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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2025

AN ACT

RELATING TO PROPERTY -- CONDOMINIUM LAW

Introduced By: Senators Burke, Ciccone, Tikoian, McKenney, Pearson, and Appollonio

<u>Date Introduced:</u> February 26, 2025

Referred To: Senate Housing & Municipal Government

It is enacted by the General Assembly as follows:

1 SECTION 1. Sections 34-36.1-1.2 and 34-36.1-3.8 of the General Laws in Chapter 34-36.1

entitled "Condominium Law" are hereby amended to read as follows:

34-36.1-1.02. Applicability.

(a)(1) This chapter applies to all condominiums created within this state after July 1, 1982, except that any condominium created within this state prior to July 1, 1982, may voluntarily accept the provisions of this chapter in lieu of the provisions under which it was originally organized. Acceptance shall be evidenced by an agreement in writing executed by and in behalf of the condominium association and by all of the owners of all of the individual condominium units within the condominium, in which agreement it is clearly stated that they all accept the provisions of this chapter in lieu of those in the statute under which the condominium was organized and wish to be governed in the future by the provisions of this chapter. The agreement shall be recorded in the land evidence records of each and every town or city where all or any part of the land in the condominium concerned may be located and shall become effective when first so recorded. The acceptance shall only apply to the governance of the condominium concerned as to all matters which are prospective or executory in nature; and nothing herein shall be deemed to abrogate, amend, limit, effect, or impair the continued effectiveness, legality, or validity of all actions lawfully taken by or in behalf of the condominium prior to the effective date of the acceptance, including, but without limitation, the condominium declaration and all amendments thereto, the bylaws of the condominium and/or of its association, all deeds, mortgages, leases, and any further

documents affecting the titles or rights of unit owners, or of the condominium or the prior lawful acts or deeds of any kind, of the condominium association, its officers, directors, or members.

- (2) Sections 34-36.1-1.05 (separate titles and taxation), 34-36.1-1.06 (applicability of local ordinances, regulations, and building codes), 34-36.1-1.07 (eminent domain), 34-36.1-2.03 (construction and validity of declaration and bylaws), 34-36.1-2.04 (description of units), 34-36.1-3.02(a)(1) — (6) and (11) — (17) (powers of unit owners' association), 34-36.1-3.06(c) — (d) (bylaws), <u>34-36.1-3.08 (meetings)</u>, 34-36.1-3.11 (tort and contract liability), 34-36.1-3.16 (lien for assessments), 34-36.1-3.18 (association records), 34-36.1-4.09 (resale of units), and 34-36.1-4.17 (effect of violation on rights of action; attorney's fees), § 34-36.1-3.20 (enforcement of declaration, bylaws and rules), and 34-36.1-1.03 (definitions), to the extent necessary in construing any of those sections, apply to all condominiums created in this state before July 1, 1982; but those sections apply only with respect to events and circumstances occurring after July 1, 1982, and do not invalidate existing provisions of the declaration, bylaws, plats, or plans of those condominiums.
 - (3) A condominium created as an additional phase by amendment of a condominium created prior to July 1, 1982, if the original declaration contemplated the amendment, shall be deemed to be a condominium created prior to July 1, 1982; provided, however, the provisions of subdivision (a)(2) shall apply as defined therein.
 - (4) Section 34-36.1-3.21 (foreclosure of condominium lien) applies, with respect to all condominiums created in this state prior to June 19, 1991, only with respect to events and circumstances occurring after June 18, 1991, does not invalidate existing provisions of the declarations, bylaws, plats, or plans of those condominiums, and applies in all respects to all condominiums created in this state after June 18, 1991.
 - (b) The provisions of the Condominium Ownership Act, chapter 36 of this title, do not apply to condominiums created after July 1, 1982, and do not invalidate any amendment to the declaration, bylaws, plats, and plans of any condominium created before July 1, 1982, if the amendment would be permitted by this chapter. The amendment must be adopted in conformity with the procedures and requirements specified by those instruments and by chapter 36 of this title. If the amendment grants to any person any rights, powers, or privileges permitted by this chapter, all correlative obligations, liabilities, and restrictions in this chapter also apply to that person.
 - (c) This chapter does not apply to condominiums or units located outside this state, but the public offering statement provisions (§§ 34-36.1-4.02 34-36.1-4.07) apply to all contracts for the disposition thereof signed in this state by any party unless exempt under § 34-36.1-4.01(b).

34-36.1-3.08. Meetings.

(a) A meeting of the association must be held at least once each year. Special meetings of

the association may be called by the president, a majority of the executive board or by unit owners
having twenty percent (20%), or any lower percentage specified in the bylaws, of the votes in the
association. Not less than ten (10) nor more than sixty (60) days in advance of any meeting, the
secretary or other officer specified in the bylaws shall cause notice to be hand delivered or sent
prepaid by United States mail to the mailing address of each unit or to any other mailing address
designated in writing by the unit owner. Notice may be sent electronically if authorized in the
declaration or bylaws. The notice of any meeting must state the time and place of the meeting and
the items on the agenda, including the general nature of any proposed amendment to the declaration
or bylaws, any budget changes, and any proposal to remove a director or officer.
(b) Unless authorized in the declaration or bylaws pursuant to subsection (c) of this section.

(b) Unless authorized in the declaration or bylaws pursuant to subsection (c) of this section, all association meetings shall take place in a physical location located in the city or town or, if not possible, in the county where the condominium is located. Unit owners shall have the right to be counted in order to establish a quorum and to communicate with all other unit owners participating and to vote at association meetings in person or by proxy at the physical location of the meeting or remotely as provided in subsection (d) of this section.

(c) Notwithstanding subsection (b) of this section, if authorized in the declaration or bylaws, all association meetings may be conducted entirely or partially by remote means as provided in subsection (d) of this section.

(d) If authorized in the declaration or bylaws, the executive board may provide that at any association meeting unit owners shall have the right to be counted in order to establish a quorum and to communicate with all other unit owners participating and to vote at the association meeting using remote means that support image, voice and data transfer over digital networks or telephone circuits. The notice of meeting shall identify the remote platform being used and provide the necessary access information to allow unit owners to participate.

SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO PROPERTY -- CONDOMINIUM LAW

This act would provide that the "meetings" requirements from § 34-36.1-3.08 be applicable to condominiums created before July 1, 1982, and would permit remote participation in condominium meetings.

This act would take effect upon passage.