N1

CF 8lr1166

8lr2432

By: Senators Kelley, Conway, Exum, Forehand, Garagiola, Pugh, Raskin, Robey, Rosapepe, and Stone

Introduced and read first time: February 1, 2008

Assigned to: Judicial Proceedings

A BILL ENTITLED

AN ACT concerning

1

2

3

4

5

6 7

8

9

10

11

12 13

14

15

16

17

18 19

 $\frac{20}{21}$

22

23

24

2526

27

28 29

30

Real Property - Homeowners Associations and Condominiums - Transition of Control

FOR the purpose of requiring a meeting of the council of unit owners of a condominium to be held within a certain time for a certain purpose; requiring a developer to schedule and provide notice of a certain meeting of unit owners under certain circumstances for a certain purpose; requiring a developer of a condominium to obtain certain resignations; requiring a developer to deliver certain documents, funds, and property to the officers or board of directors for the council of unit owners; prohibiting the officers or board of directors for the council of unit owners from entering into a certain contract that does not contain a clause providing for the termination of the contract under certain circumstances; establishing that an aggrieved unit owner may submit a certain dispute to the Division of Consumer Protection of the Office of the Attorney General; requiring a developer to make certain books and records available to a unit owner by a certain time; requiring a developer to turn over certain documents to the council of unit owners on transfer of control by the developer; authorizing the lot owners of a homeowners association to elect the governing body of the homeowners association when a certain percentage of lots are purchased under certain circumstances; requiring a developer to schedule, provide notice of, and hold a certain meeting of lot owners under certain circumstances; requiring a developer of a homeowners association to obtain certain resignations; requiring a developer to deliver certain items to the governing body under certain circumstances; prohibiting the governing body from entering into a certain contract that does not contain a clause providing for the termination of the contract under certain circumstances; establishing that an aggrieved lot owner may submit a certain dispute to the Division of Consumer Protection of the Office of the Attorney General; requiring a developer to make certain books and records available to a lot owner by a certain time; defining a certain term; making a stylistic change; and generally

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



36

${1 \atop 2}$	relating to the transition of control in a condominium or homeowners association.
3 4 5 6 7	BY repealing and reenacting, with amendments, Article – Real Property Section 11–109(c)(16), 11–116, 11–132, 11B–101, 11B–102(e), and 11B–112(a) Annotated Code of Maryland (2003 Replacement Volume and 2007 Supplement)
8 9 10 11 12	BY adding to Article – Real Property Section 11B–106.1 Annotated Code of Maryland (2003 Replacement Volume and 2007 Supplement)
13 14	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
15	Article - Real Property
16	11–109.
17 18 19 20	(c) (16) (I) A meeting of the council of unit owners TO ELECT OFFICERS OR A BOARD OF DIRECTORS FOR THE COUNCIL OF UNIT OWNERS, AS PROVIDED IN THE CONDOMINIUM DECLARATION OR BYLAWS, shall be held within:
21 22 23 24 25 26	1. 60 days from the date that units representing 50 percent of the votes in the condominium have been conveyed by the developer [to the initial purchasers of units to elect officers or a board of directors for the council of unit owners, as provided in the condominium declaration or bylaws] UNDER BONA FIDE ARM'S LENGTH CONTRACTS TO MEMBERS OF THE PUBLIC WHO INTEND TO OCCUPY OR RENT THE UNITS FOR RESIDENTIAL PURPOSES; OR
27 28 29 30 31	2. If a lesser percentage is specified in the declaration or bylaws of the condominium, 60 days from the date that that percentage of units in the condominium is sold under bonafide arm's length contracts to members of the public who intend to occupy or rent the units for residential purposes.
32 33 34	(II) WITHIN 30 DAYS FROM THE DATE THAT UNITS REPRESENTING 50 PERCENT OF THE VOTES IN THE CONDOMINIUM HAVE BEEN CONVEYED BY THE DEVELOPER UNDER BONA FIDE ARM'S LENGTH CONTRACTS

37 DECLARATION OR BYLAWS OF THE CONDOMINIUM, THE DEVELOPER SHALL:

TO MEMBERS OF THE PUBLIC WHO INTEND TO OCCUPY OR RENT THE UNITS FOR

RESIDENTIAL PURPOSES, OR A LESSER PERCENTAGE IF SPECIFIED IN THE

1	1. SCHEDULE A MEETING OF THE COUNCIL OF UNIT					
2	OWNERS TO ELECT OFFICERS OR A BOARD OF DIRECTORS FOR THE COUNCIL OF					
3	UNIT OWNERS UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH;					
	,					
4	2. GIVE NOTICE TO THE UNIT OWNERS OF THE DATE					
5	OF THE MEETING AND THE UNIT OWNERS' RIGHT TO ELECT OFFICERS OR A					
6	BOARD OF DIRECTORS FOR THE COUNCIL OF UNIT OWNERS; AND					
_						
7	3. OBTAIN THE RESIGNATIONS OF ALL OFFICERS OR					
8	MEMBERS OF THE BOARD OF DIRECTORS APPOINTED BY THE DEVELOPER.					
9	(III) THE DEVELOPER SHALL DELIVER TO THE OFFICERS OR					
10	BOARD OF DIRECTORS FOR THE COUNCIL OF UNIT OWNERS, AS PROVIDED IN					
11	THE CONDOMINIUM DECLARATION OR BYLAWS, AT THE DEVELOPER'S EXPENSE:					
	THE COMPONITION DECLARATION OR BILAWS, AT THE DEVELOTER S EXTENSE.					
12	1. The documents specified in § 11–132 of this					
13	TITLE;					
	,					
14	2. The resignations of all officers or					
15	MEMBERS OF THE BOARD OF DIRECTORS REQUIRED TO RESIGN BECAUSE OF					
16	THE TRANSITION OF CONDOMINIUM CONTROL;					
	, and the second se					
17	3. THE CONDOMINIUM FUNDS;					
18	4. The tangible property of the					
19	CONDOMINIUM; AND					
20	5. A ROSTER OF CURRENT UNIT OWNERS,					
21	INCLUDING ADDRESSES, TELEPHONE NUMBERS, AND UNIT NUMBERS, IF					
22	APPLICABLE.					
00	() 1					
23	(IV) 1. THIS SUBPARAGRAPH DOES NOT APPLY TO A					
24	CONTRACT ENTERED INTO BEFORE OCTOBER 1, 2008.					
25	2. Until all officers or members of the					
26	BOARD OF DIRECTORS OF THE CONDOMINIUM ARE ELECTED BY THE UNIT					
$\frac{27}{27}$	OWNERS AT A TRANSITIONAL MEETING AS SPECIFIED IN SUBPARAGRAPH (I) OF					
28	THIS PARAGRAPH, THE OFFICERS OR BOARD OF DIRECTORS OF THE					
29	CONDOMINIUM MAY NOT ENTER INTO A CONTRACT THAT DOES NOT CONTAIN A					
30	CLAUSE PROVIDING FOR THE TERMINATION OF THE CONTRACT AT THE					

DISCRETION OF THE COUNCIL OF UNIT OWNERS AT LEAST 60 DAYS AFTER

32 **NOTICE.**

31

1 2 3 4	REQUIREMENTS OF THE DISPUTE TO THE ATTORNEY	THE I	IVISION OF CON	AN AGGRIEVEI ISUMER PROT	O UNIT OWNI ECTION OF T	ER MAY SUBMIT
5	11–116.					
6 7	(a) The o			_	s and record	ds in accordance
8 9 10 11 12	(b) On the council of unit own independent certification once in any common expense.	ners sh fied pu	all cause an audi olic accountant,	t of the books a provided an au	and records tudit shall be	made not more
13 14 15 16 17 18 19	(c) (1) books and records shall be maintain available at some where the condom [his] THE UNIT O attorneys, during to	s, included ned in place ninium WNER	ding insurance p Maryland or widesignated by the is located for ex S mortgagee, and	policies, kept by thin 50 miles e council of un amination and l their respecti	y the council of its borde nit owners w copying by ve duly auth	rs and shall be ithin the county any unit owner,
20 21 22 23 24	(2) UNDER PARAGRA TO A UNIT OWNE FINALIZES THE EXAMINE OR COP	APH (1) ER NO SALE	OF THIS SUBSE LATER THAN 10 OF THE UNIT F	CTION SHALL: DBUSINESS DAROM A DEVEL	FIRST BE MA AYS AFTER	A UNIT OWNER
25 26	[(2)] owners may be wit	` '				a council of unit concern:
27		(i)	Personnel record	s;		
28		(ii)	An individual's r	nedical records	•	
29		(iii)	An individual's f	inancial records	s;	
30 31	in negotiation;	(iv)	Records relating	to business tra	ansactions th	nat are currently
32		(v)	The written advi	ce of legal coun	isel; or	
33 34	governing body of	(vi) the cou			the board of d	lirectors or other

$\frac{1}{2}$	(d) The council of unit owners may impose a reasonable charge upon a person desiring to review or copy the books and records.
3	11–132.
4 5 6 7	(A) [Drawings, architectural plans, or other suitable documents, setting forth the necessary information for location, maintenance, and repair of all condominium facilities,] CONDOMINIUM DOCUMENTS, to the extent that they exist, shall be turned over to the council of unit owners upon transfer of control by the developer.
8 9	(B) DOCUMENTS REQUIRED TO BE TURNED OVER UNDER SUBSECTION (A) OF THIS SECTION INCLUDE:
10 11	(1) THE DEED TO THE COMMON ELEMENTS OWNED BY THE CONDOMINIUM;
12 13 14	(2) THE ORIGINALS OF THE CONDOMINIUM'S ARTICLES OF INCORPORATION, DECLARATION, AND ALL RECORDED COVENANTS AND RESTRICTIONS OF THE CONDOMINIUM;
15	(3) A COPY OF THE BYLAWS AND RULES OF THE CONDOMINIUM;
16	(4) THE MINUTE BOOKS, INCLUDING ALL MINUTES;
17	(5) THE BOOKS AND RECORDS OF THE CONDOMINIUM;
18 19	(6) Any policies, rules, and regulations adopted by the governing body;
20 21 22 23	(7) THE FINANCIAL RECORDS OF THE CONDOMINIUM FROM THE DATE OF INCORPORATION TO THE DATE OF TRANSFER OF CONTROL, INCLUDING BUDGET INFORMATION REGARDING ESTIMATED AND ACTUAL EXPENDITURES BY THE CONDOMINIUM;
24 25	(8) A COPY OF ALL CONTRACTS TO WHICH THE CONDOMINIUM IS A PARTY;
26 27	(9) THE NAME, ADDRESS, AND TELEPHONE NUMBER OF ANY CONTRACTOR OR SUBCONTRACTOR EMPLOYED BY THE CONDOMINIUM;
28	(10) ANY INSURANCE POLICIES IN EFFECT;
29	(11) ANY PERMIT ISSUED TO THE CONDOMINIUM BY THE STATE OR

FEDERAL GOVERNMENT;

1 (12) ANY WARRANTY IN EFFECT; AND $\mathbf{2}$ (13) DRAWINGS, ARCHITECTURAL PLANS, OR OTHER SUITABLE 3 DOCUMENTS, SETTING FORTH THE NECESSARY INFORMATION FOR LOCATION, 4 MAINTENANCE, AND REPAIR OF ALL CONDOMINIUM FACILITIES. 5 11B-101. 6 (a) In this title the following words have the meanings indicated, unless the 7 context requires otherwise. 8 "Common areas" means property which is owned or leased by a (b) 9 homeowners association. 10 "Declarant" means any person [who] THAT subjects property to a (c) 11 declaration. 12(d) (1) "Declaration" means an instrument, however denominated, recorded among the land records of the county in which the property of the declarant 13 is located, that creates the authority for a homeowners association to impose on lots, or 14 on the owners or occupants of lots, or on another homeowners association, 15 condominium, or cooperative housing corporation any mandatory fee in connection 16 17 with the provision of services or otherwise for the benefit of some or all of the lots, the 18 owners or occupants of lots, or the common areas. 19 "Declaration" includes any amendment or supplement to the instruments described in paragraph (1) of this subsection. 20 21"Declaration" does not include a private right-of-way or similar 22agreement unless it requires a mandatory fee payable annually or at more frequent 23intervals. 24"Depository" or "homeowners association depository" means the document file created by the clerk of the court of each county and the City of Baltimore where a 25homeowners association may periodically deposit information as required by this title. 26 27 "DEVELOPER" MEANS A PERSON THAT: (f) 28 **(1)** BUILDS THE DEVELOPMENT SERVED BY A HOMEOWNERS 29 ASSOCIATION; OR 30 **(2)** SUCCEEDS TO THE RIGHTS AND LIABILITIES OF THE PERSON

32 **(G)** (1) "Development" means property subject to a declaration.

THAT CREATED THE DEVELOPMENT SERVED BY A HOMEOWNERS ASSOCIATION.

- 1 (2) "Development" includes property comprising a condominium or 2 cooperative housing corporation to the extent that the property is part of a 3 development.
- 4 (3) "Development" does not include a cooperative housing corporation or a condominium.
- 6 **[**(g)**] (H)** "Electronic transmission" means any form of communication, not directly involving the physical transmission of paper, that creates a record that:
- 8 (1) May be retained, retrieved, and reviewed by a recipient of the 9 communication; and
- 10 (2) May be reproduced directly in paper form by a recipient through an 11 automated process.
- [(h)] (I) "Governing body" means the homeowners association, board of directors, or other entity established to govern the development.
- [(i)] (J) (1) "Homeowners association" means a person having the authority to enforce the provisions of a declaration.
- 16 (2) "Homeowners association" includes an incorporated or 17 unincorporated association.
- [(j)] **(K)** (1) "Lot" means any plot or parcel of land on which a dwelling is located or will be located within a development.
- 20 (2) "Lot" includes a unit within a condominium or cooperative housing 21 corporation if the condominium or cooperative housing corporation is part of a 22 development.
- [(k)] (L) "Primary development" means a development such that the purchaser of a lot will pay fees directly to its homeowners association.
- [(1)] (M) "Recorded covenants and restrictions" means any instrument of writing which is recorded in the land records of the jurisdiction within which a lot is located, and which instrument governs or otherwise legally restricts the use of such lot.
- [(m)] (N) "Related development" means a development such that the purchaser of a lot will pay fees to the homeowners association of such development through the homeowners association of a primary development or another development.

- [(n)] (O) "Unaffiliated declarant" means a person [who] **THAT** is not affiliated with the vendor of a lot but [who] **THAT** has subjected such property to a declaration required to be disclosed by this title.
- 4 11B–102.
- 5 (e) Except as provided in [§ 11B–101(f)] § **11B–101(**G**)** of this title, this title does not apply to any property which is:
- 7 (1) Part of a condominium regime governed by Title 11 of this article;
- 8 (2) Part of a cooperative housing corporation; or
- 9 (3) To be occupied and used for nonresidential purposes.
- 10 **11B-106.1.**
- 11 (A) LOT OWNERS IN A DEVELOPMENT OTHER THAN THE DEVELOPER
- 12 ARE ENTITLED TO ELECT ALL THE MEMBERS OF THE GOVERNING BODY OF THE
- 13 HOMEOWNERS ASSOCIATION WHEN:
- 14 (1) AT LEAST 75% OF THE LOTS IN THE DEVELOPMENT ARE SOLD
- 15 UNDER BONA FIDE ARM'S LENGTH CONTRACTS TO MEMBERS OF THE PUBLIC
- 16 WHO INTEND TO OCCUPY OR RENT THE LOTS FOR RESIDENTIAL PURPOSES; OR
- 17 (2) If a lesser percentage is specified in the governing
- 18 DOCUMENTS OF THE HOMEOWNERS ASSOCIATION, THE SPECIFIED LESSER
- 19 PERCENTAGE OF LOTS IN THE DEVELOPMENT ARE SOLD UNDER BONA FIDE
- 20 ARM'S LENGTH CONTRACTS TO MEMBERS OF THE PUBLIC WHO INTEND TO
- 21 OCCUPY OR RENT THE LOTS FOR RESIDENTIAL PURPOSES.
- 22 (B) WITHIN 30 DAYS AFTER THE TIME THAT THE LOT OWNERS ARE
- 23 ENTITLED TO ELECT THE GOVERNING BODY OF THE HOMEOWNERS
- 24 ASSOCIATION AS PROVIDED IN SUBSECTION (A) OF THIS SECTION, THE
- 25 **DEVELOPER SHALL:**
- 26 (1) SCHEDULE A TRANSITIONAL MEETING TO ELECT A NEW
- 27 GOVERNING BODY;
- 28 (2) GIVE NOTICE TO THE LOT OWNERS OF THE DATE OF THE
- 29 TRANSITIONAL MEETING AND THE LOT OWNERS' RIGHT TO ELECT A NEW
- 30 GOVERNING BODY; AND

1 2 3	(3) OBTAIN THE RESIGNATION OF ALL MEMBERS OF THE GOVERNING BODY OF THE HOMEOWNERS ASSOCIATION APPOINTED BY THE DEVELOPER.
4	(c) Within 60 days after the time the lot owners are entitled
5	TO ELECT THE GOVERNING BODY OF THE HOMEOWNERS ASSOCIATION AS
6	PROVIDED IN SUBSECTION (A) OF THIS SECTION, THE DEVELOPER SHALL:
7	(1) HOLD A TRANSITIONAL MEETING FOR THE LOT OWNERS TO
8	ELECT A NEW GOVERNING BODY; AND
9 10	(2) DELIVER THE FOLLOWING ITEMS TO THE GOVERNING BODY AT THE DEVELOPER'S EXPENSE:
11	(I) THE DEED TO THE COMMON AREAS;
12	(II) THE ORIGINALS OF THE HOMEOWNERS ASSOCIATION'S
13	ARTICLES OF INCORPORATION, DECLARATION, AND ALL RECORDED COVENANTS
14	AND RESTRICTIONS OF THE PRIMARY DEVELOPMENT AND OF RELATED
15	DEVELOPMENTS;
16 17	(III) A COPY OF THE BYLAWS AND RULES OF THE PRIMARY DEVELOPMENT AND OF OTHER RELATED DEVELOPMENTS;
18	(IV) THE MINUTE BOOKS, INCLUDING ALL MINUTES;
19	(V) THE BOOKS AND RECORDS OF THE HOMEOWNERS
20	ASSOCIATION;
0.1	
21	(VI) ANY POLICIES, RULES, AND REGULATIONS ADOPTED BY
22	THE GOVERNING BODY;
23	(VII) THE FINANCIAL RECORDS OF THE HOMEOWNERS
24	ASSOCIATION FROM THE DATE OF INCORPORATION TO THE DATE OF TRANSFER
25	OF CONTROL, INCLUDING BUDGET INFORMATION REGARDING ESTIMATED AND
26	ACTUAL EXPENDITURES BY THE HOMEOWNERS ASSOCIATION;
27	(VIII) A COPY OF ALL CONTRACTS TO WHICH THE
28	HOMEOWNERS ASSOCIATION IS A PARTY;
-	
29	(IX) THE NAME, ADDRESS, AND TELEPHONE NUMBER OF ANY
30	CONTRACTOR OR SUBCONTRACTOR EMPLOYED BY THE HOMEOWNERS

ASSOCIATION;

1	(X) ANY INSURANCE POLICIES IN EFFECT;
2 3	(XI) ANY PERMIT ISSUED TO THE HOMEOWNERS ASSOCIATION BY THE STATE OR FEDERAL GOVERNMENT;
4	(XII) ANY WARRANTY IN EFFECT;
5 6 7	(XIII) THE RESIGNATIONS OF ALL MEMBERS OF THE GOVERNING BODY REQUIRED TO RESIGN BECAUSE OF THE TRANSITION OF ASSOCIATION CONTROL;
8	(XIV) THE HOMEOWNERS ASSOCIATION FUNDS;
9 10	(XV) THE TANGIBLE PROPERTY OF THE HOMEOWNERS ASSOCIATION; AND
11 12	(XVI) A ROSTER OF CURRENT LOT OWNERS, INCLUDING THEIR ADDRESSES, TELEPHONE NUMBERS, AND LOT NUMBERS.
13 14	(D) (1) THIS SUBSECTION DOES NOT APPLY TO A CONTRACT ENTERED INTO BEFORE OCTOBER 1, 2008.
15 16 17 18 19 20	(2) Until all members of the governing body are elected by the lot owners as specified in subsection (a) of this section, the governing body may not enter into a contract that does not contain a clause providing for the termination of the contract at the discretion of the homeowners association at least 60 days after notice.
21 22 23 24	(E) If the developer fails to comply with the requirements of this section, an aggrieved lot owner may submit the dispute to the Division of Consumer Protection of the Office of the Attorney General under § 11B–115(c) of this title.
25	11B–112.
26 27 28 29 30	(a) (1) (I) Subject to the provisions of paragraph (2) of this subsection, all books and records kept by or on behalf of the homeowners association shall be made available for examination and copying by a lot owner, a lot owner's mortgagee, and their respective duly authorized agents or attorneys, during normal business hours, and after reasonable notice.
31	(II) BOOKS AND RECORDS REQUIRED TO BE MADE

AVAILABLE UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH SHALL FIRST BE

1 MADE AVAILABLE TO A LOT OWNER NO LATER THAN 10 BUSINESS DAYS AFTER A 2 LOT OWNER FINALIZES THE SALE OF THE LOT FROM A DEVELOPER AND 3 REQUESTS TO EXAMINE OR COPY THE BOOKS AND RECORDS. 4 (2)Books and records kept by or on behalf of a homeowners 5 association may be withheld from public inspection to the extent that they concern: 6 (i) Personnel records; 7 (ii) An individual's medical records; An individual's financial records; 8 (iii) 9 Records relating to business transactions that are currently (iv) in negotiation; 10 11 (v) The written advice of legal counsel; or 12 Minutes of a closed meeting of the governing body of the (vi) homeowners association. 13 14 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

15

October 1, 2008.