## HB462-MDLACTestimonySENATE.pdf Uploaded by: Kathleen Elmore

Position: FAV



## Maryland Legislative Action Committee The Legislative Voice of Maryland Community Association Homeowners

Steven Randol, Chair Aimee Winegar, CMCA, LSM, PCAM, Vice Chair Vicki Caine, Secretary Brenda Wakefield, CMCA, AMS, Assistant Secretary

Hillary A. Collins, Esq., Member Igor Conev, CMCA. AMS, PCAM, CIRMS, Member Steve Dunn, Member Cynthia Hitt Kent, Esq., Member Judyann Lee, Esq., Member Marie Fowler, PCAM, Treasurer Charlene Morazzani Hood, PCAM, MS, Asst. Treasurer

Barbara Leonard, Member Susan Saltsman, CMCA, AMS, Member Scott J. Silverman, Esq., Member John Taylor, Member Tricia A. Walsh, CISR, Member

Julie Dymowski, Esq. Member Emeritus Kathleen M. Elmore, Esq. Member Emeritus Chris Majerle, PCAM, Member Emeritus Robin Manougian, CIRMS, Member Emeritus

March 17, 2023

will.smith@senate.state.md.us jeff.waldstreicher@senate.state.md.us

Senator William Smith, Chair Senator Jeff Waldstreicher, Vice Chair Judicial Proceedings Committee Miller Senate Office Building Annapolis, Maryland 21401

Re: HB 462

Cooperative Housing Corporations - Dispute Settlement Position: SUPPORT Hearing Date: March 23, 2023

Dear Chairman Smith, Vice Chair Waldstreicher, and Committee Members:

This letter is submitted on behalf of the Maryland Legislative Action Committee ("MD-LAC") of the Community Associations Institute ("CAI"). CAI represents individuals and professionals who reside in or work with community associations (condominiums, homeowners' associations, and cooperatives) throughout the State of Maryland.

MD-LAC supports HB 462. The Bill mirrors the current dispute settlement provisions of both the Maryland Condominium Act and the Maryland Homeowners Association Act and brings the Maryland Cooperative law into parity with those two acts with regard to the procedures for dispute settlement.

The bill remedies certain issues with regard to the dispute settlement procedure in general, by **providing an alleged violator with an opportunity for a hearing before the governing body, upon request, but not requiring a hearing for each alleged violation in circumstances where the alleged violator does not want, nor will attend the hearing. Once requested by the alleged violator, the bill requires that the hearing be held upon not less than 10 days' additional notice. In the vast majority of cases where a hearing is required without request, notice of the hearing is served, the volunteer governing body made up of members of the Cooperative is assembled, but the alleged violator does not attend thereby wasting time, money and effort. If no hearing is requested, then the bill as proposed requires that the governing body deliberate as to whether the violation occurred and what sanction, if any, to impose, at the next meeting.** 

We respectfully request that the Committee give HB 462 a favorable report. We are available to answer any questions the Committee Members may have. Please feel free to contact Lisa Harris Jones, lobbyist for the MD-LAC, at 410-366-1500, or by e-mail at lisa.jones@mdlobbyist.com, Steven Randol, Chair of the MD-LAC, 410-279-8054, or by e-mail at MDLACChair@gmail.com, or Kathleen M. Elmore, Esquire, emeritus member, MD-LAC for Community Associations Institute at 410-544-6644, or by E-mail at kelmore@el-grp.com.

Sincerely,

Kathleen M. Elmore

Kathleen Elmore, Esquire Emeritus Member, CAI MD-LAC

Steven Randol Steven Randol Chair, CAI MD-LAC