# HOUSE BILL 30

#### N1

(PRE–FILED)

0lr0592 CF SB 471

#### By: Delegates C. Watson, Qi, Guyton, Bagnall, Pena–Melnyk, Terrasa, Feldmark, Hartman, Palakovich Carr, Hettleman, and Crutchfield

Requested: September 3, 2019 Introduced and read first time: January 8, 2020 Assigned to: Environment and Transportation

Committee Report: Favorable with amendments House action: Adopted Read second time: March 6, 2020

CHAPTER \_\_\_\_\_

### 1 AN ACT concerning

# Condominiums – Disclosures to Unit Owners and Prohibited Provisions in Instruments by Developers (Sunset Island Act)

- FOR the purpose of clarifying that certain provisions of law related to closed-door meetings  $\mathbf{5}$ 6 of a board of directors of a condominium do not allow the board to withhold or agree 7 to withhold information about the terms of certain legal agreements from the unit 8 owners; altering the applicability of a certain provision of law concerning claims 9 against a developer or vendor; making unenforceable a provision of a declaration, a bylaw. a contract for the initial sale of a unit, a certain agreement to settle a claim, 10 <del>or any other instrument made by a developer or vendor</del> that prohibits the disclosure 11 to unit owners or certain purchasers of any term of an the agreement to settle a 12 disputed claim; providing for the application of this Act; and generally relating to 13 disclosures to unit owners and claims against developers in condominiums. 14
- 15 BY repealing and reenacting, with amendments,
- 16 Article Real Property
- 17 Section 11–109.1 and 11–134.1
- 18 Annotated Code of Maryland
- 19 (2015 Replacement Volume and 2019 Supplement)
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 21 That the Laws of Maryland read as follows:

#### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



	2	HOUSE BILL 30			
1		Article – Real Property			
2	11–109.1.				
$\frac{3}{4}$	(a) A meeting of the board of directors may be held in closed session only for the following purposes:				
5		(1) Discussion of matters pertaining to employees and personnel;			
$6 \\ 7$	related to th	(2) Protection of the privacy or reputation of individuals in matters not ated to the council of unit owners' business;			
8		(3) Consultation with legal counsel on legal matters;			
9 10 11	members, or matters;	(4) Consultation with staff personnel, consultants, attorneys, board other persons in connection with pending or potential litigation or other legal			
$\begin{array}{c} 12\\ 13 \end{array}$	misconduct;	(5) Investigative proceedings concerning possible or actual criminal			
$14 \\ 15 \\ 16$	(6) Consideration of the terms or conditions of a business transaction in the negotiation stage if the disclosure could adversely affect the economic interests of the council of unit owners;				
17 18 19	imposed req or	(7) Complying with a specific constitutional, statutory, or judicially uirement protecting particular proceedings or matters from public disclosure;			
20		(8) Discussion of individual owner assessment accounts.			
21	(b)	If a meeting is held in closed session under subsection (a) of this section:			
$\begin{array}{c} 22\\ 23 \end{array}$	not permitte	(1) An action may not be taken and a matter may not be discussed if it is ad by subsection (a) of this section; and			
24 25 26 27	under this s	(2) A statement of the time, place, and purpose of any closed meeting, the vote of each board member by which any meeting was closed, and the authority section for closing any meeting shall be included in the minutes of the next he board of directors.			
28 29 30		NOTHING IN THIS SECTION MAY BE INTERPRETED TO AUTHORIZE THE WITHHOLD OR AGREE TO WITHHOLD FROM THE UNIT OWNERS <del>ON ABOUT</del> <u>THE TERMS OF</u> ANY LEGAL AGREEMENT TO WHICH THE <del>BOARD</del>			

31 <u>COUNCIL OF UNIT OWNERS</u> IS A PARTY.

1 11 - 134.1. $\mathbf{2}$ In this section, "vendor" has the meaning stated in § 10–201 of this article. (a) 3 (b) This section does not apply to **f**:  $A_{\pm}^{\perp} A$  unit that is occupied and used solely for nonresidential purposes  $\frac{1}{4}$ ; 4 (1) $\mathbf{5}$ (2)An agreement or other instrument entered into by a developer or vendor 6 and a council of unit owners for the purpose of settling a disputed claim after the date on 7 which the unit owners, other than the developer and its affiliates, first elect a controlling majority of the members of the board of directors for the council of unit owners; or 8 9 (3)An agreement or other instrument entered into by a developer or vendor 10 and a unit owner for the purpose of settling a disputed claim after the date the unit is 11 conveyed to the purchaser of the unit. 12(c) (1)Any provision of a declaration, a bylaw, a contract for the initial sale of a unit to a member of the public, AN AGREEMENT FOR THE PURPOSE OF SETTLING A 1314**DISPUTED CLAIM**, or any other instrument made by a developer or vendor in accordance 15with this title shall be unenforceable if the provision: Shortens the statute of limitations applicable to any claim; 16 (i) 17Waives the application of the discovery rule or other accrual date (ii) 18applicable to a claim; 19 (iii) Requires a unit owner or the council of unit owners to assert a 20claim subject to arbitration within a period of time that is shorter than the statute of 21limitations applicable to the claim; for 22Operates to prevent a unit owner or the council of unit owners (iv) 23from filing a lawsuit, initiating arbitration proceedings for a claim subject to arbitration, 24or otherwise asserting a claim within the statute of limitations applicable to the claim<del>; OR</del>. 25<del>(V)</del> (2) **PROHIBITS** ANY PROVISION IN AN AGREEMENT, 26OTHER THAN AN AGREEMENT RELATED TO A PERSONNEL MATTER OR AN 27INDIVIDUAL OWNER ASSESSMENT ACCOUNT, SHALL BE UNENFORCEABLE IF THE 28PROVISION PROHIBITS THE DISCLOSURE TO THE UNIT OWNERS, OR TO A 29PURCHASER UNDER § 11–135 OF THIS TITLE, OF ANY TERM OF AN THE AGREEMENT 30 TO SETTLE A DISPUTED CLAIM.

31 (2) (3) Paragraph (1) of this subsection applies only to a provision relating
32 to any right of a unit owner or council of unit owners to bring a claim under applicable law
33 alleging the failure to comply with:

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	4		HOUSE BILL 30		
1		(i)	Applicable building codes;		
2		(ii)	Plans and specifications approved by a county or municipality;		
3		(iii)	Manufacturer's installation instructions; or		
4 5	of this title.	(iv)	Warranty provisions under § 10–203 of this article and § 11–131		
6 7 8	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to:				
9 10 11	(1) any provision of a declaration or bylaws of a condominium recorded in the land records of the county where the property is located before the effective date of this Act; or				
12	(2)	any o	ther instrument executed before the effective date of this Act.		
13 14	SECTION 3 October 1, 2020.	3. ANE	BE IT FURTHER ENACTED, That this Act shall take effect		

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.