## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

H.B. 642 Apr 17, 2023 HOUSE PRINCIPAL CLERK

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## **HOUSE BILL DRH10310-MQ-49**

Short Title:	Marketable Title Act-Restrictive Covenants.	(Public)
Sponsors: 1	Representative Stevens.	
Referred to:		
	A BILL TO BE ENTITLED	
	CLARIFY THE EFFECT OF MARKETABLE RECORD IVE COVENANTS IN THE MARKETABLE TITLE ACT.	TITLE UPON
The General As	sembly of North Carolina enacts:	
	CTION 1. G.S. 47B-3 reads as rewritten:	
"§ 47B-3. Exce		
	table record title shall not affect or extinguish the following right Rights, estates, interests, claims or charges disclosed by and in the muniments of title of which such 30-year chain of record provided, however, that a general reference in any of such rights, estates, interests, claims or charges created prior to such shall not be sufficient to preserve them unless specific in reference to book and page of record be made therein to transaction which imposed, transferred or continued such interests, claims or charges.	defects inherent d title is formed, n muniments to n 30-year period dentification by a recorded title
(12)	Rights, estates, interests, claims or charges with respect to an registered under the Torrens Law as provided by Chapter 43 Statutes of North Carolina.	
(13)	development which restrict the property to residential use only or multifamily residential development, provided said otherwise enforceable. The excepted covenant may restrict multi-family or single-family residential use or simply to Restrictive covenants other than those mentioned herein a property to residential use only in this subdivision are not ex	y, single-family covenants are the property to residential use. which limit the
(14)	provisions of Chapter 47B.this Chapter.  Notwithstanding anything in this section to the contrary, proving any declaration of covenants that are applicable to any of the any declaration of covenants that are applicable to any of the any of the Acondominium created under Chapter 47A or 47C Statutes of North Carolina.  b. A cooperative, as defined in G.S. 47F-1-103(8).  c. A planned community, other than a planned community are restricted exclusively to nonresidential purporticated, to which any of the provisions of Chapter 47E Statutes of North Carolina apply; provided, however.	he following: of the General hity in which all losses, whenever F of the General



	General Assembly Of North Carolina		
1		planned community was created prior to January	1, 1999, this
2		exemption shall not apply unless it is governed by	y an owners'
3		association in existence as of July 1, 2022."	
4	<b>SECTION 2.</b>	This act is effective when it becomes law.	

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