SENATE BILL 293

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0lr3123 CF HB 25

By: **Senator West** Introduced and read first time: January 22, 2020 Assigned to: Judicial Proceedings

Committee Report: Favorable Senate action: Adopted Read second time: February 11, 2020

CHAPTER _____

1 AN ACT concerning

2 Condominiums and Homeowners Associations – Amendments to Declarations 3 and Governing Documents

FOR the purpose of repealing a certain construction of certain provisions of law concerning 4 $\mathbf{5}$ the amendment of the declaration of a condominium; establishing that a provision 6 in the declaration of a condominium that requires any action on the part of a holder 7 of a mortgage or deed of trust on a unit in order to amend the declaration shall be deemed satisfied if certain procedures are satisfied under certain circumstances; 8 9 establishing that a provision in a governing document of a homeowners association 10 that requires any action on the part of a mortgage or deed of trust holder on a lot in 11 order to amend the governing document shall be deemed satisfied if certain 12 procedures are satisfied under certain circumstances; and generally relating to the 13amendment of the declaration of a condominium or a governing document of a 14 homeowners association.

- 15 BY repealing and reenacting, with amendments,
- 16 Article Real Property
- 17 Section 11–103(c)(1) and 11B–116
- 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:
- 21 That the Laws of Maryland feat as for
- 22

Article - Real Property

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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



EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

1 11-103.

2 (c) (1) Except for a corrective amendment under § 11–103.1 of this title or as 3 provided in paragraph (2) of this subsection or subsection (d) of this section, the declaration 4 may be amended only with the written consent of 80 percent of the unit owners listed on 5 the current roster. Amendments under this section are subject to the following limitations:

6 (i) Except to the extent expressly permitted or expressly required 7 by other provisions of this title, an amendment to the declaration may not change the 8 boundaries of any unit, the undivided percentage interest in the common elements of any 9 unit, the liability for common expenses or rights to common profits of any unit, or the 10 number of votes in the council of unit owners of any unit without the written consent of 11 every unit owner and mortgagee.

12 (ii) An amendment to the declaration may not modify in any way 13 rights expressly reserved for the benefit of the developer or provisions required by any 14 governmental authority or for the benefit of any public utility.

15 (iii) Except to the extent expressly permitted by the declaration, an 16 amendment to the declaration may not change residential units to nonresidential units or 17 change nonresidential units to residential units without the written consent of every unit 18 owner and mortgagee.

19 (iv) Except as otherwise expressly permitted by this title and by the 20 declaration, an amendment to the declaration may not redesignate general common 21 elements as limited common elements without the written consent of every unit owner and 22 mortgagee.

[(v) No provision of this title shall be construed in derogation of any requirement in the declaration or bylaws that all or a specified number of the mortgagees of the condominium units approve specified actions contemplated by the council of unit owners.]

(V) 1. EXCEPT AS PROVIDED IN SUBPARAGRAPH (VI) OF
THIS PARAGRAPH, IF THE DECLARATION CONTAINS A PROVISION REQUIRING ANY
ACTION ON THE PART OF THE HOLDER OF A MORTGAGE OR DEED OF TRUST ON A
UNIT IN ORDER TO AMEND THE DECLARATION, THAT PROVISION SHALL BE DEEMED
SATISFIED IF THE PROCEDURES UNDER THIS SUBPARAGRAPH ARE SATISFIED.

2. IF THE DECLARATION CONTAINS A PROVISION DESCRIBED IN SUBSUBPARAGRAPH 1 OF THIS SUBPARAGRAPH, THE COUNCIL OF UNIT OWNERS 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 DECLARATION.

1				3.	IF A HO	LDER	OF THE N	MORT	ГGAG	E OR	DEED	OF T	RUST	
2	THAT RECEIVES THE PROPOSED AMENDMENT FAILS TO OBJECT, IN WRITING, TO THE													
3	PROPOSED AMENDMENT WITHIN 60 DAYS AFTER THE DATE OF ACTUAL RECEIPT OF													
4	THE PROPOSED AMENDMENT, THE HOLDER SHALL BE DEEMED TO HAVE													
5	CONSENTED TO THE ADOPTION OF THE AMENDMENT.													
6			(VI)	SUB	BPARAGRA	PH (V)	OF THIS	S PAR	AGR	APH I	DOES N	NOT A	PPLY	
7	TO AMENDM	ENTS									/			
8				1.	ALTER	THE	PRIORI	TY (OF	THE	LIEN	OF	THE	
9	MORTGAGE OR DEED OF TRUST;													
10				2.	MATER	IALLY	IMPAIR	OR	AF	FECT	THE	UNI	г аз	
11	COLLATERA	L; OR	,											
12				3.	MATER	IALLY	IMPAIR (OR A	FFE(т тн	E RIGI	нт об	' THE	
13	HOLDER OF	тне	MORT											
14	THE MORTG.													
		,			,									
15	11B–116.													
16	(a)	(1)	In th	is sect	tion the fol	lowing	words ha	ve th	le me	aning	s indic	ated.		
17		(2) "Governing document" includes:												
18			(i)	A de	claration;									
19			(ii)	Byla	ıws;									
20			(iii)	A de	ed and agr	reemen	t; and							
21			(iv)	Reco	orded cover	nants a	nd restric	ctions	8.					
$\begin{array}{c} 22\\ 23 \end{array}$	(3) "In good standing" means not being more than 90 days in arrears in the payment of any assessment or charge due to the homeowners association.													
24 25 26 27	(b) This section does not apply to a homeowners association that issues bonds or other long-term debt secured in whole or in part by annual charges assessed in accordance with a declaration, or to a village community association affiliated with the homeowners association.													
28	(c)	Notw	ithsta	nding	the provi	sions of	of a gove	erning	g doo	eumen	it.ah	omeos	vners	

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

1 (D) (1) (I) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 2 SUBSECTION, IF A GOVERNING DOCUMENT CONTAINS A PROVISION REQUIRING ANY 3 ACTION ON THE PART OF THE HOLDER OF A MORTGAGE OR DEED OF TRUST ON A LOT 4 IN ORDER TO AMEND THE GOVERNING DOCUMENT, THAT PROVISION SHALL BE 5 DEEMED SATISFIED IF THE PROCEDURES UNDER THIS PARAGRAPH ARE SATISFIED.

6 (II) IF THE GOVERNING DOCUMENT CONTAINS A PROVISION 7 DESCRIBED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE HOMEOWNERS 8 ASSOCIATION SHALL CAUSE TO BE DELIVERED TO EACH HOLDER OF A MORTGAGE 9 OR DEED OF TRUST ENTITLED TO NOTICE A COPY OF THE PROPOSED AMENDMENT 10 TO THE GOVERNING DOCUMENT.

11 (III) IF A HOLDER OF THE MORTGAGE OR DEED OF TRUST THAT 12 RECEIVES THE PROPOSED AMENDMENT FAILS TO OBJECT, IN WRITING, TO THE 13 PROPOSED AMENDMENT WITHIN 60 DAYS AFTER THE DATE OF ACTUAL RECEIPT OF 14 THE PROPOSED AMENDMENT, THE HOLDER SHALL BE DEEMED TO HAVE 15 CONSENTED TO THE ADOPTION OF THE AMENDMENT.

16 (2) PARAGRAPH (1) OF THIS SUBSECTION DOES NOT APPLY TO 17 AMENDMENTS THAT:

18(I)ALTER THE PRIORITY OF THE LIEN OF THE MORTGAGE OR19DEED OF TRUST;

20(II) MATERIALLY IMPAIR OR AFFECT THE LOT AS COLLATERAL;21OR

(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.

25 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 26 October 1, 2020.