

AGENDA ITEM SUMMARY

MEETING DATE: February 16, 2021	-		Ac	GEND	A ITEM NO.: 6-B	
FOR: ☑ City of Weston ☐ Indian Trace Development District ☐ Bonaventure Development District						
TITLE:					THE STATE OF THE S	
A Resolution of the City Commission of the City of Weston, Florida, opposing Senate Bill 522 and House Bill 219, preempting the regulation of Vacation Rentals to the State.						
SUMMARY EXPLANATION & BACKGROUND	:			··-		
On January 11, 2021, Florida Senator Manny Diaz, Jr. filed Senate Bill 522, seeking to preempt local regulation of vacation rentals.						
On January 12, 2021, Florida Representative Jason Fischer, filed companion bill, House Bill 219, with identical preemptions to Senate Bill 522.						
If Senate Bill 522 and House Bill 219 passed, it would violate the home rule powers of municipalities.						
The City Commission continues to advocate for the protection of home rule powers and opposes Senate Bill 522 and House Bill 219.						
REQUESTED ACTION:						
Approval.						
EXHIBITS (LIST): (i) Resolution, (ii) 2021 Florida Senate Bill 522, and (iii) Florida House Bill 219						
PREPARED BY:			PETITIONER/REPRESENTATIVE:			
Jamie Alan Cole, City Attorney			Not Applicable			
RECOMMENDED FOR CONSIDERATION BY:			FUNDING SOURCE:			
Donald P. Decker, City Manager/CEO			Not Applicable			
Jamie Alan Cole, City Attorney						
VOTING REQUIRED FOR PASSAGE:						
☐ Majority ☐ Majority Plus One ☐ Unanimous						
COMMISSION ACTION:						
	M	2	У	N	Approved as presented	
Commissioner Mead					Approved as amended	
Commissioner Eddy					Approved with conditions	
Commissioner Molina-Macfie					Continued to	
Commissioner Jaffe				<u> </u>	Deferred to	
Mayor Brown	ı	i		I	To deny	

Notes:

1 2	CITY OF WESTON, FLORIDA RESOLUTION NO. 2021
3 4 5 6	A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF WESTON, FLORIDA, OPPOSING SENATE BILL 522 AND HOUSE BILL 219, PREEMPTING THE REGULATION OF VACATION RENTALS TO THE STATE.
7 8 9	WHEREAS, First, on January 11, 2021, Florida Senator Manny Diaz, Jr. filed Senate Bill 522, seeking to preempt local regulation of vacation rentals; and
10 11 12	WHEREAS, Second, on January 12, 2021, Florida Representative Jason Fischer, filed companion bill, House Bill 219, with identical preemptions to Senate Bill 522; and
13 14 15	WHEREAS, Third, the City of Weston has been opposing similar bills since 2019; and
16 1 <i>7</i> 18	WHEREAS, Fourth, on March 18, 2019, the City Commission adopted Resolution No. 2019-33, opposing Senate Bill 824, preempting the regulation of vacation rentals to the State; and
19 20 21	WHEREAS, Fifth, on February 18, 2020, the City Commission adopted Resolution No. 2020-17, opposing Senate Bill 1128/House Bill 1011, preempting the regulation of vacation rentals to the State; and
22 23 24	WHEREAS, Sixth, under the Florida Constitution and Section 166.021, Florida Statutes, municipalities are given broad home rule powers; and
25 26 27	WHEREAS, Seventh, as part of their home rule powers, municipalities should have the ability to regulate vacation rentals in their jurisdiction; and
28 29 30	WHEREAS, Eighth, municipalities should continue to have the power to decide what is consistent with the needs of their own communities; and
31 32 33	WHEREAS, Ninth, if Senate Bill 522/House Bill 219 passed, it would violate the home rule powers of municipalities; and
34 35 36 37	WHEREAS, Tenth, the City Commission continues to advocate for the protection of home rule powers and opposes Senate Bill 522 and House Bill 219; and
38 39	WHEREAS, Eleventh, the City Commission believes it is in the best interest of the City to approve this Resolution.
40 41 42	NOW, THEREFORE, BE IT RESOLVED by the City Commission of the City of Weston, Florida:
13 14	Section 1: The foregoing recitals contained in the preamble to this Resolution are incorporated by reference herein.
15 16	Section 2: The City Commission opposes Senate Bill 522 and House Bill 219.

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF WESTON, FLORIDA, OPPOSING SENATE BILL 522 AND HOUSE BILL 219, PREEMPTING THE REGULATION OF VACATION RENTALS TO THE STATE.

1	Section 3: The City Clerk is directed to distribute this Resolution to the Florida Governor, the						
2	President of the Florida Senate, the Speaker of the Florida House of Representatives, the Broward						
3	County Legislative Delegation, the Florida League of Cities, the Florida Association of Counties, the						
4	Florida City County Management Association, the Board of County Commissioners for Broward						
5	County, the Broward County League of Cities	, and each of the municipalities in Broward County.					
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7	Section 4: The appropriate City officials are authorized to execute all necessary documents and to						
8	take any necessary action to effectuate the intent of this Resolution.						
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10	Section 5: This Resolution shall take effect upon its adoption.						
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12	ADOPTED by the City Commission of the City of Weston, Florida, this 16th day of February 2021.						
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16		Adamana Duama Adaman					
17	ATTECT.	Margaret Brown, Mayor					
18 19	ATTEST:						
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21	Patricia A. Bates, City Clerk						
22	ratheart bates, etty elent						
23	Approved as to form and legality	Roll Call:					
24	for the use of and reliance by the	Commissioner Mead					
25	City of Weston only:	Commissioner Eddy					
26	·	Commissioner Molina-Macfie					
2 7		Commissioner Jaffe					
28	Jamie Alan Cole, City Attorney	Mayor Brown					

By Senator Diaz

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A bill to be entitled

An act relating to vacation rentals; amending s. 509.013, F.S.; defining the term "advertising platform"; amending s. 509.032, F.S.; preempting the regulation of vacation rentals to the state; prohibiting a local law, ordinance, or regulation from allowing or requiring inspections or licensing of public lodging establishments, including vacation rentals, or public food service establishments; authorizing a local law, ordinance, or regulation to regulate certain activities under certain circumstances; providing an exemption; expanding an exemption to allow certain ordinances adopted on or before a certain date to be amended to be less restrictive; preempting the regulation of advertising platforms to the state; amending s. 509.241, F.S.; requiring licenses issued by the Division of Hotels and Restaurants of the Department of Business and Professional Regulation to be displayed conspicuously to the public inside the licensed establishment; requiring the owner or operator of certain vacation rentals to also display its vacation rental license number and applicable tax account numbers; creating s. 509.243, F.S.; requiring advertising platforms to require that persons placing advertisements for vacation rentals include certain information in the advertisements; requiring advertising platforms to display and verify such information; requiring the division to maintain certain information in a readily

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accessible electronic format; requiring advertising platforms to quarterly provide the division with certain information regarding vacation rentals in this state listed on the platforms; requiring advertising platforms to remove an advertisement or a listing under certain conditions and within a specified timeframe; requiring advertising platforms to collect and remit taxes imposed under chs. 125 and 212, F.S., for certain transactions; authorizing the Department of Revenue to adopt rules; authorizing the division to issue and deliver a notice to cease and desist for certain violations; providing that such notice does not constitute agency action for which certain hearings may be sought; authorizing the division to file certain proceedings and to seek certain remedies for the purpose of enforcing a cease and desist notice; authorizing the collection of attorney fees and costs under certain circumstances; requiring advertising platforms to adopt an antidiscrimination plan and to inform their users of the policy's provisions; providing applicability; providing effective dates.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Subsection (17) is added to section 509.013, Florida Statutes, to read:

509.013 Definitions.—As used in this chapter, the term:
(17) "Advertising platform" means an entity that:

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(a) Provides an online application, software, a website, or a system through which a vacation rental located in this state is advertised or held out to the public as available to rent for transient occupancy;

- (b) Provides or maintains a marketplace for the renting by transient occupancy of a vacation rental; and
- (c) Provides a reservation or payment system that facilitates a transaction for the renting by transient occupancy of a vacation rental and for which the entity collects or receives, directly or indirectly, a fee in connection with the reservation or payment service provided for such transaction.

Section 2. Subsection (7) of section 509.032, Florida Statutes, is amended to read:

509.032 Duties.-

- (7) PREEMPTION AUTHORITY.-
- (a) The regulation of public lodging establishments, including vacation rentals, and public food service establishments, including, but not limited to, sanitation standards, licensing, inspections, training and testing of personnel, and matters related to the nutritional content and marketing of foods offered in such establishments, is expressly preempted to the state. A local law, ordinance, or regulation may not allow or require the local inspection or licensing of public lodging establishments, including vacation rentals, or public food service establishments. This paragraph does not preempt the authority of a local government or local enforcement district to conduct inspections of public lodging and public food service establishments for compliance with the Florida Building Code and the Florida Fire Prevention Code, pursuant to

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ss. 553.80 and 633.206.

- (b) A local law, ordinance, or regulation may regulate activities that arise when a property is used as a vacation rental if the law, ordinance, or regulation applies uniformly to all residential properties without regard to whether the property is used as a vacation rental as defined in s.

 509.242(1)(c), the property is used as a long-term rental subject to chapter 83, or the property owner chooses not to rent the property. However, a local law, ordinance, or regulation may not prohibit vacation rentals or regulate the duration or frequency of rental—of-vacation rentals. The prohibitions set forth in this paragraph do This—paragraph—does not apply to any local law, ordinance, or regulation adopted on or before June 1, 2011, including when such law, ordinance, or regulation is being amended to be less restrictive with regard to a prohibition or a duration or frequency regulation.
- (c) Paragraph (b) does not apply to any local law, ordinance, or regulation exclusively relating to property valuation as a criterion for vacation rental if the local law, ordinance, or regulation is required to be approved by the state land planning agency pursuant to an area of critical state concern designation.
- (d) The regulation of advertising platforms is preempted to the state, and advertising platforms shall be regulated under this chapter.

Section 3. Effective January 1, 2022, subsection (3) of section 509.241, Florida Statutes, is amended to read:

509.241 Licenses required; exceptions.-

(3) DISPLAY OF LICENSE.—Any license issued by the division

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<u>must shall</u> be conspicuously displayed <u>to the public inside in</u>

the <u>office or lobby of the</u> licensed establishment. Public food

service establishments <u>that</u> which offer catering services <u>must</u>

shall display their license number on all advertising for

121 catering services. The owner or operator of a vacation rental

offered for transient occupancy through an advertising platform

must also display the vacation rental license number and the

124 applicable Florida sales tax registration and tourist

development tax account numbers under which such taxes must be

paid for each rental of the property as a vacation rental.

Section 4. Effective January 1, 2022, section 509.243, Florida Statutes, is created to read:

509.243 Advertising platforms.-

- (1) (a) An advertising platform must require that a person who places an advertisement for the rental of a vacation rental:
- 1. Include in the advertisement the vacation rental license number and the applicable Florida sales tax registration and tourist development tax account numbers under which such taxes must be paid before the advertisement may be listed; and
- 2. Attest to the best of his or her knowledge that the license number for the vacation rental property and the applicable tax numbers are current, valid, and accurately stated in the advertisement.
- (b) An advertising platform must display the vacation rental license number and applicable Florida sales tax registration and tourist development tax numbers. The advertising platform must verify that the vacation rental license number provided by the owner or operator is valid and applies to the subject vacation rental before publishing the

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advertisement on its platform and again at the end of each calendar quarter that the advertisement remains on its platform.

- (c) The division shall maintain vacation rental license information in a readily accessible electronic format which is sufficient to facilitate prompt compliance with the requirements of this subsection by an advertising platform or a person placing an advertisement on an advertising platform for transient rental of a vacation rental.
- (2) An advertising platform must provide to the division on a quarterly basis, by file transfer protocol or electronic data exchange file, a list of all vacation rentals located in this state which are advertised on its platform, along with the following information for each vacation rental:
- (a) The uniform resource locator for the Internet address of the vacation rental advertisement; and
- (b) Unless otherwise stated in the vacation rental advertisement at the Internet address provided pursuant to paragraph (a), the physical address of the vacation rental, including any unit designation, the vacation rental license number provided by the owner or operator, and the applicable Florida sales tax registration and tourist development tax account numbers under which taxes will be remitted for the rentals commenced through the advertisement.
- (3) An advertising platform must remove from public view an advertisement or a listing from its online application, software, website, or system within 15 business days after being notified by the division in writing that the subject advertisement or listing for the rental of a vacation rental located in this state fails to display a valid license number

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issued by the division.

(4) If a guest uses a payment system on or through an advertising platform, as defined in s. 509.013(17), to pay for the rental of a vacation rental located in this state, the advertising platform must collect and remit all taxes imposed under chapters 125 and 212 resulting from the rental. When calculating taxes imposed under chapters 125 and 212, an advertising platform may exclude the amount of any fees directly attributable to the service provided by the advertising platform. The Department of Revenue may adopt rules to implement this subsection.

- (5) If the division has probable cause to believe that a person not licensed by the division has violated this chapter or any rule adopted pursuant thereto, the division may issue and deliver to such person a notice to cease and desist from the violation. The issuance of a notice to cease and desist does not constitute agency action for which a hearing under ss. 120.569 and 120.57 may be sought. For the purpose of enforcing a cease and desist notice, the division may file a proceeding in the name of the state seeking the issuance of an injunction or a writ of mandamus against any person who violates any provision of the notice. If the department is required to seek enforcement of the notice for a penalty pursuant to s. 120.569, it is entitled to collect attorney fees and costs, together with any cost of collection.
- (6) Advertising platforms must adopt an antidiscrimination plan to help prevent discrimination among their users and must inform all users of their services that it is illegal to refuse accommodation to an individual based on race, creed, color, sex,

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204 pregnancy, physical disability, or national origin pursuant to
205 s. 509.092.

206 Section 5. The application of this act does not supersede
207 any current or future declaration or declaration of condominium

any current or future declaration or declaration of condominium adopted pursuant to chapter 718, Florida Statutes, cooperative document adopted pursuant to chapter 719, Florida Statutes, or declaration or declaration of covenants adopted pursuant to chapter 720, Florida Statutes.

Section 6. Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law.

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A bill to be entitled An act relating to vacation rentals; amending s. 509.013, F.S.; defining the term "advertising platform"; amending s. 509.032, F.S.; preempting the regulation of vacation rentals to the state; prohibiting a local law, ordinance, or regulation from allowing or requiring inspections or licensing of public lodging establishments, including vacation rentals, or public food service establishments; authorizing a local law, ordinance, or regulation to regulate certain activities under certain circumstances; providing an exemption; expanding an exemption to allow certain ordinances adopted on or before a certain date to be amended to be less restrictive; preempting the regulation of advertising platforms to the state; amending s. 509.241, F.S.; requiring licenses issued by the Division of Hotels and Restaurants of the Department of Business and Professional Regulation to be displayed conspicuously to the public inside the licensed establishment; requiring the owner or operator of certain vacation rentals to also display its vacation rental license number and applicable tax account numbers; creating s. 509.243, F.S.; requiring advertising platforms to require that persons placing advertisements for

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vacation rentals include certain information in the advertisements; requiring advertising platforms to display and verify such information; requiring the division to maintain certain information in a readily accessible electronic format; requiring advertising platforms to quarterly provide the division with certain information regarding vacation rentals in this state listed on the platforms; requiring advertising platforms to remove an advertisement or a listing under certain conditions and within a specified timeframe; requiring advertising platforms to collect and remit taxes imposed under chs. 125 and 212, F.S., for certain transactions; authorizing the Department of Revenue to adopt rules; authorizing the division to issue and deliver a notice to cease and desist for certain violations; providing that such notice does not constitute agency action for which certain hearings may be sought; authorizing the division to file certain proceedings and to seek certain remedies for the purpose of enforcing a cease and desist notice; authorizing the collection of attorney fees and costs under certain circumstances; requiring advertising platforms to adopt an antidiscrimination plan and to inform their users of the policy's provisions; providing applicability; providing

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51 effective dates. 52 53 Be It Enacted by the Legislature of the State of Florida: 54 55 Section 1. Subsection (17) is added to section 509.013, 56 Florida Statutes, to read: 57 509.013 Definitions.—As used in this chapter, the term: (17) "Advertising platform" means an entity that: 58 (a) Provides an online application, software, a website, 59 60 or a system through which a vacation rental located in this state is advertised or held out to the public as available to 61 62 rent for transient occupancy; (b) Provides or maintains a marketplace for the renting by 63 transient occupancy of a vacation rental; and 64 65 (c) Provides a reservation or payment system that 66 facilitates a transaction for the renting by transient occupancy of a vacation rental and for which the entity collects or 67 68 receives, directly or indirectly, a fee in connection with the reservation or payment service provided for such transaction. 69 70 Section 2. Subsection (7) of section 509.032, Florida Statutes, is amended to read: 71 509.032 Duties.-72 73 (7) PREEMPTION AUTHORITY.-74 (a) The regulation of public lodging establishments, 75 including vacation rentals, and public food service

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establishments, including, but not limited to, sanitation standards, <u>licensing</u>, inspections, training and testing of personnel, and matters related to the nutritional content and marketing of foods offered in such establishments, is <u>expressly</u> preempted to the state. <u>A local law, ordinance, or regulation may not allow or require the local inspection or licensing of public lodging establishments, including vacation rentals, or <u>public food service establishments</u>. This paragraph does not preempt the authority of a local government or local enforcement district to conduct inspections of public lodging and public food service establishments for compliance with the Florida Building Code and the Florida Fire Prevention Code, pursuant to ss. 553.80 and 633.206.</u>

(b) A local law, ordinance, or regulation may regulate activities that arise when a property is used as a vacation rental if the law, ordinance, or regulation applies uniformly to all residential properties without regard to whether the property is used as a vacation rental as defined in s.

509.242(1)(c), the property is used as a long-term rental subject to chapter 83, or the property owner chooses not to rent the property. However, a local law, ordinance, or regulation may not prohibit vacation rentals or regulate the duration or frequency of rental of vacation rentals. The prohibitions set forth in this paragraph do This paragraph does not apply to any local law, ordinance, or regulation adopted on or before June 1,

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2011, including when such law, ordinance, or regulation is being amended to be less restrictive with regard to a prohibition or a duration or frequency regulation.

- (c) Paragraph (b) does not apply to any local law, ordinance, or regulation exclusively relating to property valuation as a criterion for vacation rental if the local law, ordinance, or regulation is required to be approved by the state land planning agency pursuant to an area of critical state concern designation.
- (d) The regulation of advertising platforms is preempted to the state, and advertising platforms shall be regulated under this chapter.

Section 3. Effective January 1, 2022, subsection (3) of section 509.241, Florida Statutes, is amended to read:

509.241 Licenses required; exceptions.-

must shall be conspicuously displayed to the public inside in the office or lobby of the licensed establishment. Public food service establishments that which offer catering services must shall display their license number on all advertising for catering services. The owner or operator of a vacation rental offered for transient occupancy through an advertising platform must also display the vacation rental license number and the applicable Florida sales tax registration and tourist development tax account numbers under which such taxes must be

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paid for each rental of the property as a vacation rental. 126 127 Section 4. Effective January 1, 2022, section 509.243, Florida Statutes, is created to read: 128 129 509.243 Advertising platforms.-130 (1)(a) An advertising platform must require that a person 131 who places an advertisement for the rental of a vacation rental: 132 Include in the advertisement the vacation rental 133 license number and the applicable Florida sales tax registration 134 and tourist development tax account numbers under which such 135 taxes must be paid before the advertisement may be listed; and 136 2. Attest to the best of his or her knowledge that the 137 license number for the vacation rental property and the 138 applicable tax numbers are current, valid, and accurately stated 139 in the advertisement. (b) An advertising platform must display the vacation 140 141 rental license number and applicable Florida sales tax registration and tourist development tax numbers. The 142 143 advertising platform must verify that the vacation rental 144 license number provided by the owner or operator is valid and 145 applies to the subject vacation rental before publishing the 146 advertisement on its platform and again at the end of each 147 calendar quarter that the advertisement remains on its platform. (c) The division shall maintain vacation rental license 148 information in a readily accessible electronic format which is 149 sufficient to facilitate prompt compliance with the requirements 150

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of this subsection by an advertising platform or a person placing an advertisement on an advertising platform for transient rental of a vacation rental.

- (2) An advertising platform must provide to the division on a quarterly basis, by file transfer protocol or electronic data exchange file, a list of all vacation rentals located in this state which are advertised on its platform, along with the following information for each vacation rental:
- (a) The uniform resource locator for the Internet address of the vacation rental advertisement; and
- (b) Unless otherwise stated in the vacation rental advertisement at the Internet address provided pursuant to paragraph (a), the physical address of the vacation rental, including any unit designation, the vacation rental license number provided by the owner or operator, and the applicable Florida sales tax registration and tourist development tax account numbers under which taxes will be remitted for the rentals commenced through the advertisement.
- (3) An advertising platform must remove from public view an advertisement or a listing from its online application, software, website, or system within 15 business days after being notified by the division in writing that the subject advertisement or listing for the rental of a vacation rental located in this state fails to display a valid license number issued by the division.

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(4) If a guest uses a payment system on or through an advertising platform, as defined in s. 509.013(17), to pay for the rental of a vacation rental located in this state, the advertising platform must collect and remit all taxes imposed under chapters 125 and 212 resulting from the rental. When calculating taxes imposed under chapters 125 and 212, an advertising platform may exclude the amount of any fees directly attributable to the service provided by the advertising platform. The Department of Revenue may adopt rules to implement this subsection.

- (5) If the division has probable cause to believe that a person not licensed by the division has violated this chapter or any rule adopted pursuant thereto, the division may issue and deliver to such person a notice to cease and desist from the violation. The issuance of a notice to cease and desist does not constitute agency action for which a hearing under ss. 120.569 and 120.57 may be sought. For the purpose of enforcing a cease and desist notice, the division may file a proceeding in the name of the state seeking the issuance of an injunction or a writ of mandamus against any person who violates any provision of the notice. If the department is required to seek enforcement of the notice for a penalty pursuant to s. 120.569, it is entitled to collect attorney fees and costs, together with any cost of collection.
 - (6) Advertising platforms must adopt an antidiscrimination

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plan to help prevent discrimination among their users and must inform all users of their services that it is illegal to refuse accommodation to an individual based on race, creed, color, sex, pregnancy, physical disability, or national origin pursuant to s. 509.092.

Section 5. The application of this act does not supersede any current or future declaration or declaration of condominium adopted pursuant to chapter 718, Florida Statutes, cooperative document adopted pursuant to chapter 719, Florida Statutes, or declaration or declaration of covenants adopted pursuant to chapter 720, Florida Statutes.

Section 6. Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law.

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