



To: Members of The Environment and Transportation Committee

From: William A. O'Connell, Chair, Legislative Committee, Real Property Section

Date: January 26, 2021

Subject: HB 19 - Real Property - Residential Real Estate Transactions -

Escrow Agents and Trust Money

Position: Support

The Maryland State Bar Association (MSBA) supports House Bill 19 Real Property – Residential Real Estate Transactions – Escrow Agents and Trust Money. The MSBA supports HB 19, a bill that would clarify when a written agreement signed by the buyer and seller in a residential real estate transaction concerning a money deposit is required. This bill simply clarifies what was intended when MD Code, Real Property Article §10-802 was enacted in 2019.

Traditionally, Maryland Real Estate Brokers have held earnest money deposits made by buyers in connection with the purchase and sale of residential property. In connection therewith, Brokers are governed by MD Code, Business Occupations and Professions Article §17-501 et seq. However, because of a growing trend among Brokers to refuse to hold earnest money deposits or simply the inability to do so because they do not maintain trust accounts, residential real estate settlement companies began to hold them as an accommodation. Real Estate Settlement Companies (aka Title Insurance Producers) are in turned governed by MD Code, Insurance Article §22-105 with respect to trust money.

However, disputes between the buyer and seller often arise over the earnest money deposit. Real Property Article §10-802 was enacted in an attempt to prevent such disputes and give clear instructions to the settlement company (aka escrow agent) when they do. But when the settlement companies tried to comply with the new law they were stymied in their efforts because the statute was drafted too broadly and captured sums that were deposited by buyers for which the seller had no claim if the transaction did not close (i.e. the "down payment"). In addition, there is no need to say "additional deposit" because whether it is the "original" deposit or an "additional" deposit, it is all "deposit." The word "deposit" is used because that is the word used by the Maryland Association of Realtors and the Greater Capital Area Association of Realtors in their forms to describe the "earnest money deposit." Because the statute is too broad in this area, settlement agents struggle to come up with a form that deals with down payments at the outset or the situation where they need another agreement signed when the buyer deposits the down payment at the time of closing. Section 10-802 in essence, uses too many words to describe one thing.

Likewise, the word "entrusted" has been replaced with "delivered." Many times, buyers will simply wire funds or mail checks to settlement agents without advance warning or any indication as to purpose of the funds. Settlement agents many not even realize that funds have been "entrusted" to them. Delivery requires a knowing acceptance. Once the settlement agent understands the purpose of the funds and

HB 19 - MSBA Support - Page 2

connects it to a particular transaction, it can accept the funds and prepare the escrow agreement called for in the statute.

HB 19 will clarify existing law and carry out the intended purpose for it when MD Code, Real Property Article §10-802 was enacted in 2019. For the reasons stated above, the MSBA **supports HB 19 and urges a favorable committee report**. Thank you and please do not hesitate to contact me at (443) 741-4536 or waoconnell@firstam.com.