## **HOUSE BILL 392**

N1 9lr1389 HB 1097/18 – ENV CF 9lr1395

By: Delegates Healey, Cullison, Glenn, Haynes, Holmes, Ivey, J. Lewis, R. Lewis, Shoemaker, and Stein

Introduced and read first time: January 30, 2019 Assigned to: Environment and Transportation

## A BILL ENTITLED

1 AN ACT concerning

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## Real Property – Condominiums and Homeowners Associations – Dispute Settlement

FOR the purpose of altering the procedures a council of unit owners or a board of directors of a condominium shall take before a penalty for a violation of the rules of the condominium can be imposed on an alleged violator; altering the procedures a council of unit owners or a board of directors shall take if an alleged violator does not comply with a certain written demand to cease and desist in a certain period of time; requiring the written notice from a council of unit owners or a board of directors to include certain information; authorizing a council of unit owners or a board of directors to take certain action if an alleged violator does not respond to a certain written notice; establishing the procedures a board of directors or another governing body of the homeowners association shall take before a penalty for a violation of the rules of the homeowners association can be imposed on an alleged violator; establishing the procedures the board of directors or other governing body of the homeowners association shall take if an alleged violator does not comply with a certain written demand to cease and desist in a certain period of time; authorizing the board of directors or other governing body of the homeowners association to take certain action if an alleged violator does not respond to a certain written notice; providing that certain provisions of this Act do not apply to certain associations; making stylistic changes; providing for the application of this Act; and generally relating to dispute settlement in condominiums and homeowners associations.

BY repealing and reenacting, with amendments,

24 Article – Real Property

25 Section 11–113

26 Annotated Code of Maryland

27 (2015 Replacement Volume and 2018 Supplement)

28 BY adding to



1 2 3 4	Article – Real Property Section 11B–111.8 Annotated Code of Maryland (2015 Replacement Volume and 2018 Supplement)					
5 6						
7	Article - Real Property					
8	11–113.					
9 10 11	mechanism provided by this section is applicable to complaints or demands formally arising					
12 13 14	suspend voting, or infringe upon any other rights of a unit owner or other occupant for violations of rules until the [following procedure is] PROCEDURES IN THIS SUBSECTION					
16 17	[(1)] (2) [Written] A WRITTEN demand to cease and desist from an alleged violation [is served upon] SHALL BE PROVIDED TO the alleged violator specifying:					
18	(i) The alleged violation;					
9	(ii) The action required to abate the violation; and					
20 21 22 23	(iii) A time period, not less than 10 days, during which the violation may be abated without further sanction, if the violation is a continuing one, or a statement that any further violation of the same rule may result in the imposition of sanction after notice and <b>OPPORTUNITY FOR</b> hearing if the violation is not continuing.					
24 25 26 27 28	the period allowed in the demand for abatement without penalty or if the same rule is violated subsequently, the board [serves] SHALL PROVIDE the alleged violator with A written notice of THE ALLEGED VIOLATOR'S RIGHT TO REQUEST a hearing to be held by					
29	(i) The nature of the alleged violation;					
30 31 32	(ii) [The time and place of the] THE PROCEDURES FOR REQUESTING A hearing[, which time] AT WHICH THE ALLEGED VIOLATOR MAY PRODUCE ANY STATEMENT, EVIDENCE, OR WITNESSES ON BEHALF OF THE ALLEGED VIOLATOR;					

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1 2	(III) THE PERIOD OF TIME FOR REQUESTING A HEARING, WHICH may [be] not BE less than 10 days from the giving of the notice; AND
3 4	[(iii) An invitation to attend the hearing and produce any statement, evidence, and witnesses on his or her behalf; and]
5	(iv) The proposed sanction to be imposed.
6 7 8 9 10	(4) (I) IF THE ALLEGED VIOLATOR REQUESTS A HEARING WITHIN THE PERIOD OF TIME SPECIFIED IN THE NOTICE PROVIDED UNDER PARAGRAPH (3) OF THIS SUBSECTION, THE BOARD SHALL PROVIDE THE ALLEGED VIOLATOR WITH WRITTEN NOTICE OF THE TIME AND PLACE OF THE HEARING, WHICH TIME MAY NOT BE LESS THAN 10 DAYS AFTER THE DATE THE REQUEST FOR A HEARING WAS PROVIDED.
$\frac{12}{3}$	[(3)] (II) 1. [A hearing occurs at which] AT THE HEARING, the alleged violator has the right to present evidence and present and cross—examine witnesses.
14 15	<b>2.</b> The hearing shall be held in executive session pursuant to this notice and shall afford the alleged violator a reasonable opportunity to be heard.
16 17 18	3. A. Prior to the [effectiveness] TAKING EFFECT of any sanction hereunder, proof of notice [and the invitation to be heard] shall be [placed] ENTERED in the minutes of the meeting.
19 20 21 22	B. [This] THE proof OF NOTICE shall be deemed adequate if a copy of the notice, together with a statement of the date and manner [of delivery] OF PROVIDING THE NOTICE, is entered IN THE MINUTES by the officer or director who [delivered] PROVIDED the notice.
23 24	C. The notice requirement shall be deemed satisfied if the alleged violator appears at the meeting.
25 26	4. The minutes of the meeting shall contain a written statement of the results of the hearing and the sanction, if any, imposed.
27 28 29 30	(5) IF THE ALLEGED VIOLATOR DOES NOT REQUEST A HEARING WITHIN THE PERIOD OF TIME SPECIFIED IN THE NOTICE PROVIDED UNDER PARAGRAPH (3) OF THIS SUBSECTION, THE BOARD, AT THE NEXT MEETING, SHALL DELIBERATE AS TO WHETHER THE VIOLATION OCCURRED AND DECIDE WHETHER A

[(4)] (6) A decision [pursuant to] IN ACCORDANCE WITH these procedures shall be appealable to the courts of Maryland.

SANCTION IS APPROPRIATE FOR THE VIOLATION.

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- 1 (c) (1) If any unit owner fails to comply with this title, the declaration, or 2 bylaws, or a decision rendered [pursuant to] IN ACCORDANCE WITH this section, the unit 3 owner may be sued for damages caused by the failure or for injunctive relief, or both, by the 4 council of unit owners or by any other unit owner.
- 5 **(2)** The prevailing party in any [such] proceeding **UNDER THIS** 6 **SUBSECTION** is entitled to an award for counsel fees as determined by court.
- 7 (d) The failure of the council of unit owners to enforce a provision of this title, the declaration, or bylaws on any occasion is not a waiver of the right to enforce the provision on any other occasion.

## 10 **11B–111.8**.

- 11 (A) UNLESS THE DECLARATION OR BYLAWS STATE OTHERWISE, THE 12 DISPUTE SETTLEMENT MECHANISM PROVIDED BY THIS SECTION IS APPLICABLE TO 13 COMPLAINTS OR DEMANDS FORMALLY ARISING ON OR AFTER OCTOBER 1, 2018.
- 14 (B) (1) THE BOARD OF DIRECTORS OR OTHER GOVERNING BODY OF THE
  15 HOMEOWNERS ASSOCIATION MAY NOT IMPOSE A FINE, SUSPEND VOTING, OR
  16 INFRINGE ON ANY OTHER RIGHT OF A LOT OWNER OR OTHER OCCUPANT FOR
  17 VIOLATIONS OF RULES UNTIL THE PROCEDURES IN THIS SUBSECTION ARE
  18 FOLLOWED.
- 19 **(2)** A WRITTEN DEMAND TO CEASE AND DESIST FROM AN ALLEGED VIOLATION SHALL BE PROVIDED TO THE ALLEGED VIOLATOR SPECIFYING:
- 21 (I) THE NATURE OF THE ALLEGED VIOLATION;
- 22 (II) THE ACTION REQUIRED TO ABATE THE VIOLATION; AND
- (III) A PERIOD OF TIME, NOT LESS THAN 10 DAYS, DURING
  WHICH THE VIOLATION MAY BE ABATED WITHOUT FURTHER SANCTION, IF THE
  VIOLATION IS A CONTINUING VIOLATION, OR A STATEMENT THAT ANY FURTHER
  VIOLATION OF THE SAME RULE MAY RESULT IN THE IMPOSITION OF SANCTION
  AFTER NOTICE AND OPPORTUNITY FOR HEARING IF THE VIOLATION IS NOT
  CONTINUING.
- 29 (3) WITHIN 12 MONTHS OF THE DEMAND, IF THE VIOLATION
  30 CONTINUES PAST THE PERIOD OF TIME ALLOWED IN THE DEMAND FOR ABATEMENT
  31 WITHOUT PENALTY OR IF THE SAME RULE IS VIOLATED SUBSEQUENTLY, THE BOARD
  32 SHALL PROVIDE THE ALLEGED VIOLATOR WITH A WRITTEN NOTICE OF THE ALLEGED
  33 VIOLATOR'S RIGHT TO REQUEST A HEARING TO BE HELD BY THE BOARD IN
  34 EXECUTIVE SESSION CONTAINING:

1	(I)	THE NATURE OF THE	ALLEGED VIOLATION:

- 2 (II) THE PROCEDURES FOR REQUESTING A HEARING AT WHICH
- 3 THE ALLEGED VIOLATOR MAY PRODUCE ANY STATEMENT, EVIDENCE, OR WITNESSES
- 4 ON BEHALF OF THE ALLEGED VIOLATOR;
- 5 (III) THE PERIOD OF TIME FOR REQUESTING A HEARING, WHICH
- 6 MAY NOT BE LESS THAN 10 DAYS FROM THE GIVING OF THE NOTICE; AND
- 7 (IV) THE PROPOSED SANCTION TO BE IMPOSED.
- 8 (4) (I) IF THE ALLEGED VIOLATOR REQUESTS A HEARING WITHIN
- 9 THE PERIOD OF TIME SPECIFIED IN THE NOTICE PROVIDED UNDER PARAGRAPH (3)
- 10 OF THIS SUBSECTION, THE BOARD SHALL PROVIDE THE ALLEGED VIOLATOR WITH A
- 11 WRITTEN NOTICE OF THE TIME AND PLACE OF THE HEARING, WHICH TIME MAY NOT
- 12 BE LESS THAN 10 DAYS AFTER THE DATE THE REQUEST FOR A HEARING WAS
- 13 **PROVIDED.**
- 14 (II) 1. AT THE HEARING, THE ALLEGED VIOLATOR HAS THE
- 15 RIGHT TO PRESENT EVIDENCE AND CROSS-EXAMINE WITNESSES.
- 16 2. THE HEARING SHALL BE HELD IN EXECUTIVE SESSION
- 17 IN ACCORDANCE WITH THIS NOTICE AND SHALL AFFORD THE ALLEGED VIOLATOR A
- 18 REASONABLE OPPORTUNITY TO BE HEARD.
- 3. A. PRIOR TO THE TAKING EFFECT OF ANY
- 20 SANCTION UNDER THIS SECTION, PROOF OF NOTICE SHALL BE ENTERED IN THE
- 21 MINUTES OF THE MEETING.
- B. THE PROOF OF NOTICE SHALL BE DEEMED ADEQUATE
- 23 IF A COPY OF THE NOTICE, TOGETHER WITH A STATEMENT OF THE DATE AND
- 24 MANNER OF PROVIDING THE NOTICE, IS ENTERED IN THE MINUTES BY THE OFFICER
- 25 OR DIRECTOR WHO PROVIDED THE NOTICE.
- C. THE NOTICE REQUIREMENT SHALL BE DEEMED
- 27 SATISFIED IF THE ALLEGED VIOLATOR APPEARS AT THE MEETING.
- 28 4. The minutes of the meeting shall contain a
- 29 WRITTEN STATEMENT OF THE RESULTS OF THE HEARING AND THE SANCTION, IF
- 30 ANY, IMPOSED.
- 31 (5) If the alleged violator does not request a hearing
- 32 WITHIN THE PERIOD OF TIME SPECIFIED IN THE NOTICE PROVIDED UNDER
- 33 PARAGRAPH (3) OF THIS SUBSECTION, THE BOARD, AT THE NEXT MEETING, SHALL

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- 1 DELIBERATE AS TO WHETHER THE VIOLATION OCCURRED AND DECIDE WHETHER A
- 2 SANCTION IS APPROPRIATE FOR THE VIOLATION.
- 3 (6) A DECISION MADE IN ACCORDANCE WITH THESE PROCEDURES 4 SHALL BE APPEALABLE TO THE COURTS OF MARYLAND.
- 5 (C) (1) IF ANY LOT OWNER FAILS TO COMPLY WITH THIS TITLE, THE
  6 DECLARATION, OR BYLAWS, OR A DECISION RENDERED IN ACCORDANCE WITH THIS
  7 SECTION, THE LOT OWNER MAY BE SUED FOR DAMAGES CAUSED BY THE FAILURE OR
  8 FOR INJUNCTIVE RELIEF, OR BOTH, BY THE COUNCIL OF LOT OWNERS OR BY ANY
  9 OTHER LOT OWNER.
- 10 (2) THE PREVAILING PARTY IN ANY PROCEEDING UNDER THIS SUBSECTION IS ENTITLED TO AN AWARD FOR COUNSEL FEES AS DETERMINED BY 12 THE COURT.
- 13 (D) THE FAILURE OF THE BOARD OF DIRECTORS OR OTHER GOVERNING
  14 BODY OF THE HOMEOWNERS ASSOCIATION TO ENFORCE A PROVISION OF THIS
  15 TITLE, THE DECLARATION, OR BYLAWS ON ANY OCCASION IS NOT A WAIVER OF THE
  16 RIGHT TO ENFORCE THE PROVISION ON ANY OTHER OCCASION.
- 17 (E) THIS SECTION DOES NOT APPLY TO THE COLUMBIA ASSOCIATION OR 18 THE VILLAGE COMMUNITY ASSOCIATIONS FOR THE VILLAGES OF COLUMBIA IN 19 HOWARD COUNTY.
  - SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to any complaints or demands formally arising under the rules of a condominium or homeowners association before the effective date of this Act, unless the declaration or bylaws of the condominium or homeowners association state otherwise.
- SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2019.