## Amend HB 2200 as follows:

- (1) On page 1, line 8, strike "or master lease" and substitute "master lease, or other recorded contract".
- (2) On page 1, line 23, between "<u>declaration</u>" and "<u>that</u>", insert "or recorded contract".
- (3) On page 2, line 3, between "declaration" and "for", insert "or recorded contract".
- (4) On page 2, line 4, between "declaration" and "and", insert "or recorded contract".
- (5) On page 2, line 10, between "lease," and "or bylaw", insert "contract,".
- (6) On page 2, strike lines 12-16 and substitute the following:

the effective date of this Act. A provision of a declaration, master deed, master lease, contract, or bylaw relating to club membership that was recorded, enacted, or renewed before the effective date of this Act is continued in effect unless canceled after the ninth anniversary of the date the provision was recorded, enacted, or renewed at a meeting of the apartment owners at which the provision is disapproved by the holders of at least 67 percent of the ownership interests in the condominium.