HOUSE BILL 1117

N1, C1 5lr1035

By: Montgomery County Delegation

Introduced and read first time: February 5, 2025 Assigned to: Environment and Transportation

A BILL ENTITLED

1 AN ACT concerning

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2 Montgomery County - Common Ownership Communities - Disputes, Payments, and Elections

4 MC 11–25

FOR the purpose of establishing, for cooperative housing corporations, condominiums, and homeowners associations in Montgomery County, certain requirements for the production of certain records relating to the governing body of the cooperative housing corporation, condominium, or homeowners association for a member or an owner; establishing certain requirements for the acceptance of payment of dues, fees, costs, and other member or owner expenses to the cooperative housing corporation, condominium, or homeowners association and for the production of certain payment records by the cooperative housing corporation, condominium, or homeowners association for a member or an owner; establishing certain requirements for elections of the governing body and for accommodating certain member or owner organizing activities relating to the governance of the cooperative housing corporation, condominium, or homeowners association; establishing certain procedural requirements for a dispute and the resolution of a dispute between a member or an owner and a cooperative housing corporation, condominium, or homeowners association and prohibiting a cooperative housing corporation, condominium, or homeowners association from taking certain actions against a member or an owner during a dispute; and generally relating to cooperative housing corporations, condominiums, and homeowners associations in Montgomery County.

BY renumbering

24 Article – Real Property

25 Section 11B–118

to be Section 11B–119

27 Annotated Code of Maryland

28 (2023 Replacement Volume and 2024 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



232425	That Section(s) 11B–118 of Article – Real Property of the Annotated Code of Maryland be renumbered to be Section(s) 11B–119. SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read
202122	Annotated Code of Maryland (2023 Replacement Volume and 2024 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
17 18 19	BY repealing and reenacting, with amendments, Article – Real Property Section 11–113, 11–122(b), 11B–111.4, and 11B–111.10
13 14 15 16	Section 11–109.5, 11–109.6, 11–110.1, 11–113.1, 11B–111.11, 11B–113.7, and 11B–118 Annotated Code of Maryland (2023 Replacement Volume and 2024 Supplement)
11 12	BY adding to Article – Real Property
6 7 8 9 10	BY repealing and reenacting, with amendments, Article – Corporations and Associations Section 5–6B–30 and 5–6B–32(a) Annotated Code of Maryland (2014 Replacement Volume and 2024 Supplement)
1 2 3 4 5	BY adding to Article – Corporations and Associations Section 5–6B–19.1, 5–6B–19.2, 5–6B–29.1, and 5–6B–30.1 Annotated Code of Maryland (2014 Replacement Volume and 2024 Supplement)

- 30 (B) ON REQUEST, A COOPERATIVE HOUSING CORPORATION SHALL 31 PROMPTLY PROVIDE A MEMBER WITH AGENDAS, BACKGROUND MATERIALS, AND 32 MINUTES OF A MEMBERSHIP MEETING OR A MEETING OF THE GOVERNING BODY OF 33 THE COOPERATIVE HOUSING CORPORATION.

(A) THIS SECTION APPLIES ONLY IN MONTGOMERY COUNTY.

34 (C) UNLESS A PAPER COPY IS REQUESTED BY THE MEMBER, MATERIALS 35 PROVIDED UNDER SUBSECTION (B) OF THIS SECTION MAY BE PROVIDED 36 ELECTRONICALLY.

- 1 **5-6B-19.2.**
- 2 (A) THIS SECTION APPLIES ONLY IN MONTGOMERY COUNTY.
- 3 (B) (1) ELECTIONS, INCLUDING THE COLLECTION AND COUNTING OF
- 4 BALLOTS AND THE CERTIFYING OF RESULTS, FOR OFFICERS, COMMITTEE MEMBERS,
- 5 OR OTHER MEMBERS OF THE GOVERNING BODY OF A COOPERATIVE HOUSING
- 6 CORPORATION SHALL BE CONDUCTED BY INDEPENDENT PARTIES WHO:
- 7 (I) ARE NOT CANDIDATES IN THE ELECTION; AND
- 8 (II) DO NOT HAVE A CONFLICT OF INTEREST REGARDING ANY
- 9 CANDIDATE IN THE ELECTION.
- 10 (2) A MEMBER IS AN INDEPENDENT PARTY IF THE MEMBER:
- 11 (I) COMPLIES WITH THE REQUIREMENTS OF THIS SUBSECTION;
- 12 (II) DOES NOT ELECTIONEER FOR ANY CANDIDATE; AND
- 13 (III) IS NOT SUBJECT TO AN OBJECTION BY MORE THAN 25% OF
- 14 THE ELIGIBLE VOTING MEMBERS OF THE COOPERATIVE HOUSING CORPORATION.
- 15 (3) Representatives of the cooperative housing
- 16 CORPORATION'S PROPERTY MANAGEMENT ARE NOT INDEPENDENT PARTIES.
- 17 (C) THE COOPERATIVE HOUSING CORPORATION MAY RETAIN A
- 18 THIRD-PARTY VENDOR OR EMPLOY A COMMERCIAL TECHNOLOGY PLATFORM TO
- 19 CONDUCT THE ELECTION.
- 20 (D) INDIVIDUALS CONDUCTING AN ELECTION SHALL MAKE REASONABLE
- 21 EFFORTS TO ENSURE THAT THE ELECTION IS FAIR AND THAT THERE IS
- 22 ACCOUNTABILITY FOR THE PROCESS AND THE RESULTS OF THE ELECTION.
- 23 (E) A MEMBER DESIGNATED TO CONDUCT AN ELECTION WHO ACTS IN GOOD
- 24 FAITH IS NOT PERSONALLY LIABLE IN CONNECTION WITH THE CONDUCT OF THE
- 25 ELECTION.
- 26 (F) (1) A COOPERATIVE HOUSING CORPORATION SHALL MAKE
- 27 REASONABLE ACCOMMODATIONS, INCLUDING REASONABLE USE OF ANY PORTIONS
- 28 OF THE COOPERATIVE PROJECT POSSESSED IN COMMON BY THE MEMBERS, FOR

- 1 MEMBERS ENGAGED IN MEMBERSHIP ORGANIZING ACTIVITIES RELATING TO 2 GOVERNANCE OF THE COOPERATIVE HOUSING CORPORATION.
- 3 (2) THE GOVERNING BODY OR THE PROPERTY MANAGER OF A 4 COOPERATIVE HOUSING CORPORATION MAY NOT PREVENT MEMBERS FROM
- 5 EXERCISING RIGHTS GUARANTEED UNDER LAW OR UNDER THE GOVERNING
- 6 DOCUMENTS OF THE COOPERATIVE HOUSING CORPORATION, OR RETALIATE
- 7 AGAINST MEMBERS FOR DOING SO.
- 8 (G) PROVISIONS OF THE BYLAWS OR OTHER GOVERNING DOCUMENTS OF A
- 9 COOPERATIVE HOUSING CORPORATION REGARDING THE CONDUCT OF ELECTIONS
- 10 THAT ARE INCONSISTENT WITH THE REQUIREMENTS OF THIS SECTION ARE
- 11 UNENFORCEABLE AND VOID.
- 12 **5–6B–29.1.**
- 13 (A) THIS SECTION APPLIES ONLY IN MONTGOMERY COUNTY.
- 14 (B) FOR THE COLLECTION OF REGULAR DUES, FINES, FEES, INCLUDING
- 15 ADMINISTRATIVE FEES FOR PROVIDING COPIES OF COOPERATIVE HOUSING
- 16 CORPORATION RECORDS, AND OTHER ASSESSMENTS, A COOPERATIVE HOUSING
- 17 CORPORATION MAY NOT:
- 18 (1) UNREASONABLY RESTRICT THE METHOD OR FORM OF PAYMENT,
- 19 OR THE PROCEDURES FOR REMITTING PAYMENT FROM MEMBERS; OR
- 20 (2) DISCRIMINATE AGAINST MEMBERS IN:
- 21 (I) THE LEVEL OF ACCESS TO ONLINE PAYMENT PORTALS;
- 22 (II) THE ACCEPTED METHODS OF PAYMENT; OR
- 23 (III) THE TIME TAKEN TO PROCESS PAYMENTS.
- 24 (C) A COOPERATIVE HOUSING CORPORATION MAY NOT ASSESS A FINE, LATE
- 25 FEE, OR OTHER PENALTY FOR A DELAY BY THE COOPERATIVE HOUSING
- 26 CORPORATION OR ITS AGENT IN PROCESSING AND APPLYING A PAYMENT BY A
- 27 MEMBER.
- 28 (D) A COOPERATIVE HOUSING CORPORATION MAY ASSESS AGAINST A
- 29 MEMBER ACTUAL COSTS INCURRED BY THE COOPERATIVE HOUSING CORPORATION
- 30 FOR PROCESSING CERTAIN METHODS OF PAYMENT, INCLUDING PROCESSING OF A
- 31 PAYMENT BY CREDIT CARD OR WIRE TRANSFER.

1	(E)	(1) O	N REQUES	T BY	MEMBER	2, A	COOPERAT	VE H	OUSING
2	CORPORAT	TION SHAL	L PROMPT	LY PROVI	DE TO THE	мемв	ER AN ITEMI	ZED, W	RITTEN
3	STATEMEN	T CONFIE	MING REC	EIPT OF	ANY PAYME	NT MA	ADE BY THE	MEMB	ER AND
4	DETAILING	THE APP	LICATION (F PAYME	ENT FUNDS,	INCLU	JDING FUND	S APPI	LIED TO:
5		(I)	Мемві	ER DUES;					
6		(II)	PRINCI	PAL OR I	NTEREST O	N ANY	OUTSTAND	NG DE	вт;
7	AND	(II	i) Fines,	PENALT	IES, AND O	THER	ACCOUNTS	RECE	IVABLE;
9	AND	(I	V) ANY O	THER AM	OUNTS THA	\T TH]	E COOPERA	CIVE H	OUSING

- 9 (IV) ANY OTHER AMOUNTS THAT THE COOPERATIVE HOUSING 10 CORPORATION CLAIMS WERE OWED.
- 11 (2) AT LEAST ANNUALLY, A COOPERATIVE HOUSING CORPORATION 12 SHALL PROVIDE EACH MEMBER WITH A WRITTEN STATEMENT:
- (I) ITEMIZING ALL PAYMENTS MADE BY THE MEMBER TO THE COOPERATIVE HOUSING CORPORATION DURING THE PERIOD SINCE THE LAST STATEMENT;
- 16 (II) EXPLAINING HOW PAYMENT FUNDS WERE APPLIED; AND
- 17 (III) LISTING ANY REMAINING DEBTS OWED TO THE 18 COOPERATIVE HOUSING CORPORATION BY THE MEMBER.
- 19 (3) Unless a member requests a printed statement, a 20 statement required under this subsection may be delivered 21 electronically.
- 22 5-6B-30.
- (a) [The] EXCEPT AS OTHERWISE PROVIDED IN § 5–6B–30.1 OF THIS SUBTITLE, THE dispute settlement mechanism provided by this section applies to any complaint or demand formally arising on or after October 1, 2023, unless the bylaws of the cooperative housing corporation or the proprietary lease of the member who is a party to the dispute state otherwise.
- 28 (b) (1) Except as provided in this subsection, a governing body may not impose a fine, suspend voting, bring an action in court to evict, or infringe on any other rights of a 30 member for a violation of:

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1	(i)	The r	ales of the cooperative housing corporation; or
2	(ii)	The p	rovisions of the member's proprietary lease.
3 4 5	receipt requested, at	the a	addres	ng body shall send to the member, via certified mail, return s of record for notice purposes with the cooperative housing o cease and desist from the alleged violation specifying:
6	(i)	The a	lleged violation;
7	(ii)	The a	ction required to abate the violation; and
8	,	iii) ited v	1. vithout	A time period of not less than 15 days during which the further sanction if the violation is a continuing one; or
$\begin{array}{c} 10 \\ 1 \\ 2 \end{array}$	may result in the in the violation is not c	_		A statement that any further violation of the same rule sanction after notice and the opportunity for a hearing if
13 14 15 16	paragraph (2)(iii)1 of governing body shall the address of record	l send	s subs d to th otice p	e violation continues past the period specified under ection, or if the same rule is violated subsequently, the e member, via certified mail, return receipt requested, at urposes with the cooperative housing corporation a written equest a hearing to be held by the governing body in session.
18	(ii)	The n	otice shall specify:
9			1.	The nature of the alleged violation;
20			2.	The proposed sanction to be imposed;
21			3.	The procedure for requesting a hearing; and
22 23	be less than 10 days	begin	4. nning (The time frame for requesting a hearing, which may not on the date of the notice.
24 25 26	in the notice given u		parag	member requests a hearing within the time frame specified raph (3) of this subsection, the governing body shall hold a in executive session.
27 28	written notice of the	ii) time	_	governing body shall give the member at least 10 days' lace of the hearing.
29 30	,	iii) ent a		e hearing, the member shall have the right to present ss—examine witnesses regarding the alleged violation.

- 1 (iv) Prior to imposing any sanction on the member, the governing 2 body shall place in the minutes of the meeting proof of the notice provided to the member 3 under paragraph (3) of this subsection, which shall include:
- 4 1. A copy of the notice, together with a statement of the date 5 and manner of providing the notice; or
- 6 2. A statement that the member in fact appeared at the 7 hearing.
- 8 (v) The governing body shall place in the minutes of the meeting the 9 results of the hearing and the sanction, if any, imposed on the member.
- 10 (5) If the member does not request a hearing within the time frame 11 specified in the notice given under paragraph (3) of this subsection, the governing body, at 12 the next meeting, shall deliberate as to whether the violation occurred and decide whether 13 a sanction is appropriate for the violation.
- 14 (c) A member may appeal a decision of a governing body made in accordance with 15 the dispute settlement procedure described in this section to the courts of Maryland.
- (d) (1) If a member fails to comply with this subtitle, the bylaws of a cooperative housing corporation, or a decision rendered by the governing body in accordance with this section, the governing body or any other member of the cooperative housing corporation may sue the member for any damages caused by the failure or for injunctive relief.
- 21 (2) The prevailing party in a proceeding authorized under this subsection 22 is entitled to an award for reasonable attorney's fees as determined by court.
- 23 (e) The failure of a governing body to enforce a provision of this [title] SUBTITLE, 24 the proprietary lease of a member, or the bylaws of the cooperative housing corporation on 25 any occasion is not a waiver of the right to enforce the provision on any other occasion.
- 26 **5-6B-30.1.**
- 27 (A) THIS SECTION APPLIES ONLY IN MONTGOMERY COUNTY.
- 28 **(B) (1)** A COOPERATIVE HOUSING CORPORATION OR ITS AGENT MAY NOT 29 TAKE ADVERSE ACTION AGAINST A UNIT OWNER WITHOUT PROVIDING NOTICE 30 REQUIRED UNDER § 5–6B–30 OF THIS SUBTITLE.
- 31 (2) If a cooperative housing corporation has reason to 32 Believe that a member does not reside at the unit assigned to the 33 Member, the cooperative housing corporation shall provide notice 34 Required under § 5–6B–30 of this subtitle to the unit of the member and

- 1 ANY KNOWN ALTERNATE ADDRESS OF THE MEMBER AND, IF APPLICABLE, TO ANY
- 2 REPRESENTATIVE OF THE MEMBER.
- 3 (C) DURING A DISPUTE, IF A MEMBER CONTINUES TO REMIT ALL MEMBER
- 4 DUES AND FEES REGULARLY REQUIRED OF ALL MEMBERS UNDER THE GOVERNING
- 5 DOCUMENTS OR PROPRIETARY LEASE, A COOPERATIVE HOUSING CORPORATION
- 6 MAY NOT:
- 7 (1) RESTRICT ACCESS TO OR USE OF AMENITIES AVAILABLE TO ALL
- 8 OTHER MEMBERS BY THE MEMBER, THE MEMBER'S HOUSEHOLD, OR A TENANT OF
- 9 THE MEMBER'S UNIT;
- 10 (2) CHARGE ADDITIONAL FEES OR FINES BEYOND STANDARD DUES
- 11 AND FEES, INCLUDING MONTHLY OR ANNUAL MEMBER DUES;
- 12 (3) REASSIGN PAYMENTS REMITTED BY THE MEMBER FOR REGULAR
- 13 COOPERATIVE HOUSING CORPORATION DUES AND FEES TO ANY OTHER ALLEGED
- 14 **DEBTS**;
- 15 (4) ACCELERATE ANY PAYMENTS BY THE MEMBER FOR DUES, FEES,
- 16 PENALTIES, INTEREST, COSTS, OR ANY OTHER MONEY ALLEGEDLY DUE TO THE
- 17 COOPERATIVE HOUSING CORPORATION; OR
- 18 (5) CHARGE INTEREST ON FEES OR FINES THAT ARE CLAIMED TO
- 19 HAVE ACCRUED AS THE RESULT OF THE DISPUTED ACTIONS OR FAILURES TO ACT OF
- 20 THE MEMBER.
- 21 (D) (I) IN ADDITION TO ANY ATTORNEY'S FEES AWARDED UNDER §
- 22 5-6B-30 OF THIS SUBTITLE, THE COURT OR AN ENTITY AUTHORIZED BY THE
- 23 COUNTY TO CONDUCT DISPUTE RESOLUTION IN A DISPUTE MAY AWARD COSTS AND
- 24 EXPENSES RELATING TO THE DISPUTE TO A COOPERATIVE HOUSING CORPORATION
- 25 THAT IS THE PREVAILING PARTY.
- 26 (II) THE COURT OR ENTITY AUTHORIZED BY THE COUNTY TO
- 27 CONDUCT DISPUTE RESOLUTION MAY AWARD REASONABLE COSTS AND EXPENSES
- 28 UNDER THIS PARAGRAPH ONLY IF THE COURT OR ENTITY AUTHORIZED BY THE
- 29 COUNTY TO CONDUCT DISPUTE RESOLUTION ISSUES A WRITTEN RULING
- 30 SPECIFYING THE AMOUNT OF THE AWARD.
- 31 (III) A COOPERATIVE HOUSING CORPORATION MAY NOT,
- 32 THROUGH ANY MEANS, REQUIRE A MEMBER TO PAY FOR ANY ATTORNEY'S FEES,
- 33 COSTS, OR EXPENSES RELATED TO A DISPUTE UNLESS AWARDED TO THE
- 34 COOPERATIVE HOUSING CORPORATION UNDER THIS SUBSECTION.

1	(2) In addition to any attorney's fees awarded under §
2	5-6B-30 of this subtitle, the court or entity authorized by the county
3	TO CONDUCT DISPUTE RESOLUTION MAY AWARD TO A MEMBER WHO IS A
4	PREVAILING PARTY:
5	(I) INJUNCTIVE RELIEF AGAINST A COOPERATIVE HOUSING
6	CORPORATION AND ITS AGENTS;
_	(T) B-1601151 00000 115 - T-1711000 000 000
7	(II) REASONABLE COSTS AND EXPENSES RELATING TO THE
8	DISPUTE;
9	(III) COMPENSATORY DAMAGES; AND
9	(III) COMPENSATORT DAMAGES, AND
0	(IV) FOR WILLFUL OR INTENTIONAL VIOLATIONS BY A
1	COOPERATIVE HOUSING CORPORATION, TREBLE DAMAGES.
12	(3) Attorney's fees under § 5-6B-30 of this subtitle and
13	COSTS, EXPENSES, AND DAMAGES UNDER THIS SUBSECTION MAY BE AWARDED ONLY
4	AFTER ALL APPEALS BY THE PARTIES HAVE BEEN EXHAUSTED.
15	(E) AN OFFICER, A BOARD MEMBER, OR ANY OTHER PERSON SERVING AS A
6	MEMBER OF THE GOVERNING BODY OF A COOPERATIVE HOUSING CORPORATION, OR
1 7	A REPRESENTATIVE OF THE PROPERTY MANAGER OF THE COOPERATIVE HOUSING
18	CORPORATION, MAY NOT SERVE AS AN ADJUDICATOR FOR A DISPUTE PROCEEDING
9	IN WHICH THE COOPERATIVE HOUSING CORPORATION, ITS GOVERNING BODY, OR
20	THE PROPERTY MANAGER IS ALSO A PARTY.
21	(F) NOTHING IN THIS SECTION MAY BE INTERPRETED TO:
	(1) Drowning a gooden among working goden among enough
22	(1) PROHIBIT A COOPERATIVE HOUSING CORPORATION FROM:
23	(I) COLLECTING DUES, FEES, FINES, AND REASONABLE
24	INTEREST UNRELATED TO A DISPUTE;
1 T	INTEREST UNRELATED TO A DISTUTE,
25	(II) COLLECTING FEES, FINES, AND REASONABLE INTEREST IF
26	THE COOPERATIVE HOUSING CORPORATION IS GRANTED A JUDGMENT FOR SUCH
27	AMOUNTS; OR

28 (III) ENFORCING ANY JUDGMENT AGAINST A MEMBER 29 OTHERWISE PERMITTED BY LAW; OR

- 1 (2) LIMIT THE RIGHTS OF A MEMBER AS OTHERWISE PROVIDED 2 UNDER LAW OR UNDER THE GOVERNING DOCUMENTS OR PROPRIETARY LEASE.
- 3 (G) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBTITLE, ANY 4 BYLAW OR PROVISION OF A GOVERNING DOCUMENT OF A COOPERATIVE HOUSING
- 5 CORPORATION THAT CONFLICTS WITH THIS SECTION IS VOID AND UNENFORCEABLE.
- 6 5-6B-32.
- 7 (a) (1) Except as provided in §§ 5–6B–08 through 5–6B–10 [and §], 5–6B–12,
- 8 5-6B-19.1, 5-6B-19.2, 5-6B-29.1, AND 5-6B-30.1 of this subtitle, the provisions of
- 9 this subtitle are statewide in their effect.
- 10 (2) Except as provided in this subtitle, a county, city, or other jurisdiction 11 may not enact any law, ordinance, or regulation which would impose a burden or restriction
- 12 on a cooperative housing corporation that is not imposed on all other property of similar
- 13 character not a cooperative housing corporation. Any such law, ordinance, or regulation is
- preempted by the subject and material of this title and is void.

15 Article – Real Property

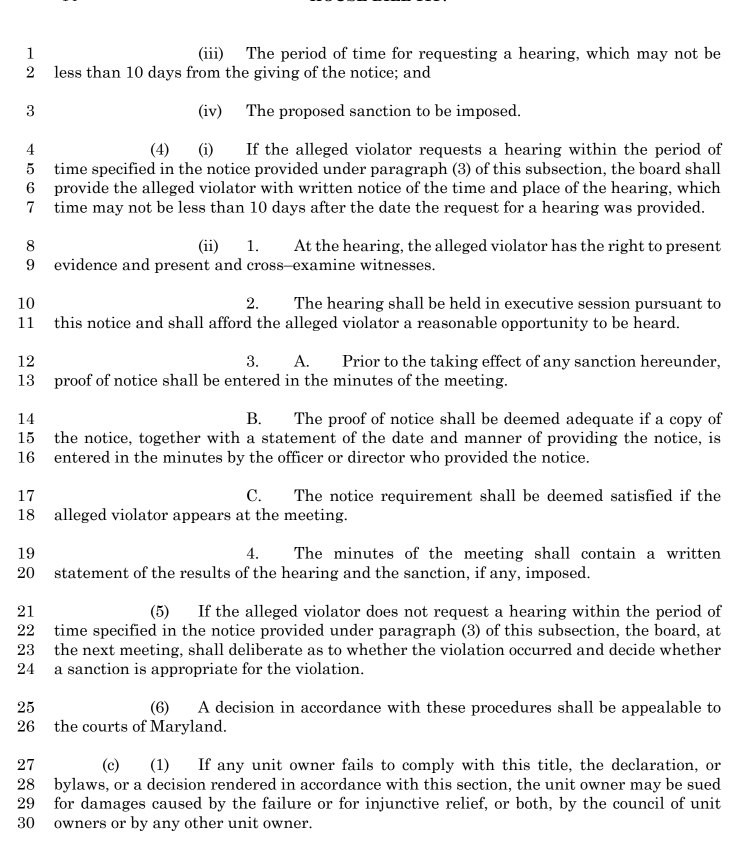
- 16 **11–109.5.**
- 17 (A) THIS SECTION APPLIES ONLY IN MONTGOMERY COUNTY.
- 18 (B) ON REQUEST, THE COUNCIL OF UNIT OWNERS OR BOARD OF DIRECTORS
- 19 SHALL PROMPTLY PROVIDE A UNIT OWNER WITH AGENDAS, BACKGROUND
- 20 MATERIALS, AND MINUTES OF A MEMBERSHIP MEETING OR A MEETING OF THE
- 21 GOVERNING BODY OF THE CONDOMINIUM.
- (c) Unless a paper copy is requested by a unit owner, materials
- 23 PROVIDED TO THE UNIT OWNER UNDER SUBSECTION (B) OF THIS SECTION MAY BE
- 24 PROVIDED ELECTRONICALLY.
- 25 **11–109.6.**
- 26 (A) THIS SECTION APPLIES ONLY IN MONTGOMERY COUNTY.
- 27 (B) (1) ELECTIONS, INCLUDING THE COLLECTION AND COUNTING OF
- 28 BALLOTS AND THE CERTIFYING OF RESULTS, FOR OFFICERS OR MEMBERS OF THE
- 29 GOVERNING BODY OTHER THAN THE FULL MEMBERSHIP OF THE COUNCIL OF UNIT
- 30 OWNERS SHALL BE CONDUCTED BY INDEPENDENT PARTIES WHO:
 - (I) ARE NOT CANDIDATES IN THE ELECTION; AND

- 1 (II) DO NOT HAVE A CONFLICT OF INTEREST REGARDING ANY 2 CANDIDATE IN THE ELECTION.
- 3 (2) A UNIT OWNER IS AN INDEPENDENT PARTY IF THE UNIT OWNER:
- 4 (I) COMPLIES WITH THE REQUIREMENTS OF THIS SECTION;
- 5 (II) DOES NOT ELECTIONEER FOR ANY CANDIDATE; AND
- 6 (III) IS NOT SUBJECT TO AN OBJECTION BY MORE THAN 25% OF THE ELIGIBLE VOTING MEMBERS OF THE COUNCIL OF UNIT OWNERS.
- 8 (3) REPRESENTATIVES OF THE CONDOMINIUM'S PROPERTY 9 MANAGEMENT ARE NOT INDEPENDENT PARTIES.
- 10 (C) THE GOVERNING BODY MAY RETAIN A THIRD-PARTY VENDOR OR 11 EMPLOY A COMMERCIAL TECHNOLOGY PLATFORM TO CONDUCT AN ELECTION.
- 12 (D) INDIVIDUALS CONDUCTING AN ELECTION SHALL MAKE REASONABLE 13 EFFORTS TO ENSURE THAT THE ELECTION IS FAIR AND THAT THERE IS 14 ACCOUNTABILITY FOR THE PROCESS AND THE RESULTS OF THE ELECTION.
- 15 (E) A UNIT OWNER DESIGNATED TO CONDUCT AN ELECTION WHO ACTS IN GOOD FAITH IS NOT PERSONALLY LIABLE IN CONNECTION WITH THE CONDUCT OF THE ELECTION.
- 18 **(F) (1)** THE GOVERNING BODY SHALL MAKE REASONABLE 19 ACCOMMODATIONS, INCLUDING REASONABLE USE OF ANY PORTION OF COMMON 20 AREAS, FOR UNIT OWNERS TO ENGAGE IN ORGANIZING ACTIVITIES RELATING TO 21 GOVERNANCE OF THE CONDOMINIUM.
- 22 (2) THE GOVERNING BODY MAY NOT PREVENT UNIT OWNERS FROM 23 OR RETALIATE AGAINST UNIT OWNERS FOR EXERCISING RIGHTS GUARANTEED 24 UNDER LAW OR UNDER THE GOVERNING DOCUMENTS OF THE CONDOMINIUM.
- 25 (G) PROVISIONS OF THE GOVERNING DOCUMENTS, RULES, OR 26 REGULATIONS OF A CONDOMINIUM RELATING TO THE CONDUCT OF ELECTIONS 27 THAT ARE INCONSISTENT WITH THE REQUIREMENTS OF THIS SECTION ARE 28 UNENFORCEABLE AND VOID.
- 29 **11–110.1.**

UNIT OWNER WITH A WRITTEN STATEMENT:

1	(A) THIS	SECT	ION APPLIES ONLY IN MONTGOMERY COUNTY.
2 3 4	ADMINISTRATIV	E FEE	COLLECTION OF REGULAR DUES, FINES, FEES, INCLUDING S FOR PROVIDING COPIES OF RECORDS, AND OTHER VERNING BODY MAY NOT:
5	(1)	UNR	EASONABLY RESTRICT THE METHOD OR FORM OF PAYMENT,
6	OR THE PROCED	URES I	FOR REMITTING PAYMENT FROM UNIT OWNERS; OR
7	(2)	DISC	RIMINATE AGAINST UNIT OWNERS IN:
8		(I)	THE LEVEL OF ACCESS TO ONLINE PAYMENT PORTALS;
9		(II)	THE ACCEPTED METHODS OF PAYMENT; OR
10		(III)	THE TIME TAKEN TO PROCESS PAYMENTS.
11	(C) THE	GOVE	RNING BODY MAY NOT ASSESS A FINE, LATE FEE, OR OTHER
12	PENALTY FOR A I	DELAY	IN PAYMENT CAUSED BY THE GOVERNING BODY OR AN AGENT
13	OF THE GOVERN	ING B	ODY IN PROCESSING AND APPLYING A PAYMENT BY A UNIT
14	OWNER.		
15	(D) THE	GOVE	RNING BODY MAY ASSESS AGAINST A UNIT OWNER ACTUAL
16	COSTS INCURRE	D FOR	PROCESSING CERTAIN METHODS OF PAYMENT, INCLUDING
17	PROCESSING OF	A PAYI	MENT BY CREDIT CARD OR WIRE TRANSFER.
18	(E) (1)	On F	REQUEST BY A UNIT OWNER, THE GOVERNING BODY SHALL
19	PROMPTLY PRO	VIDE 7	TO THE UNIT OWNER AN ITEMIZED, WRITTEN STATEMENT
20	CONFIRMING RE	CEIPT	OF ANY PAYMENT MADE BY THE UNIT OWNER AND DETAILING
21	THE APPLICATION	N OF F	PAYMENT FUNDS, INCLUDING FUNDS APPLIED TO:
22		(I)	MONTHLY OR ANNUAL DUES;
23		(II)	PRINCIPAL OR INTEREST ON ANY OUTSTANDING DEBT;
24		(III)	FINES, PENALTIES, AND OTHER ACCOUNTS RECEIVABLE;
2 5	AND	(-11)	Zinze, Ziniizine, iniz Gillia incoonie incollinatie,
20	11111		
26		(IV)	ANY OTHER AMOUNTS THAT THE GOVERNING BODY CLAIMS
27	WERE OWED.	(-1)	
	THE OWED.		
28	(2)	AT L	EAST ANNUALLY, A GOVERNING BODY SHALL PROVIDE EACH

$\frac{1}{2}$	(I) ITEMIZING ALL PAYMENTS MADE BY THE UNIT OWNER TO THE GOVERNING BODY DURING THE PERIOD SINCE THE LAST STATEMENT;						
3	(II) EXPLAINING HOW PAYMENT FUNDS WERE APPLIED; AND						
4 5	(III) LISTING ANY REMAINING DEBTS OWED TO THE GOVERNING BODY BY THE UNIT OWNER.						
6 7 8	(3) UNLESS A UNIT OWNER REQUESTS A PRINTED STATEMENT, A STATEMENT REQUIRED UNDER THIS SUBSECTION MAY BE DELIVERED ELECTRONICALLY.						
9	11–113.						
10 11 12 13	(a) [Unless] EXCEPT AS PROVIDED IN § 11–113.1 OF THIS TITLE AND UNLESS the declaration or bylaws state otherwise, the dispute settlement mechanism provided by this section is applicable to complaints or demands formally arising on or after October 1, 2022.						
14 15 16	(b) (1) The council of unit owners or board of directors may not impose a fine, suspend voting, or infringe upon any other rights of a unit owner or other occupant for violations of rules until the procedures in this subsection are followed.						
17 18	(2) A written demand to cease and desist from an alleged violation shall be provided to the alleged violator specifying:						
19	(i) The alleged violation;						
20	(ii) The action required to abate the violation; and						
21 22 23 24	(iii) A time period, not less than 15 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 opportunity for hearing if the violation is not continuing.						
25 26 27 28 29	(3) Within 12 months of the demand, if the violation continues past the period allowed in the demand for abatement without penalty or if the same rule is violated subsequently, the board shall provide the alleged violator, at the alleged violator's address of record, with a written notice of the alleged violator's right to request a hearing to be held by the board in executive session containing:						
30	(i) The nature of the alleged violation;						
31 32	(ii) The procedures for requesting a hearing at which the alleged violator may produce any statement, evidence, or witnesses on behalf of the alleged violator;						



31 (2) The prevailing party in any proceeding under this subsection is entitled 32 to an award for counsel fees as determined by court.

- 1 (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.
- 4 **11–113.1.**
- 5 (A) THE SECTION APPLIES ONLY IN MONTGOMERY COUNTY.
- 6 (B) (1) A GOVERNING BODY OR ITS AGENT MAY NOT TAKE ADVERSE 7 ACTION AGAINST A UNIT OWNER WITHOUT PROVIDING NOTICE REQUIRED UNDER § 8 11–113 OF THIS TITLE.
- 9 (2) If a governing body has reason to believe that a unit 10 owner does not reside at their unit, the governing body shall provide 11 notice required under § 11–113 of this title to the unit owner's unit and 12 any known alternate address of the unit owner and, if applicable, to 13 any representative of the unit owner.
- 14 (C) (1) THE PERIOD OF TIME FOR A UNIT OWNER TO REQUEST A HEARING 15 UNDER § 11–113 OF THIS TITLE MAY NOT BE LESS THAN 30 DAYS AFTER THE BOARD 16 PROVIDES NOTICE TO THE UNIT OWNER.
- 17 (2) If A UNIT OWNER REQUESTS A HEARING UNDER § 11–113 OF THIS
 18 TITLE, THE HEARING MAY NOT BE HELD LESS THAN 30 DAYS AFTER THE DATE THE
 19 REQUEST FOR A HEARING WAS PROVIDED BY THE UNIT OWNER.
- 20 **(D) D**URING A DISPUTE, IF A UNIT OWNER CONTINUES TO REMIT TO THE GOVERNING BODY ALL DUES AND FEES REGULARLY REQUIRED OF ALL UNIT OWNERS UNDER THE GOVERNING DOCUMENTS, RULES, OR REGULATIONS OF THE CONDOMINIUM, THE GOVERNING BODY MAY NOT:
- 24 (1) RESTRICT ACCESS TO OR USE OF AMENITIES AVAILABLE TO ALL OTHER UNIT OWNERS BY THE UNIT OWNER, MEMBERS OF THE UNIT OWNER'S HOUSEHOLD, OR A TENANT OF THE UNIT OWNER;
- 27 (2) CHARGE ADDITIONAL FEES OR FINES BEYOND STANDARD DUES 28 AND FEES, INCLUDING MONTHLY OR ANNUAL DUES;
- 29 (3) REASSIGN PAYMENTS REMITTED BY THE UNIT OWNER FOR 30 REGULAR DUES AND FEES TO ANY OTHER ALLEGED DEBTS;
- 31 (4) ACCELERATE ANY PAYMENTS BY THE UNIT OWNER FOR DUES, 32 FEES, PENALTIES, INTEREST, COSTS, OR ANY OTHER MONEY ALLEGEDLY DUE TO 33 THE GOVERNING BODY;

BODY AND ITS AGENTS.

1	(5) CHARGE INTEREST ON FEES OR FINES THAT ARE CLAIMED TO
2	HAVE ACCRUED AS THE RESULT OF THE DISPUTED ACTIONS OR FAILURES TO ACT OF
3	THE UNIT OWNER; OR
4	(6) RECORD A LIEN ON THE UNIT OWNER'S UNIT.
5	(E) (1) (I) IN ADDITION TO ANY COUNSEL FEES AWARDED UNDER §
6	11-113 OF THIS TITLE, THE COURT OR ENTITY AUTHORIZED BY THE COUNTY TO
7	CONDUCT DISPUTE RESOLUTION IN A DISPUTE MAY AWARD COSTS AND EXPENSES
8	RELATING TO THE DISPUTE TO A GOVERNING BODY THAT IS THE PREVAILING PARTY.
9	(II) THE COURT OR ENTITY AUTHORIZED BY THE COUNTY TO
10	CONDUCT DISPUTE RESOLUTION MAY AWARD REASONABLE COSTS AND EXPENSES
11	UNDER THIS PARAGRAPH ONLY IF THE COURT, ARBITRATOR, OR ENTITY
12	AUTHORIZED BY THE COUNTY TO CONDUCT DISPUTE RESOLUTION ISSUES A
13	WRITTEN RULING SPECIFYING THE AMOUNT OF THE AWARD.
14	(III) A GOVERNING BODY MAY NOT, THROUGH ANY MEANS,
15	REQUIRE A UNIT OWNER TO PAY FOR ANY ATTORNEY'S FEES, COSTS, OR EXPENSES
16	RELATED TO A DISPUTE UNLESS AWARDED TO THE GOVERNING BODY BY A COURT
17	OR ENTITY AUTHORIZED BY THE COUNTY TO CONDUCT DISPUTE RESOLUTION
18	UNDER THIS SUBSECTION.
19	(2) IN ADDITION TO ANY ATTORNEY'S FEES AWARDED UNDER §
20	11-113 OF THIS TITLE, THE COURT OR ENTITY AUTHORIZED BY THE COUNTY TO
21	CONDUCT DISPUTE RESOLUTION MAY:
22	(I) AWARD TO A UNIT OWNER WHO IS A PREVAILING PARTY:
23	1. Reasonable costs and expenses relating to
24	THE DISPUTE;
25	2. COMPENSATORY DAMAGES; AND
26	3. FOR WILLFUL OR INTENTIONAL VIOLATIONS BY A
27	CONDOMINIUM, TREBLE DAMAGES; AND
28	(II) GRANT INJUNCTIVE RELIEF AGAINST THE GOVERNING

- 1 (3) ATTORNEY'S FEES UNDER § 11–113 OF THIS TITLE AND COSTS, 2 EXPENSES, AND DAMAGES UNDER THIS SUBSECTION MAY BE AWARDED ONLY AFTER 3 ALL APPEALS BY THE PARTIES HAVE BEEN EXHAUSTED.
- 4 (F) AN OFFICER, A BOARD MEMBER, OR ANY OTHER PERSON SERVING AS A
 5 MEMBER OF THE GOVERNING BODY, OR A REPRESENTATIVE OF THE PROPERTY
 6 MANAGER OF THE CONDOMINIUM, MAY NOT SERVE AS AN ADJUDICATOR FOR A
 7 DISPUTE PROCEEDING IN WHICH THE GOVERNING BODY OR THE PROPERTY
 8 MANAGER IS ALSO A PARTY.
- 9 (G) NOTHING IN THIS SECTION MAY BE INTERPRETED TO:
- 10 (1) PROHIBIT A GOVERNING BODY FROM:
- 11 (I) COLLECTING DUES, FEES, FINES, AND REASONABLE 12 INTEREST UNRELATED TO A DISPUTE;
- 13 (II) COLLECTING FEES, FINES, AND REASONABLE INTEREST IF
 14 THE COOPERATIVE HOUSING CORPORATION IS GRANTED A JUDGMENT FOR SUCH
- 15 AMOUNTS; OR
- 16 (III) ENFORCING ANY JUDGMENT AGAINST A MEMBER 17 OTHERWISE PERMITTED BY LAW; OR
- 18 (2) LIMIT THE RIGHTS OF A UNIT OWNER OTHERWISE PROVIDED UNDER LAW OR UNDER THE GOVERNING DOCUMENTS, RULES, OR REGULATIONS OF THE CONDOMINIUM.
- 21NOTWITHSTANDING ANY OTHER PROVISION OF THIS TITLE, ANY 22PROVISION OF THE RULES, REGULATIONS, OR OTHER GOVERNING DOCUMENTS OF A 23 CONDOMINIUM THAT CONFLICTS WITH THIS SECTION IS VOID **AND** 24UNENFORCEABLE.
- 25 11–122.
- 26 Except as otherwise provided in this title, a county, city, or other jurisdiction 27 may not enact any law, ordinance, or regulation which would impose a burden or restriction 28 on a condominium that is not imposed on all other property of similar character not 29 subjected to a condominium regime. Any such law, ordinance, or regulation is void. Except as otherwise expressly provided in §§ 11–109.5, 11–109.6, 11–110.1, 11–113.1, 11–130, 30 11–138, 11–139, and 11–140 of this title, the provisions of this title are statewide in their 31 effect. Any law, ordinance, or regulation enacted by a county, city, or other jurisdiction is 32 33 preempted by the subject and material of this title.

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1 11B-111.4.

- 2 This section does not apply to any meetings of lot owners occurring at any time 3 before the lot owners, other than the developer, have a majority of the votes in the 4 homeowners association, as provided in the declaration.
- 5 Subject to reasonable rules adopted by the governing body, lot owners may 6 meet for the purpose of considering and discussing the operation of and matters relating to the operation of the homeowners association in any common areas or in any building or facility in the common areas that the governing body of the homeowners association uses 9 for scheduled meetings.
- 10 (C) **(1)** THIS SUBSECTION APPLIES ONLY IN MONTGOMERY COUNTY.
- **(2)** THE **GOVERNING** 11 **BODY** SHALL MAKE REASONABLE 12 ACCOMMODATIONS FOR LOT OWNERS TO MEET FOR THE PURPOSE OF ENGAGING IN 13 ORGANIZING ACTIVITIES RELATING TO GOVERNANCE OF THE HOMEOWNERS ASSOCIATION, INCLUDING REASONABLE USE OF ANY PORTION OF THE COMMON 14 15 AREAS OR ANY BUILDING OR FACILITY IN THE COMMON AREAS THAT THE 16 HOMEOWNERS ASSOCIATION USES FOR SCHEDULED MEETINGS.
- 17 **(3)** THE GOVERNING BODY MAY NOT PREVENT LOT OWNERS FROM, OR RETALIATE AGAINST LOT OWNERS FOR, EXERCISING RIGHTS GUARANTEED UNDER 18 19 LAW OR UNDER THE GOVERNING DOCUMENTS OF THE HOMEOWNERS ASSOCIATION.
- 20 11B-111.10.
- 21[Unless] EXCEPT AS PROVIDED IN § 11B-111.11 OF THIS TITLE AND 22 UNLESS the declaration or bylaws state otherwise, the dispute settlement mechanism 23provided by this section is applicable to complaints or demands formally arising on or after 24October 1, 2022.
- 25(b) (1) The board of directors or other governing body of the homeowners association may not impose a fine, suspend voting, or infringe on any other right of a lot 26 27 owner or any other occupant for violations of rules until the procedures in this subsection 28 are followed.
- 29 A written demand to cease and desist from an alleged violation shall be provided to the alleged violator specifying: 30
- 31 The nature of the alleged violation; (i)
- 32 The action required to abate the violation; and (ii)
- 33 (iii) A period of time, not less than 15 days, during which the violation 34 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.

- (3) Within 12 months of the demand, if the violation continues past the period of time allowed in the demand for abatement without penalty or if the same rule is violated subsequently, the board shall provide the alleged violator, at the alleged violator's address of record, with a written notice of the alleged violator's right to request a hearing to be held by the board in executive session containing:
- 8 (i) The nature of the alleged violation;

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- 9 (ii) The procedures for requesting a hearing at which the alleged violator may produce any statement, evidence, or witnesses on behalf of the alleged violator;
- 11 (iii) The period of time for requesting a hearing, which may not be 12 less than 10 days from the giving of the notice; and
- 13 (iv) The proposed sanction to be imposed.
- 14 (4) (i) If the alleged violator requests a hearing within the period of 15 time specified in the notice provided under paragraph (3) of this subsection, the board shall 16 provide the alleged violator with a written notice of the time and place of the hearing, which 17 time may not be less than 10 days after the date the request for a hearing was provided.
- 18 (ii) 1. At the hearing, the alleged violator has the right to present 19 evidence and cross–examine witnesses.
- 20 2. The hearing shall be held in executive session in accordance with this notice and shall afford the alleged violator a reasonable opportunity to be heard.
- 3. A. Prior to the taking effect of any sanction under this section, proof of notice shall be entered in the minutes of the meeting.
- B. The proof of notice shall be deemed adequate if a copy of the notice, together with a statement of the date and manner of providing the notice, is entered in the minutes by the officer or director who provided the notice.
- 28 C. The notice requirement shall be deemed satisfied if the 29 alleged violator appears at the meeting.
- 30 4. The minutes of the meeting shall contain a written statement of the results of the hearing and the sanction, if any, imposed.
- 32 (5) If the alleged violator does not request a hearing within the period of 33 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 sanction is appropriate for the violation.
- 3 (6) A decision made in accordance with these procedures shall be 4 appealable to the courts of Maryland.
- 5 (c) (1) If any lot owner fails to comply with this title, the declaration, or bylaws, or a decision rendered in accordance with this section, the lot owner may be sued for damages caused by the failure or for injunctive relief, or both, by the homeowners association or by any other lot owner.
- 9 (2) The prevailing party in any proceeding under this subsection is entitled 10 to an award for counsel fees as determined by the court.
- 11 (d) The failure of the board of directors or other governing body of the 12 homeowners association to enforce a provision of this title, the declaration, or bylaws on 13 any occasion is not a waiver of the right to enforce the provision on any other occasion.
- 14 (e) This section does not apply to the Columbia Association or the village community associations for the villages of Columbia in Howard County.
- 16 **11B-111.11.**
- 17 (A) THIS SECTION APPLIES ONLY IN MONTGOMERY COUNTY.
- 18 **(B) (1) A** HOMEOWNERS ASSOCIATION OR ITS AGENT MAY NOT TAKE 19 ADVERSE ACTION AGAINST A UNIT OWNER WITHOUT PROVIDING NOTICE REQUIRED 20 UNDER § 11B–111.10 OF THIS TITLE.
- 21 (2) If A HOMEOWNERS ASSOCIATION HAS REASON TO BELIEVE THAT
 22 A LOT OWNER DOES NOT RESIDE AT THEIR LOT, THE HOMEOWNERS ASSOCIATION
 23 SHALL PROVIDE NOTICE REQUIRED UNDER § 11B–111.10 OF THIS TITLE TO THE LOT
 24 OWNER AT THE LOT OWNER'S LOT AND ANY KNOWN ALTERNATE ADDRESS OF THE
 25 LOT OWNER AND, IF APPLICABLE, TO ANY REPRESENTATIVE OF THE LOT OWNER.
- 26 (C) (1) THE PERIOD OF TIME FOR A LOT OWNER TO REQUEST A HEARING 27 UNDER § 11B–111.10 OF THIS TITLE MAY NOT BE LESS THAN 30 DAYS AFTER THE 28 BOARD PROVIDES NOTICE TO THE LOT OWNER.
- 29 (2) If A LOT OWNER REQUESTS A HEARING UNDER § 11B–111.10 OF 30 THIS TITLE, THE HEARING MAY NOT BE HELD LESS THAN 30 DAYS AFTER THE DATE 31 THE REQUEST FOR A HEARING WAS PROVIDED BY THE LOT OWNER.
- 32 (D) DURING A DISPUTE, IF A LOT OWNER CONTINUES TO REMIT TO THE 33 HOMEOWNERS ASSOCIATION ALL DUES AND FEES REGULARLY REQUIRED OF ALL

- 1 LOT OWNERS UNDER THE GOVERNING DOCUMENTS, RULES, OR REGULATIONS OF
- 2 THE HOMEOWNERS ASSOCIATION, THE HOMEOWNERS ASSOCIATION MAY NOT:
- 3 (1) RESTRICT ACCESS TO OR USE OF AMENITIES AVAILABLE TO ALL
- 4 OTHER LOT OWNERS BY THE LOT OWNER, MEMBERS OF THE LOT OWNER'S
- 5 HOUSEHOLD, OR A TENANT OF THE LOT OWNER;
- 6 (2) CHARGE ADDITIONAL FEES OR FINES BEYOND STANDARD DUES
- 7 AND FEES CHARGED TO ALL LOT OWNERS;
- 8 (3) REASSIGN PAYMENTS REMITTED BY THE LOT OWNER FOR
- 9 REGULAR DUES AND FEES TO ANY OTHER ALLEGED DEBTS;
- 10 (4) ACCELERATE ANY PAYMENTS BY THE MEMBER FOR DUES, FEES,
- 11 PENALTIES, INTEREST, COSTS, OR ANY OTHER MONEY ALLEGEDLY DUE TO THE
- 12 HOMEOWNERS ASSOCIATION;
- 13 (5) CHARGE INTEREST ON FEES OR FINES THAT ARE CLAIMED TO
- 14 HAVE ACCRUED AS THE RESULT OF THE DISPUTED ACTIONS OR FAILURES TO ACT OF
- 15 THE LOT OWNER; OR
- 16 (6) RECORD A LIEN ON THE LOT OWNER'S PROPERTY IN THE
- 17 **DEVELOPMENT.**
- 18 (E) (1) (I) IN ADDITION TO ANY COUNSEL FEES AWARDED UNDER §
- 19 11B-111.10 OF THIS TITLE, THE COURT OR ENTITY AUTHORIZED BY THE COUNTY TO
- 20 CONDUCT DISPUTE RESOLUTION MAY AWARD COSTS AND EXPENSES RELATING TO
- 21 THE DISPUTE TO A HOMEOWNERS ASSOCIATION THAT IS THE PREVAILING PARTY.
- 22 (II) THE COURT OR ENTITY AUTHORIZED BY THE COUNTY TO
- 23 CONDUCT DISPUTE RESOLUTION MAY AWARD REASONABLE COSTS AND EXPENSES
- 24 UNDER THIS PARAGRAPH ONLY IF THE COURT OR ENTITY AUTHORIZED BY THE
- 25 COUNTY TO CONDUCT DISPUTE RESOLUTION ISSUES A WRITTEN RULING
- 26 SPECIFYING THE AMOUNT OF THE AWARD.
- 27 (III) A HOMEOWNERS ASSOCIATION MAY NOT, THROUGH ANY
- 28 MEANS, REQUIRE A LOT OWNER TO PAY FOR ANY COUNSEL FEES, COSTS, OR
- 29 EXPENSES RELATED TO A DISPUTE UNLESS AWARDED TO THE HOMEOWNERS
- 30 ASSOCIATION BY A COURT UNDER THIS SUBSECTION.
- 31 (2) IN ADDITION TO ANY COUNSEL FEES AWARDED UNDER §
- 32 11B-111.10 OF THIS TITLE, THE COURT OR ENTITY AUTHORIZED BY THE COUNTY TO
- 33 CONDUCT DISPUTE RESOLUTION MAY:

1	(I)	AWARD TO A LOT OWNER WHO IS A PREVAILING PARTY:
2 3	THE DISPUTE;	1. REASONABLE COSTS AND EXPENSES RELATING TO
4		2. COMPENSATORY DAMAGES; AND
5 6	HOMEOWNERS ASSOCIA	3. FOR WILLFUL OR INTENTIONAL VIOLATIONS BY A ATION, TREBLE DAMAGES; AND
7 8	(II) ASSOCIATION AND ITS A	GRANT INJUNCTIVE RELIEF AGAINST THE HOMEOWNERS AGENTS.
9 10 11	EXPENSES, AND DAMAG	NSEL FEES UNDER § $11B-111.10$ OF THIS TITLE AND COSTS, SES UNDER THIS SUBSECTION MAY BE AWARDED ONLY AFTER ARTIES HAVE BEEN EXHAUSTED.
12 13 14 15 16 17	HOMEOWNERS ASSOCIATION OF THE HOMEOWNERS DISPUTE PROCEEDING	DUAL SERVING AS A MEMBER OF THE GOVERNING BODY OF A ATION, OR A REPRESENTATIVE OF THE PROPERTY MANAGER ASSOCIATION, MAY NOT SERVE AS AN ADJUDICATOR FOR A G IN WHICH THE HOMEOWNERS ASSOCIATION, THE THE HOMEOWNERS ASSOCIATION, OR THE PROPERTY RTY.
18	(G) NOTHING I	N THIS SECTION MAY BE INTERPRETED TO:
19	(1) Prop	HIBIT A HOMEOWNERS ASSOCIATION FROM:
20 21	(I) INTEREST UNRELATED	COLLECTING DUES, FEES, FINES, AND REASONABLE TO A DISPUTE;
22 23 24	REASONABLE INTERE	COLLECTING FEES, FINES, AND ASSESSMENTS, AND ST ON ANY FEES, FINES, OR ASSESSMENTS, IF THE ATION IS GRANTED A JUDGMENT FOR SUCH AMOUNTS; OR
25 26	(III) OTHERWISE PERMITTE	ENFORCING ANY JUDGMENT AGAINST A LOT OWNER D BY LAW; OR
27 28 29	` '	T THE RIGHTS OF A LOT OWNER OTHERWISE PROVIDED THE GOVERNING DOCUMENTS, RULES, OR REGULATIONS OF SOCIATION.

- (H) NOTWITHSTANDING ANY OTHER PROVISION OF THIS TITLE, ANY PROVISION OF A GOVERNING DOCUMENT, RULE, OR REGULATION OF A HOMEOWNERS ASSOCIATION THAT CONFLICTS WITH THIS SECTION IS VOID AND UNENFORCEABLE.
- 5 11B-113.7.

- 6 (A) THIS SECTION APPLIES ONLY IN MONTGOMERY COUNTY.
- 7 (B) FOR THE COLLECTION OF REGULAR DUES, FINES, FEES, INCLUDING 8 ADMINISTRATIVE FEES FOR PROVIDING COPIES OF RECORDS, AND OTHER 9 ASSESSMENTS, A HOMEOWNERS ASSOCIATION MAY NOT:
- 10 (1) UNREASONABLY RESTRICT THE METHOD OR FORM OF PAYMENT, 11 OR THE PROCEDURES FOR REMITTING PAYMENT FROM LOT OWNERS; OR
- 12 (2) DISCRIMINATE AGAINST LOT OWNERS IN:
- 13 (I) THE LEVEL OF ACCESS TO ONLINE PAYMENT PORTALS;
- 14 (II) THE ACCEPTED METHODS OF PAYMENT; OR
- 15 (III) THE TIME TAKEN TO PROCESS PAYMENTS.
- 16 (C) A HOMEOWNERS ASSOCIATION MAY NOT ASSESS A FINE, FEE, LATE 17 CHARGE, OR OTHER PENALTY FOR A DELAY IN PAYMENT CAUSED BY THE 18 HOMEOWNERS ASSOCIATION OR ITS AGENT IN PROCESSING AND APPLYING A 19 PAYMENT BY A LOT OWNER.
- 20 (D) IN ADDITION TO ELECTRONIC PAYMENT FEES AUTHORIZED UNDER §
 21 11B–114 OF THIS TITLE, A HOMEOWNERS ASSOCIATION MAY ASSESS AGAINST A LOT
 22 OWNER ACTUAL COSTS INCURRED BY THE HOMEOWNERS ASSOCIATION FOR
 23 PROCESSING PAYMENTS MADE BY WIRE TRANSFER.
- 24 (E) (1) ON REQUEST BY A LOT OWNER, A HOMEOWNERS ASSOCIATION 25 SHALL PROMPTLY PROVIDE TO THE LOT OWNER AN ITEMIZED, WRITTEN STATEMENT 26 CONFIRMING RECEIPT OF ANY PAYMENT MADE BY THE LOT OWNER AND DETAILING 27 THE APPLICATION OF PAYMENT FUNDS, INCLUDING FUNDS APPLIED TO:
- 28 (I) MONTHLY OR ANNUAL DUES;
 - (II) PRINCIPAL OR INTEREST ON ANY OUTSTANDING DEBT;

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(2)

THE LOT OWNER:

(I)

- 1 (III) FINES, PENALTIES, AND OTHER ACCOUNTS RECEIVABLE; 2 **AND** 3 (IV) ANY OTHER AMOUNTS THAT THE **HOMEOWNERS** ASSOCIATION CLAIMS WERE OWED. 4 5 AT LEAST ANNUALLY, A HOMEOWNERS ASSOCIATION SHALL 6 PROVIDE EACH LOT OWNER WITH A WRITTEN STATEMENT: 7 (I)ITEMIZING ALL PAYMENTS MADE BY THE LOT OWNER TO 8 THE HOMEOWNERS ASSOCIATION DURING THE PERIOD SINCE THE LAST 9 STATEMENT; 10 (II) EXPLAINING HOW PAYMENT FUNDS WERE APPLIED; AND 11 (III) LISTING ANY **REMAINING DEBTS OWED** TO THE HOMEOWNERS ASSOCIATION BY THE LOT OWNER. 12 UNLESS A LOT OWNER REQUESTS A PRINTED STATEMENT, A 13 **(3)** STATEMENT REQUIRED UNDER THIS SUBSECTION MAY BE 14 15 ELECTRONICALLY. 11B-118. 16 17 THIS SECTION APPLIES ONLY IN MONTGOMERY COUNTY. (A) 18 (B) **(1)** ELECTIONS FOR THE GOVERNING BODY OF A HOMEOWNERS 19 ASSOCIATION, INCLUDING THE COLLECTION AND COUNTING OF BALLOTS AND THE CERTIFYING OF RESULTS, SHALL BE CONDUCTED BY INDEPENDENT PARTIES WHO: 2021(I)ARE NOT CANDIDATES FOR POSITIONS ON THE GOVERNING 22 BODY OF THE HOMEOWNERS ASSOCIATION IN THAT ELECTION; AND 23(II)DO NOT HAVE A CONFLICT OF INTEREST REGARDING ANY 24CANDIDATE IN THE ELECTION.
- 27 (II) A LOT OWNER MAY BE DEEMED AN INDEPENDENT PARTY IF

PROPERTY MANAGEMENT ARE NOT INDEPENDENT PARTIES.

REPRESENTATIVES OF THE HOMEOWNERS ASSOCIATION'S

1		1.	COMPLIES	WITH	THE	REQUIREMENTS	\mathbf{OF}	THIS
2	SUBSECTION;							

- 3 **DOES NOT ELECTIONEER FOR ANY CANDIDATE; AND**
- 4 3. IS NOT SUBJECT TO AN OBJECTION BY MORE THAN 5 25% OF THE ELIGIBLE VOTING MEMBERS OF THE HOMEOWNERS ASSOCIATION.
- 6 (III) THE HOMEOWNERS ASSOCIATION MAY RETAIN A 7 THIRD-PARTY VENDOR OR EMPLOY A COMMERCIAL TECHNOLOGY PLATFORM TO 8 CONDUCT THE ELECTION.
- 9 (C) Individuals conducting an election shall make reasonable 10 EFFORTS TO ENSURE THAT THE ELECTION IS FAIR AND THAT THERE IS 11 ACCOUNTABILITY FOR THE PROCESS AND THE RESULTS OF THE ELECTION.
- 12 (D) A LOT OWNER DESIGNATED TO CONDUCT AN ELECTION WHO ACTS IN
 13 GOOD FAITH HAS NO PERSONAL LIABILITY IN CONNECTION WITH THE CONDUCT OF
 14 AN ELECTION.
- 15 **(E)** PROVISIONS OF THE GOVERNING DOCUMENTS, RULES, OR REGULATIONS OF A HOMEOWNERS ASSOCIATION RELATING TO THE CONDUCT OF ELECTIONS THAT ARE INCONSISTENT WITH THE REQUIREMENTS OF THIS SECTION ARE VOID AND UNENFORCEABLE.
- SECTION 3. AND BE IT FURTHER ENACTED, That a presently existing obligation or contract right may not be impaired in any way by this Act.
- SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2025.