS/CS by Judiciary, Regulated Industries; Silver; 979 S

NO CONSTITUTION CITATIONS FOUND FOR REQUESTED BILL. : SNOITATID NOITUTITENOD _____ 86.IST0 721.97 TET0 96.IST0 98.1270 S8.1270 ₽8.1270 £8.1270 28.1270 18.1270 0121.80 0721.80 0.721.265 0.721.26 0.721.26 0.721.15 0.721.15 0.721.05 0.721.07 0.721.07 0.721.07 0.721.07 0.721.07 70.1270 0721.06 <u>90.1270</u> 60.1270 $(\underline{301})$ SNOITATID ATUTATE ------2B0956 KOTTCHTT:0018 SENATE: 86/51/00 280626 Rollcall:0009 SUCH 86/9⊺/₽0 (<u>qot</u>): YAOT2IH GTOV ____ ______ SB0626 by TL(View Rs: As Printed) $\frac{2}{2}/2\sqrt{2}$ (here as is a subsection of $\frac{2}{2}/2\sqrt{2}$. (<u>qot</u>):HDAAABBA JJIR\RIEYJANA FFAFR NO AMENDMENTS AVAILABLE

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Bill By Bill Text Amendments Resea

<u>Staff Analysis/Bill</u>

Vote History Citations

analy 1565: Timeshare Plans

hbl565cl(Vrew As: HTML, As Princed) hbl565(View As: HTML, As Frinted) (<u>qor</u>) :TX3T JJIB ______ Bill(s) passed, refer to CS/CS/SB 626 (Ch. 98-36) -HJ 00632 Senste Bill substituted; Laid on Table, Iden./Sum./Compare 1200H 86/91/00 Placed on Consent Calendar 03/31/98 HOUSE Available for Consent Calendar 03/53/98 HOUSE Calendar -HJ 00258 CS read first time on 03/18/98 -HJ 00256; Pending Consent 33/18/98 HOUSE (1C) -H1 00528 Comm. Action:-Unanimously CS/CS by Real Property & Probate 03/10/08 HONSE 1:30 pm, 413C On Committee agenda-- Real Property & Probate (JC), 03/10/98, 03/04/88 HONZE Property & Probate (JC) by Justice Council -HJ 00077 CARRIED OVER; Pending Consent Calendar; Referred to Real 03\03\88 HONZE Consent Calendar to 1998 Session pursuant to House Rule 96, Placed on House 05/02/97 SENATE Upon adjournment in Senate Regulated Industries, Carried over ₽1700 U2-04/28/97 SENATE Received, referred to Regulated Industries; Judiciary 04/25/97 SENATE In Messages EEEOO UH- I SYAN Read second and third times -HJ 00933; CS passed; YEAS 110 04/52/61 HOUSE Placed on Consent Calendar 04/54/61 HONSE Available for Consent Calendar 04/22/61 HON2E Fending Consent Calendar -HJ 00657 ISUOH 76/81/90 CS read first time on 04/17/97 -HJ 00655 SUOH 72/1/97 HOUSE LS900 LH-Comm. Action:-Unanimously CS by Real Property & Probate (JC) 94/08/61 HONSE 3:30 pm, 413C On Committee agenda-- Real Property & Probate (JC), 04/08/97, 04/05/61 HONSE 04/01/01 HONZE KELEKIEG FO KEET Property & Prodate (JC) -HJ 00371 Introduced -HJ 00238 03\J5\61 HONZE 03/18/61 HOUSE Filed 721. EFFECTIVE DATE: Upon becoming law. by developer; creates "Timeshare Lien Foreclosure Act", etc. Amends Ch. timeshare plan; deletes language re certain incidental benefits offered period for amendments which add new component site to approved multisite berrods; revises provisions re public offering statements; provides time plans; revises provisions re contracts for purchase of timeshare <u>Τπωεσράτε Ρίαπς</u>, revises language re scope of chapter re timeshare Ca/ca/2ND ENG/S 0760) Probate (JC); Edwards (Similar CS/CS/2 0626, Compare CS/S 0336, CENERAL BILL/CS/CS by Real Property & Prodate (JC); Real Property & 595T H

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Back to Online Sunshine Back to the Bill By Hundreds Page NO CONSTITUTION CITATIONS FOUND FOR REQUESTED BILL. : SNOITATID NOITUTITENOD _____ 86.1270 721.97 96.12*1*0 98.1270 98.1270 ₽8.IST0 £8.£270 28.1270 18.1270 08.1270 232.1270 <u>92.1270</u> <u>9721.18</u> SI.ISTO (<u>qot</u>): SNOITATID ETUTATE _____ HBI202 BOTTCHT:0040 : JSUOH L6/SZ/D0 VOTE HISTORY: (TOP) _____ HBI565S2 by RPP(View As: As Printed) // 7 75 HBI565S2 by RPP(View As: As Printed) // 7 75 HBI565S2 by RPP(View As: As Printed) // 75 STRFF ANALYSIS/BILL RESEARCH: (TOP) NO AMENDMENTS AVAILABLE

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Bill Text Amendments <u>Research</u>

Vote History Citations

S 336 : International Economic Development

SB0336 by Cm(View As: As Printed) 4/ /0 8 (<u>qor</u>):HOAAABEAR JUIA\RISYJANA FFAFE ______ AMENDMENTS: (Top) _____ sb0336c1(View As: HTML, As Printed) sb0336(View As: HTML, As Printed) (<u>qor</u>):TXET JJI8 (9E-86 'YD) (Died in House Returning Messages); Refer to CS/CS/SB 626 Bill substituted -5J 01483; Laid on Table, Refer to HB 3931 04/30/98 SENATE Placed on Special Order Calendar -5J 01222, -5J 01522; House 04/29/98 SENATE Placed on Special Order Calendar -5J 01092 04/28/98 SENATE Placed on Special Order Calendar -5J 00982, -5J 01092 04/27/98 SENATE Placed on Special Order Calendar -5J 00982 04/10/98 SENATE Placed on Calendar -5J 00455 -SJ 00455; CS read first time on 04/13/98 -SJ 00456 04/06/98 SENATE Comm. Action.-C2 by Commerce and Economic Opportunities 04/00/38' 10:12 sm' Koom-EL 04/01/98 SENATE On Committee agenda-- Commerce and Economic Opportunities, 72000 L2-03/03/98 SENATE Introduced, referred to Commerce and Economic Opportunities 12/16/97 SENATE Referred to Commerce and Economic Opportunities Delilera Branze 70/01/11 DATE: Upon becoming law. 55, 288, 14.2015, 15.18; creates 257.34, Part III of Ch. 721. EFFECTIVE foreign judgments to be filed with Secretary of State, etc. Amends Chs. coordination of international activities of Dept. of State; requires by Tourism, Trade, & Economic Development Office; provides for INVESTMENT resources; requires reports ie disbursement of certain funds το develop master plan for integrating international trade & reverse International Economic Development; requires Enterprise Florida, Inc., Ca/ca/H 1565, ca/ca/s 0626, ca/ca/2ND ENG/s 0760) Economic Opportunities; (CO-SPONSORS) Harris; Klein (Compare GENERAL BILL/CS by Commerce and Economic Opportunities; Commerce and 988 S

Florida Legislature Online Sunshine

Bill By Bill Text Amendments

<u>Staff Analysis/Bill</u>

Vote History Citations

S 760 : Economic Development

Died in Committee on Transportation & Economic Development 32/03/68 HOUSE 16010 LH-Νοω τη Τταπεροτίατιοι & Εσοποπις Development Appropriations Business Development & International Trade (EIC) -HJ 01091; Comm. Action: Unanimously Favorable with l amendment(s) by 04/23/98 HOUSE 8:00 am, Morris Hall Business Development & International Trade (EIC), 04/23/98, Morris Hall --Meeting cancelled; On Committee agenda--Development & International Trade (EIC), 04/22/98, 9:00 am, Appropriations -- sbnaps satimmob no .abroo LH- snotsignaga Trade (EIC); Transportation & Economic Development Received, referred to Business Development & International 04/21/98 HOUSE sepsseM nI 3500H 86/60/10 VISABLE SAFENDER SAF 2) (04/09/98 SENATE Read third time to 00419; Amendment(s) adopted 52 1 (' '> T0700 L2bescipte berefit (2000 L2- beidobe (2) adopted engine Allower (2000 L2-04/08/98 SENATE Placed on Special Order Calendar -5J 00406; Read second time 7:015: ... 04/03/98 SENATE Placed on Calendar -SU 00408 01200 US- 80/80/20 no emid derif 04/01/98 SENATE COMM. ACTION:-CS/CS by Ways and Means -SJ 00408; CS read ROOM-EL 03/27/98 SENATE On Committee agenda-- Ways and Means, 04/01/98, 12:30 pm, Room-EL --Not considered 03/23/98 SEMATE On Committee agenda-- Ways and Means, 03/26/98, 2:30 pm, 80000 L2- zns9M CS read first time on 03/03/98 -SJ 00102; Now in Ways and Action: CS by Commerce and Economic Opportunities -SJ 00008; Economic Opportunities, 02/03/98, 2:30 pm, Room-EL; Comm. Ways and Means -20 00051; On Committee agenda-- Commerce and 03/03/98 SENATE Introduced, referred to Commerce and Economic Opportunities; 02/09/98 SENATE Now in Ways and Means 02/03/98 SENATE Comm. Action: CS by Commerce and Economic Opportunities 02/03/98, 2:30 pm, Room-EL 01/26/98 SENATE On Committee agenda-- Commerce and Economic Opportunities, znssM 01/23/98 SENATE Referred to Commerce and Economic Opportunities; Ways and 01/22/98 SENATE Prefiled EFFECTIVE DATE: 07/01/1998. Program participants not residing in enterprise zone, etc. Amends FS. circumstances; expands enterprise zone sales tax credit to JTPA of WAGES property based in enterprise zones from sales tax under certain to coordinate establishment of one-stop permit registry; exempts certain & Economic Development Office re permits & rules; authorizes said office Economic Development; revises reporting requirements of Tourism, Trade, ENC/2 III4' C2/IZL ENC/2 ISOS' 2 ISO8' C2/2 1025' C2/C2/SND ENC/2 S254) ENC/H 4413' H 4121' H 4123' C2/2 0300' C2/2 0336' C2/C2/2 0656' C2/SND Harris; Klein (Compare CS/CS/H 1565, 2ND ENG/H 3225, H 4355, CS/1ST Opportunities; Commerce and Economic Opportunities; (CO-SPONSORS) GENERAL BILL/CS/CS/2ND ENG by Ways and Means; Commerce and Economic 09L S

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(<u>qot</u>): SNOITATID ATUTAT2 Pollcall:0002 097088 SENATE: 86/60/70 VOTE HISTORY: (TOP) (See 1 (See As BEIT(View As: BA MALA) TIDE VA SCOORS SB0760 by cm(View As: As Frinted) 2/6/45 (b97075 A war(View As: As Frinted) 2/6/67 (c2/67 (c2/67) 2000 by war(View Marv) 2/6/67 (c2/67) 2000 by war(View Marv) 2/6/67 (c2/67) 2000 by war(View Marv) 2/6/67 (c2/67) 2000 by cm(View Marv) 2/67 (c2/67) (<u>qot</u>):HDAAESEA JJIE\ZIZYJANA FFATZ 6/+ Version of the state of the second se · 8, 0-A MARTH : RA WALV)0070ds of JnembnemA nA : #08144 - JnembnemA A 1+ 210 (beintrig af, JMTH : sA weil (bolog of the monoment for set of the standard for the set of the set .816 1810 4. 19, 14 (beining sA, IMTH : sA werV) 0070ds of frambramA nA :082448 frambramA 2 Ŷ 7 Amendana ASASSE TAMPA Amendent to short (View As: HIML, As Printed) Have F 4/6 -615 "" . (befining a MTH : sA werV)0070ds of fimmenama nA : #804461 fimmenama . Amendment 115086: An Amendment to shoro of them and the second and 8/0 Amendment 1.225 (befairs R. 1MTH. : RA Weiv) 067042 مع Amendment for S27 ML * Reprint 2. A Mendment for S22 MTH. * A Mendment for S22 Marken for the second 71.15 (<u>qot</u>):STNAMQNAMA sb0760e2(View As: HTML, As Printed) sb0760c2(V1ew As: HTML, As Frinted) sb0760c1(V1ew As: HTML, As Frinted) (D360c1(V1ew As: HTML, As Frinted) (bolder A: MIML, As PIINL) (bolder) (bolder As: As PIINL) (controled) (bolder As: As PIINLed) (<u>qor</u>):TXAT JJIE (CP. 98-36), CS/SB 1114 (Ch. 98-57), CS/SB 1202 (Ch. 98-36) HB 3552 (CP: 88-550) CS/HB 4413 (CP: 88-345) CS/CS/SB 656 Appropriations, Iden./Sim./Compare Bill(s) passed, refer to