N1 HB 709/19 – ENT

# By: Delegate Cullison

Introduced and read first time: January 23, 2020 Assigned to: Environment and Transportation

# A BILL ENTITLED

1 AN ACT concerning

# Homeowners Associations – Powers, Boards of Directors, Voting, Meetings, and Rules

4 FOR the purpose of altering the fee that a homeowners association may impose for a certain  $\mathbf{5}$ inspection; altering the circumstances under which the homeowners association is 6 entitled to the inspection fee; establishing that a homeowners association shall be 7 composed of all lot owners and that the bylaws may authorize the delegation of any 8 power of the homeowners association; establishing certain powers of a homeowners 9 association; requiring certain notice of certain meetings be provided to members of a 10homeowners association a certain period of time before the meeting and in a certain 11 manner; requiring the board of directors of a homeowners association to maintain a 12certain roster of lot owners; requiring a lot owner to provide certain information to 13 the homeowners association; prohibiting a lot owner from voting at certain meetings 14until the information is provided; establishing certain quorum requirements for 15certain meetings; establishing certain requirements for voting and proxy voting; 16establishing requirements for nominations to be an officer or a member of the board 17of directors of a homeowners association; requiring certain election materials to list 18 candidates in a certain manner; establishing that decisions of a homeowners 19association shall be made in a certain manner under certain circumstances; 20requiring a certain meeting to elect a board of directors of the homeowners 21association to be held within a certain period of time after a certain date; requiring 22the developer of a homeowners association, before a certain meeting, to deliver 23certain notice to lot owners; establishing the term of a certain replacement board 24member; requiring the developer to deliver certain funds, property, and roster to the 25board of directors for a homeowners association within a certain period of time after 26a certain meeting; authorizing the board of directors of a homeowners association to 27adopt rules for the homeowners association in a certain manner under certain 28circumstances; authorizing a lot owner or tenant to request an individual exception 29to a certain rule in a certain manner and under certain circumstances; requiring 30 certain rules to state that the rule was adopted in a certain manner; prohibiting a 31rule from being adopted if the rule is inconsistent with the declaration or bylaws of

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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1 the homeowners association; requiring certain documents related to a homeowners  $\mathbf{2}$ association to be recorded in all counties in which any portion of the homeowners 3 association property is located; requiring instruments affecting the title to a certain 4 lot to be recorded only in the county in which the lot is located; establishing that an  $\mathbf{5}$ overdue assessment or installment of an assessment bears interest, at the option of 6 the board of directors, at a certain rate; authorizing a homeowners association to 7 demand payment for an assessment under certain circumstances; requiring a 8 homeowners association to deliver certain notice of a proposed amendment to the 9 bylaws of the homeowners association to a certain holder of a mortgage or deed of 10 trust under certain circumstances; requiring the holder of the mortgage or deed of 11 trust to object in writing within a certain period of time or be deemed to have 12consented to the adoption of the amendment; and generally relating to homeowners 13 associations.

- 14 BY repealing and reenacting, with amendments,
- 15 Article Real Property
- 16 Section 11B–106(c)(2), 11B–106.2, 11B–111, 11B–112.1, and 11B–116
- 17 Annotated Code of Maryland
- 18 (2015 Replacement Volume and 2019 Supplement)
- 19 BY adding to
- 20 Article Real Property
- 21 Section 11B–106.2, 11B–106.3, 11B–111.8, and 11B–112(d)
- 22 Annotated Code of Maryland
- 23 (2015 Replacement Volume and 2019 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
   That the Laws of Maryland read as follows:
- 26

Article – Real Property

27 11B–106.

(c) (2) In addition to the fee under paragraph (1) of this subsection, the homeowners association is entitled to a reasonable fee not to exceed [\$50] **\$100** for an inspection of the lot owner's lot if [the inspection is] required [by the governing documents of the homeowners association].

32 11**B–106.2.** 

33 (A) THE HOMEOWNERS ASSOCIATION SHALL BE COMPOSED OF ALL LOT 34 OWNERS.

(B) THE BYLAWS MAY AUTHORIZE OR PROVIDE FOR THE DELEGATION OF
ANY POWER OF THE HOMEOWNERS ASSOCIATION TO A BOARD OF DIRECTORS,
OFFICERS, A MANAGING AGENT, OR ANY OTHER PERSON FOR THE PURPOSE OF

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1 CARRYING OUT THE RESPONSIBILITIES OF THE HOMEOWNERS ASSOCIATION.  $\mathbf{2}$ 11B-106.3. 3 THE HOMEOWNERS ASSOCIATION HAS, SUBJECT TO ANY PROVISION OF THIS TITLE, THE DECLARATION, AND THE BYLAWS, THE POWER TO: 4 (1)  $\mathbf{5}$ ADOPT AND AMEND REASONABLE RULES AND REGULATIONS: 6 (2) ADOPT AND AMEND BUDGETS FOR REVENUES, EXPENDITURES, 7 AND RESERVES AND COLLECT ASSESSMENTS FOR COMMON EXPENSES FROM LOT 8 **OWNERS**; 9 SUE AND BE SUED, COMPLAIN AND DEFEND, OR INTERVENE IN (3) 10 LITIGATION OR ADMINISTRATIVE PROCEEDINGS IN THE **HOMEOWNERS** 11 ASSOCIATION'S NAME ON BEHALF OF THE HOMEOWNERS ASSOCIATION OR TWO OR 12MORE LOT OWNERS ON MATTERS AFFECTING THE HOMEOWNERS ASSOCIATION; TRANSACT THE HOMEOWNERS ASSOCIATION'S BUSINESS, CARRY 13 (4) ON THE HOMEOWNERS ASSOCIATION'S OPERATIONS, AND EXERCISE THE POWERS 1415PROVIDED IN THIS SUBSECTION IN ANY STATE OR FOREIGN COUNTRY; 16 MAKE CONTRACTS AND GUARANTEES, INCUR LIABILITIES AND (5) BORROW MONEY, AND SELL, MORTGAGE, LEASE, PLEDGE, EXCHANGE, CONVEY, 17TRANSFER, AND OTHERWISE DISPOSE OF ANY PART OF THE HOMEOWNERS 18 **ASSOCIATION'S PROPERTY AND ASSETS:** 19 20(6) ISSUE BONDS, NOTES, AND OTHER OBLIGATIONS AND SECURE 21THESE OBLIGATIONS BY MORTGAGE OR DEED OF TRUST ON ANY PART OF THE HOMEOWNERS ASSOCIATION'S PROPERTY, FRANCHISES, AND INCOME; 2223(7) ACQUIRE BY PURCHASE OR IN ANY OTHER MANNER, AND TO TAKE, 24RECEIVE, OWN, HOLD, USE, EMPLOY, IMPROVE, AND OTHERWISE DEAL WITH ANY PROPERTY, REAL OR PERSONAL, OR ANY INTEREST IN THE PROPERTY, WHEREVER 2526LOCATED; 27(8) HIRE AND TERMINATE MANAGING AGENTS AND OTHER 28**EMPLOYEES, AGENTS, AND INDEPENDENT CONTRACTORS;** 29PURCHASE, TAKE, RECEIVE, SUBSCRIBE FOR OR OTHERWISE (9) 30 ACQUIRE, OWN, HOLD, VOTE, USE, EMPLOY, SELL, MORTGAGE, LOAN, PLEDGE OR OTHERWISE DISPOSE OF, AND OTHERWISE USE AND DEAL IN AND WITH, SHARES OR 31OTHER INTERESTS IN, OR OBLIGATION OF CORPORATIONS OF THE STATE, OR 32

1 FOREIGN CORPORATIONS, AND OF ASSOCIATIONS, PARTNERSHIPS, AND 2 INDIVIDUALS;

(10) INVEST THE HOMEOWNERS ASSOCIATION'S FUNDS AND LEND
MONEY IN ANY MANNER APPROPRIATE TO ENABLE THE BOARD TO CARRY ON THE
OPERATIONS OR TO FULFILL THE PURPOSES NAMED IN THE DECLARATION OR
BYLAWS, AND TO TAKE AND TO HOLD REAL AND PERSONAL PROPERTY AS SECURITY
FOR THE PAYMENT OF FUNDS INVESTED OR LOANED;

8 (11) REGULATE THE USE, MAINTENANCE, REPAIR, REPLACEMENT, 9 AND MODIFICATION OF COMMON AREAS;

10 (12) CAUSE ADDITIONAL IMPROVEMENTS TO BE MADE AS A PART OF 11 THE COMMON AREAS;

12 (13) IMPOSE AND RECEIVE ANY PAYMENTS, FEES, OR CHARGES FOR 13 THE USE, RENTAL, OR OPERATION OF THE COMMON AREAS;

(14) IMPOSE CHARGES FOR LATE PAYMENT OF ASSESSMENTS AND,
 AFTER NOTICE AND AN OPPORTUNITY TO BE HEARD, LEVY REASONABLE FINES FOR
 VIOLATIONS OF THE DECLARATION, BYLAWS, AND RULES AND REGULATIONS OF THE
 HOMEOWNERS ASSOCIATION;

18 (15) IMPOSE REASONABLE CHARGES FOR THE PREPARATION AND 19 RECORDATION OF AMENDMENTS TO THE DECLARATION, BYLAWS, RULES, 20 REGULATIONS, OR RESOLUTIONS, RESALE CERTIFICATES, OR STATEMENTS OF 21 UNPAID ASSESSMENTS;

(16) PROVIDE FOR THE INDEMNIFICATION OF AND MAINTAIN
LIABILITY INSURANCE FOR OFFICERS, DIRECTORS, AND ANY MANAGING AGENT OR
OTHER EMPLOYEE CHARGED WITH THE OPERATION OR MAINTENANCE OF THE
HOMEOWNERS ASSOCIATION;

26 (17) ENFORCE THE PROVISIONS OF THIS TITLE, THE DECLARATION,
27 BYLAWS, AND RULES AND REGULATIONS OF THE GOVERNING BODY AGAINST ANY
28 LOT OWNER OR OCCUPANT;

(18) GENERALLY EXERCISE THE POWERS SET FORTH IN THIS TITLE
 AND THE DECLARATION OR BYLAWS AND DO EVERY OTHER ACT NOT INCONSISTENT
 WITH LAW THAT MAY BE APPROPRIATE TO PROMOTE AND ATTAIN THE PURPOSES
 SET FORTH IN THIS TITLE, THE DECLARATION, OR BYLAWS; AND

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- (19) DESIGNATE PARKING FOR INDIVIDUALS WITH DISABILITIES,

# 1 NOTWITHSTANDING ANY PROVISION IN THE DECLARATION, BYLAWS, OR RULES AND 2 REGULATIONS.

# 3 [11B–106.2.] **11B–106.4.**

4 (a) Notwithstanding any bylaw, provision of a declaration, rule, or other provision 5 of law, the governing body of a homeowners association or, if control of the governing body 6 has not yet transitioned to the lot owners, the declarant shall give notice in accordance with 7 subsection (b) of this section no less than 30 days before the sale, including a tax sale, of 8 any common area located on property that has been transferred to the homeowners 9 association.

10 (b) The notice requirement under subsection (a) of this section shall be satisfied 11 by:

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(1) Providing written notice about the sale to each lot owner; or

13 (2) (i) Posting a sign about the sale on the property to be sold, in a 14 manner similar to signage required for a zoning modification; and

15 (ii) If the homeowners association has a Web site, providing notice 16 about the sale on the home page of the Web site of the homeowners association.

17 11B–111.

18 **(A)** Except as provided in this title, and notwithstanding anything contained in 19 any of the documents of the homeowners association:

# 20 (1) ALL MEMBERS OF THE HOMEOWNERS ASSOCIATION SHALL BE 21 GIVEN REASONABLE NOTICE OF ALL REGULARLY SCHEDULED OPEN MEETINGS OF 22 THE HOMEOWNERS ASSOCIATION;

23 (2) Subject to the provisions of item [(4)] (5) of this [section] SUBSECTION, 24 all meetings of the homeowners association, including meetings of the board of directors or 25 other governing body of the homeowners association or a committee of the homeowners 26 association, shall be open to all members of the homeowners association or their agents;

27 [(2) All members of the homeowners association shall be given reasonable 28 notice of all regularly scheduled open meetings of the homeowners association;]

(3) A MEETING OF THE HOMEOWNERS ASSOCIATION OR BOARD OF
DIRECTORS OR OTHER GOVERNING BODY OF THE HOMEOWNERS ASSOCIATION MAY
NOT BE HELD IF NOTICE DOES NOT SATISFY THE REQUIREMENTS OF SUBSECTION
(B) OF THIS SECTION;

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$		(i) This item does not apply to any meeting of a governing time before the lot owners, other than the developer, have a omeowners association, as provided in the declaration;
$4 \\ 5 \\ 6 \\ 7$	(ii) Subject to item (iii) of this item and to reasonable rules adopted by a governing body, a governing body shall provide a designated period of time during a meeting to allow lot owners an opportunity to comment on any matter relating to the homeowners association;	
8 9 10	(iii) During a meeting at which the agenda is limited to specific topics or at a special meeting, the lot owners' comments may be limited to the topics listed on the meeting agenda; and	
$\begin{array}{c} 11 \\ 12 \end{array}$	(iv) at which the agenda is op	The governing body shall convene at least one meeting each year ben to any matter relating to the homeowners association;
$\begin{array}{c} 13\\14\\15\end{array}$	[(4)] (5) A meeting of the board of directors or other governing body of the homeowners association or a committee of the homeowners association may be held in closed session only for the following purposes:	
16	(i)	Discussion of matters pertaining to employees and personnel;
17 18	(ii) not related to the homeov	Protection of the privacy or reputation of individuals in matters wners association's business;
19	(iii)	Consultation with legal counsel on legal matters;
$20 \\ 21 \\ 22$	(iv) members, or other person matters;	Consultation with staff personnel, consultants, attorneys, board as in connection with pending or potential litigation or other legal
$\begin{array}{c} 23\\ 24 \end{array}$	(v) misconduct;	Investigative proceedings concerning possible or actual criminal
$25 \\ 26 \\ 27$	(vi) 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 homeowners association;	
28 29 30	(vii) imposed requirement pro or	Compliance with a specific constitutional, statutory, or judicially otecting particular proceedings or matters from public disclosure;
31	(viii)	Discussion of individual owner assessment accounts; and
32 33	[(5)] (6) [section] SUBSECTION:	If a meeting is held in closed session under item [(4)] (5) of this

1 (i) An action may not be taken and a matter may not be discussed if 2 it is not permitted by item [(4)] (5) of this [section] SUBSECTION; and

3 (ii) A statement of the time, place, and purpose of a closed meeting, 4 the record of the vote of each board or committee member by which the meeting was closed, 5 and the authority under this section for closing a meeting shall be included in the minutes 6 of the next meeting of the board of directors or the committee of the homeowners 7 association.

8 (B) (1) THE BOARD OF DIRECTORS OF A HOMEOWNERS ASSOCIATION 9 SHALL MAINTAIN A CURRENT ROSTER OF NAMES AND ADDRESSES OF EACH LOT 10 OWNER TO WHICH NOTICE OF MEETINGS OF THE HOMEOWNERS ASSOCIATION OR 11 BOARD OF DIRECTORS SHALL BE SENT AT LEAST ANNUALLY.

12 (2) (I) EACH LOT OWNER SHALL PROVIDE THE HOMEOWNERS 13 ASSOCIATION WITH THE LOT OWNER'S NAME AND CURRENT MAILING ADDRESS.

14 (II) A LOT OWNER MAY NOT VOTE AT MEETINGS OF THE 15 HOMEOWNERS ASSOCIATION UNTIL THE INFORMATION REQUIRED UNDER THIS 16 PARAGRAPH IS PROVIDED.

17 (3) A REGULAR OR SPECIAL MEETING OF THE HOMEOWNERS 18 ASSOCIATION OR BOARD OF DIRECTORS MAY NOT BE HELD ON LESS THAN 10 OR 19 MORE THAN 90 DAYS':

20 (I) WRITTEN NOTICE DELIVERED OR MAILED TO EACH LOT 21 OWNER AT THE ADDRESS SHOWN ON THE ROSTER ON THE DATE OF THE NOTICE; OR

22 (II) NOTICE SENT TO EACH LOT OWNER BY ELECTRONIC 23 TRANSMISSION, IF THE REQUIREMENTS OF § 11B–113.1 OF THIS TITLE ARE MET.

24(4)NOTICE OF SPECIAL MEETINGS OF THE BOARD OF DIRECTORS25SHALL BE GIVEN:

- 26
- (I) AS PROVIDED IN THE BYLAWS; OR

27 (II) IF THE REQUIREMENTS OF § 11B–113.1 OF THIS TITLE ARE 28 MET, BY ELECTRONIC TRANSMISSION.

(C) (1) UNLESS THE BYLAWS PROVIDE OTHERWISE, A QUORUM IS
 PRESENT THROUGHOUT ANY MEETING OF THE HOMEOWNERS ASSOCIATION IF
 PERSONS ENTITLED TO CAST 25% OF THE TOTAL NUMBER OF VOTES APPURTENANT
 TO ALL LOTS ARE PRESENT IN PERSON OR BY PROXY.

1 (2) IF THE NUMBER OF PERSONS PRESENT IN PERSON OR BY PROXY 2 AT A PROPERLY CALLED MEETING OF THE HOMEOWNERS ASSOCIATION IS 3 INSUFFICIENT TO CONSTITUTE A QUORUM, ANOTHER MEETING OF THE 4 HOMEOWNERS ASSOCIATION MAY BE CALLED FOR THE SAME PURPOSE IF: 5 (I) THE NOTICE OF THE MEETING STATED THAT THE 6 PROCEDURE AUTHORIZED BY THIS PARAGRAPH MIGHT BE INVOKED; AND

7 (II) BY MAJORITY VOTE, THE LOT OWNERS PRESENT IN PERSON
8 OR BY PROXY CALL FOR THE ADDITIONAL MEETING.

9 (3) (I) FIFTEEN DAYS' NOTICE OF THE TIME, PLACE, AND PURPOSE 10 OF THE ADDITIONAL MEETING SHALL BE DELIVERED, MAILED, OR SENT BY 11 ELECTRONIC TRANSMISSION IF THE REQUIREMENTS OF § 11B–113.1 OF THIS TITLE 12 ARE MET, TO EACH LOT OWNER AT THE ADDRESS SHOWN ON THE ROSTER 13 MAINTAINED UNDER SUBSECTION (B)(2) OF THIS SECTION.

14(II)THE NOTICE SHALL CONTAIN THE QUORUM AND VOTING15PROVISIONS OF PARAGRAPH (4) OF THIS SUBSECTION.

16(4)(I)AT THE ADDITIONAL MEETING, THE LOT OWNERS PRESENT17IN PERSON OR BY PROXY CONSTITUTE A QUORUM.

18 (II) UNLESS THE BYLAWS PROVIDE OTHERWISE, A MAJORITY OF
 19 THE LOT OWNERS PRESENT IN PERSON OR BY PROXY:

201. MAY APPROVE OR AUTHORIZE THE PROPOSED21ACTION AT THE ADDITIONAL MEETING; AND

22 **2. M**AY TAKE ANY OTHER ACTION THAT COULD HAVE 23 BEEN TAKEN AT THE ORIGINAL MEETING IF A SUFFICIENT NUMBER OF LOT OWNERS 24 HAD BEEN PRESENT.

(5) THIS SUBSECTION MAY NOT BE CONSTRUED TO AFFECT THE
 PERCENTAGE OF VOTES REQUIRED TO AMEND THE DECLARATION OR BYLAWS OR TO
 TAKE ANY OTHER ACTION REQUIRED TO BE TAKEN BY A SPECIFIED PERCENTAGE OF
 VOTES.

29 (D) (1) AT MEETINGS OF THE HOMEOWNERS ASSOCIATION EACH LOT 30 OWNER SHALL BE ENTITLED TO CAST THE NUMBER OF VOTES APPURTENANT TO THE 31 LOT OWNER'S LOT.

32 (2) LOT OWNERS MAY VOTE BY PROXY, BUT THE PROXY IS EFFECTIVE

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1 ONLY FOR A MAXIMUM PERIOD OF 180 DAYS FOLLOWING ITS ISSUANCE, UNLESS 2 GRANTED TO A LESSEE OR MORTGAGEE.

3 (3) ANY PROXY MAY BE REVOKED AT ANY TIME AT THE PLEASURE OF
 4 THE LOT OWNER OR LOT OWNERS EXECUTING THE PROXY.

5 (4) A PROXY WHO IS NOT APPOINTED TO VOTE AS DIRECTED BY A LOT 6 OWNER MAY BE APPOINTED ONLY FOR PURPOSES OF MEETING QUORUM 7 REQUIREMENTS AND TO VOTE FOR MATTERS OF BUSINESS BEFORE THE 8 HOMEOWNERS ASSOCIATION, OTHER THAN AN ELECTION OF OFFICERS AND 9 MEMBERS OF THE BOARD OF DIRECTORS.

10 (E) ONLY A LOT OWNER VOTING IN PERSON OR BY ELECTRONIC 11 TRANSMISSION IF THE REQUIREMENTS OF § 11B–113.1 OF THIS TITLE ARE MET OR 12 A PROXY VOTING FOR CANDIDATES DESIGNATED BY A LOT OWNER MAY VOTE FOR 13 OFFICERS AND MEMBERS OF THE BOARD OF DIRECTORS.

14 **(F) (1)** UNLESS OTHERWISE PROVIDED IN THE BYLAWS, A LOT OWNER 15 MAY NOMINATE THE LOT OWNER OR ANY OTHER PERSON TO BE AN OFFICER OR A 16 MEMBER OF THE BOARD OF DIRECTORS.

17(2)A CALL FOR NOMINATIONS SHALL BE SENT TO ALL LOT OWNERS18NOT LESS THAN 45 DAYS BEFORE NOTICE OF AN ELECTION IS SENT.

19(3)ONLY NOMINATIONS MADE AT LEAST 15 DAYS BEFORE NOTICE OF20AN ELECTION SHALL BE LISTED ON THE ELECTION BALLOT.

21 (4) CANDIDATES SHALL BE LISTED ON THE BALLOT IN 22 ALPHABETICAL ORDER, WITH NO INDICATED CANDIDATE PREFERENCE.

23(5)NOMINATIONS MAY BE MADE FROM THE FLOOR AT THE MEETING24AT WHICH THE ELECTION TO THE BOARD IS HELD.

25 (G) ELECTION MATERIALS PREPARED WITH FUNDS OF THE HOMEOWNERS 26 ASSOCIATION SHALL LIST CANDIDATES IN ALPHABETICAL ORDER AND MAY NOT 27 INDICATE A CANDIDATE PREFERENCE.

(H) UNLESS OTHERWISE PROVIDED IN THIS TITLE, AND SUBJECT TO
 PROVISIONS IN THE BYLAWS REQUIRING A DIFFERENT MAJORITY, DECISIONS OF
 THE HOMEOWNERS ASSOCIATION SHALL BE MADE ON A MAJORITY OF VOTES OF THE
 LOT OWNERS LISTED ON THE CURRENT ROSTER PRESENT AND VOTING.

32 (I) (1) A MEETING OF THE HOMEOWNERS ASSOCIATION TO ELECT A

1 BOARD OF DIRECTORS FOR THE HOMEOWNERS ASSOCIATION, AS PROVIDED IN THE 2 DECLARATION OR BYLAWS, SHALL BE HELD WITHIN:

3 (I) 60 DAYS FROM THE DATE THAT LOTS REPRESENTING 50%
 4 OF THE VOTES IN THE HOMEOWNERS ASSOCIATION HAVE BEEN CONVEYED BY THE
 5 DEVELOPER TO MEMBERS OF THE PUBLIC FOR RESIDENTIAL PURPOSES; OR

6 (II) IF A LESSER PERCENTAGE IS SPECIFIED IN THE 7 DECLARATION OR BYLAWS, **60** DAYS FROM THE DATE THE SPECIFIED LESSER 8 PERCENTAGE OF LOTS IN THE HOMEOWNERS ASSOCIATION ARE SOLD TO MEMBERS 9 OF THE PUBLIC FOR RESIDENTIAL PURPOSES.

10 (2) (I) BEFORE THE DATE OF THE MEETING HELD UNDER 11 PARAGRAPH (1) OF THIS SUBSECTION, THE DEVELOPER SHALL DELIVER TO EACH 12 LOT OWNER NOTICE THAT THE REQUIREMENTS OF PARAGRAPH (1) OF THIS 13 SUBSECTION HAVE BEEN MET.

14 (II) THE NOTICE SHALL INCLUDE THE DATE, TIME, AND PLACE
15 OF THE MEETING TO ELECT THE BOARD OF DIRECTORS FOR THE HOMEOWNERS
16 ASSOCIATION.

17 (3) IF A REPLACEMENT BOARD MEMBER IS ELECTED, THE TERM OF 18 EACH MEMBER OF THE BOARD OF DIRECTORS APPOINTED BY THE DEVELOPER 19 SHALL END 10 DAYS AFTER THE MEETING IS HELD AS SPECIFIED IN PARAGRAPH (1) 20 OF THIS SUBSECTION.

(4) WITHIN 30 DAYS FROM THE DATE OF THE MEETING HELD UNDER
PARAGRAPH (1) OF THIS SUBSECTION, THE DEVELOPER SHALL DELIVER TO THE
OFFICERS OR BOARD OF DIRECTORS FOR THE HOMEOWNERS ASSOCIATION, AS
PROVIDED IN THE DECLARATION OR BYLAWS, AT THE DEVELOPER'S EXPENSE:

25 (I) THE HOMEOWNERS ASSOCIATION FUNDS, INCLUDING 26 OPERATING FUNDS, REPLACEMENT RESERVES, INVESTMENT ACCOUNTS, AND 27 WORKING CAPITAL;

28 (II) THE TANGIBLE PROPERTY OF THE HOMEOWNERS 29 ASSOCIATION; AND

30(III) A ROSTER OF CURRENT LOT OWNERS, INCLUDING MAILING31ADDRESSES, TELEPHONE NUMBERS, AND LOT NUMBERS, IF KNOWN.

32 11**B**–111.8.

1 (A) (1) THE BOARD OF DIRECTORS OF A HOMEOWNERS ASSOCIATION MAY  $\mathbf{2}$ ADOPT RULES FOR THE HOMEOWNERS ASSOCIATION IF: 3 **(I)** EACH LOT OWNER IS MAILED OR DELIVERED: 1. A COPY OF THE PROPOSED RULE; 4 2.  $\mathbf{5}$ NOTICE THAT LOT OWNERS ARE PERMITTED TO 6 SUBMIT WRITTEN COMMENTS ON THE PROPOSED RULE; AND 7 3. NOTICE OF THE PROPOSED EFFECTIVE DATE OF THE 8 **PROPOSED RULE;** 9 **(II)** SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, BEFORE 10 A VOTE IS TAKEN ON THE PROPOSED RULE, AN OPEN MEETING IS HELD TO ALLOW 11 EACH LOT OWNER OR TENANT TO COMMENT ON THE PROPOSED RULE; AND 12(III) AFTER NOTICE HAS BEEN GIVEN TO LOT OWNERS AS 13 PROVIDED IN THIS SUBSECTION, THE PROPOSED RULE IS PASSED AT A REGULAR OR SPECIAL MEETING BY A MAJORITY VOTE OF THE BOARD OF DIRECTORS. 1415(2) A MEETING HELD UNDER PARAGRAPH (1)(II) OF THIS 16 SUBSECTION MAY NOT BE HELD UNLESS: 17**(I)** EACH LOT OWNER RECEIVES WRITTEN NOTICE AT LEAST 15 DAYS BEFORE THE MEETING; AND 18 19**(II)** A QUORUM OF THE BOARD OF DIRECTORS IS PRESENT. **(B)** (1) THE VOTE ON THE PROPOSED RULE SHALL BE FINAL UNLESS: 2021**(I)** WITHIN 15 DAYS AFTER THE VOTE TO ADOPT THE 22PROPOSED RULE, 15% OF THE LOT OWNERS SIGN AND FILE A PETITION WITH THE BOARD OF DIRECTORS, CALLING FOR A SPECIAL MEETING; 2324A QUORUM OF THE HOMEOWNERS ASSOCIATION ATTENDS **(II)** 25THE MEETING; AND 26(III) AT THE MEETING, 51% OF THE LOT OWNERS PRESENT AND 27VOTING DISAPPROVE THE PROPOSED RULE, AND THE LOT OWNERS VOTING TO 28DISAPPROVE THE PROPOSED RULE ARE MORE THAN 33% OF THE TOTAL VOTES IN 29THE HOMEOWNERS ASSOCIATION.

1 (2) DURING THE SPECIAL MEETING HELD UNDER PARAGRAPH (1) OF 2 THIS SUBSECTION, LOT OWNERS, TENANTS, AND MORTGAGEES MAY COMMENT ON 3 THE PROPOSED RULE.

4 (3) A SPECIAL MEETING HELD UNDER PARAGRAPH (1) OF THIS 5 SUBSECTION SHALL BE HELD:

6 (I) AFTER THE LOT OWNERS AND ANY MORTGAGEES HAVE AT 7 LEAST 15 DAYS' WRITTEN NOTICE OF THE MEETING; AND

8 (II) WITHIN **30** DAYS AFTER THE DATE ON WHICH THE PETITION 9 IS RECEIVED BY THE BOARD OF DIRECTORS.

10 (C) (1) EACH LOT OWNER OR TENANT MAY REQUEST AN INDIVIDUAL 11 EXCEPTION TO A RULE ADOPTED WHILE THE INDIVIDUAL WAS THE LOT OWNER OR 12 TENANT OF A LOT IN THE HOMEOWNERS ASSOCIATION.

13(2) THE REQUEST FOR AN INDIVIDUAL EXCEPTION UNDER14PARAGRAPH (1) OF THIS SUBSECTION SHALL BE:

15 (I) WRITTEN;

16 (II) FILED WITH THE BOARD OF DIRECTORS; AND

17(III)FILED WITHIN 30 DAYS AFTER THE EFFECTIVE DATE OF THE18RULE.

19 (D) EACH RULE ADOPTED UNDER THIS SECTION SHALL STATE THAT THE 20 RULE WAS ADOPTED UNDER THE PROVISIONS OF THIS SECTION.

21 (E) A RULE MAY NOT BE ADOPTED UNDER THIS SECTION IF THE RULE IS 22 INCONSISTENT WITH THE DECLARATION OR BYLAWS OF THE HOMEOWNERS 23 ASSOCIATION.

24 11B–112.

(D) (1) IF ANY PROPERTY LYING PARTLY IN ONE COUNTY AND PARTLY IN
 ANY OTHER COUNTY IS INCLUDED IN A HOMEOWNERS ASSOCIATION, ALL
 DOCUMENTS REQUIRED TO BE DEPOSITED UNDER SUBSECTION (C) OF THIS SECTION
 SHALL BE RECORDED IN ALL COUNTIES WHERE ANY PORTION OF THE PROPERTY IS
 LOCATED.

30 (2) SUBSEQUENT INSTRUMENTS AFFECTING THE TITLE TO A LOT

1THAT IS PHYSICALLY LOCATED ENTIRELY WITHIN A SINGLE COUNTY SHALL BE2RECORDED ONLY IN THAT COUNTY, NOTWITHSTANDING THE FACT THAT THE3COMMON AREAS ARE NOT PHYSICALLY LOCATED ENTIRELY WITHIN THAT COUNTY.

4 11B–112.1.

5 (A) ANY ASSESSMENT OR INSTALLMENT NOT PAID WHEN DUE SHALL BEAR 6 INTEREST, AT THE OPTION OF THE BOARD OF DIRECTORS, FROM THE DATE WHEN 7 DUE UNTIL PAID AT THE RATE PROVIDED IN THE DECLARATION OR BYLAWS, NOT 8 EXCEEDING 12% PER ANNUM, AND IF NO RATE IS PROVIDED, THEN AT 12% PER 9 ANNUM.

10 **(B)** The declaration or bylaws of a homeowners association may provide for a late 11 charge of \$15 or one-tenth of the total amount of any delinquent assessment or installment, 12 whichever is greater, provided the charge may not be imposed more than once for the same 13 delinquent payment and may be imposed only if the delinquency has continued for at least 14 15 calendar days.

15 (C) (1) IF THE DECLARATION OR BYLAWS PROVIDE FOR AN ANNUAL 16 ASSESSMENT PAYABLE IN REGULAR INSTALLMENTS, THE DECLARATION OR BYLAWS 17 MAY FURTHER PROVIDE THAT IF A LOT OWNER FAILS TO PAY AN INSTALLMENT 18 WHEN DUE, THE HOMEOWNERS ASSOCIATION MAY DEMAND PAYMENT OF THE 19 REMAINING ANNUAL ASSESSMENT COMING DUE IN THAT FISCAL YEAR.

(2) A DEMAND BY THE HOMEOWNERS ASSOCIATION IS NOT
 ENFORCEABLE UNLESS THE HOMEOWNERS ASSOCIATION, WITHIN 15 DAYS OF A LOT
 OWNER'S FAILURE TO PAY AN INSTALLMENT, NOTIFIES THE LOT OWNER THAT IF THE
 LOT OWNER FAILS TO PAY THE MONTHLY INSTALLMENT WITHIN 15 DAYS OF THE
 NOTICE, FULL PAYMENT OF THE REMAINING ANNUAL ASSESSMENT WILL THEN BE
 DUE AND SHALL CONSTITUTE A LIEN ON THE LOT AS PROVIDED IN THIS SECTION.

26 11B–116.

- 27 (a) (1) In this section the following words have the meanings indicated.
- 28 (2) "Governing document" includes:
- 29 (i) A declaration;
- 30 (ii) Bylaws;
- 31 (iii) A deed and agreement; and
- 32 (iv) Recorded covenants and restrictions.

1 (3) "In good standing" means not being more than 90 days in arrears in the 2 payment of any assessment or charge due to the homeowners association.

3 (b) This section does not apply to a homeowners association that issues bonds or 4 other long-term debt secured in whole or in part by annual charges assessed in accordance 5 with a declaration, or to a village community association affiliated with the homeowners 6 association.

7 (c) Notwithstanding the provisions of a governing document, a homeowners 8 association may amend the governing document by the affirmative vote of lot owners in 9 good standing having at least 60% of the votes in the development, or by a lower percentage 10 if required in the governing document.

11 (D) (1) (I) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 12 SUBSECTION, IF THE DECLARATION OR BYLAWS CONTAIN A PROVISION REQUIRING 13 ANY ACTION ON THE PART OF THE HOLDER OF A MORTGAGE OR DEED OF TRUST ON 14 A LOT IN ORDER TO AMEND THE BYLAWS, THAT PROVISION SHALL BE DEEMED 15 SATISFIED IF THE PROCEDURES UNDER THIS PARAGRAPH ARE SATISFIED.

(II) IF THE DECLARATION OR BYLAWS CONTAIN A PROVISION
DESCRIBED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE HOMEOWNERS
ASSOCIATION SHALL CAUSE TO BE DELIVERED TO EACH HOLDER OF A MORTGAGE
OR DEED OF TRUST ENTITLED TO NOTICE A COPY OF THE PROPOSED AMENDMENT
TO THE BYLAWS.

(III) IF A HOLDER OF THE MORTGAGE OR DEED OF TRUST THAT
RECEIVES THE PROPOSED AMENDMENT FAILS TO OBJECT, IN WRITING, TO THE
PROPOSED AMENDMENT WITHIN 60 DAYS FROM THE DATE OF ACTUAL RECEIPT OF
THE PROPOSED AMENDMENT, THE HOLDER SHALL BE DEEMED TO HAVE
CONSENTED TO THE ADOPTION OF THE AMENDMENT.

26 (2) PARAGRAPH (1) OF THIS SUBSECTION DOES NOT APPLY TO 27 AMENDMENTS THAT:

28 (I) ALTER THE PRIORITY OF THE LIEN OF THE MORTGAGE OR 29 DEED OF TRUST;

30(II)MATERIALLY IMPAIR OR AFFECT THE LOT AS COLLATERAL;31OR

(III) MATERIALLY IMPAIR OR AFFECT THE RIGHT OF THE
 HOLDER OF THE MORTGAGE OR DEED OF TRUST TO EXERCISE ANY RIGHTS UNDER
 THE MORTGAGE, DEED OF TRUST, OR APPLICABLE LAW.

1 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 October 1, 2020.