## **SENATE BILL 681**

C1 5lr1846 CF HB 522

By: Senators Feldman and Raskin

Introduced and read first time: February 6, 2015

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: April 4, 2015

CHAPTER

1 AN ACT concerning

## 2 Corporations - Maryland General Corporation Law - Miscellaneous Provisions

- 3 FOR the purpose of clarifying the rights of a subscriber for shares of stock of a corporation; 4 providing that an individual, whether or not then a director, may assent to an action 5 by a consent that will be effective at a future time under certain circumstances; 6 providing that a person, whether or not then a stockholder, may assent to an action 7 by a consent that will be effective at a future time under certain circumstances; providing that certain consents shall be deemed to have been given at the effective 8 9 time under certain circumstances; providing that certain consents are revocable 10 before the effective time unless otherwise provided in the consents; altering the 11 circumstances under which certain mergers may be approved by the board of 12 directors of a corporation, without a meeting of the stockholders; defining certain 13 terms; making certain conforming and stylistic changes; and generally relating to the Maryland General Corporation Law. 14
- 15 BY adding to
- 16 Article Corporations and Associations
- 17 Section 2–202(d) and 2–408(d)
- 18 Annotated Code of Maryland
- 19 (2014 Replacement Volume)
- 20 BY repealing and reenacting, with amendments,
- 21 Article Corporations and Associations
- 22 Section 2–408(d), 2–505(f), and 3–106.1(a) and (c)
- 23 Annotated Code of Maryland

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

1 (2014 Replacement Volume)

- 2 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND.
- 3 That the Laws of Maryland read as follows:
- 4 Article Corporations and Associations
- 5 2-202.
- 6 (D) UNLESS THE SUBSCRIPTION AGREEMENT PROVIDES OTHERWISE, A
- 7 SUBSCRIBER HAS NO VOTING OR OTHER RIGHTS WITH RESPECT TO THE STOCK
- 8 SUBSCRIBED FOR UNTIL THE STOCK IS ISSUED AND FULLY PAID.
- 9 2–408.
- 10 (D) (1) AN INDIVIDUAL, WHETHER OR NOT THEN A DIRECTOR, MAY
- 11 ASSENT TO AN ACTION BY A CONSENT THAT WILL BE EFFECTIVE AT A FUTURE TIME
- 12 THAT IS NO LATER THAN 60 DAYS AFTER THE CONSENT IS DELIVERED TO THE
- 13 CORPORATION OR ITS AGENT.
- 14 (2) THE EFFECTIVE TIME OF A CONSENT UNDER THIS SUBSECTION
- 15 MAY INCLUDE A TIME DETERMINED ON THE HAPPENING OF AN EVENT THAT OCCURS
- 16 NO LATER THAN 60 DAYS AFTER THE CONSENT IS DELIVERED TO THE CORPORATION
- 17 OR AN ITS AGENT OF THE CORPORATION.
- 18 (3) A CONSENT UNDER THIS SUBSECTION SHALL BE DEEMED TO HAVE
- 19 BEEN GIVEN AT THE EFFECTIVE TIME IF THE INDIVIDUAL:
- 20 (I) IS A DIRECTOR AT THE EFFECTIVE TIME; AND
- 21 (II) DID NOT REVOKE THE CONSENT BEFORE THE EFFECTIVE
- 22 **TIME.**
- 23 (4) Unless otherwise provided in the consent, a consent
- 24 UNDER THIS SUBSECTION IS REVOCABLE BEFORE THE EFFECTIVE TIME.
- 25 [(d)] (E) (1) The charter may provide that one or more directors or a class of
- 26 directors shall have more or less than one vote per director on any matter.
- 27 (2) If the charter provides that one or more directors shall have more or
- 28 less than one vote per director on any matter, every reference in this article to a majority
- 29 or other proportion of directors shall refer to a majority or other proportion of votes entitled
- 30 to be cast by the directors.
- 31 2–505.

- 1 (f) (1) A written consent may not take effect unless written consents signed 2 by a sufficient number of stockholders to take action are delivered to the corporation within 3 60 days after the date [on which] OF the earliest consent [is dated] in accordance with 4 procedures adopted under subsection (e) of this section.
- 5 (2) (I) A PERSON, WHETHER OR NOT THEN A STOCKHOLDER, MAY
  6 ASSENT TO AN ACTION BY A CONSENT THAT WILL BE EFFECTIVE AT A FUTURE TIME
  7 THAT IS NO LATER THAN 60 DAYS AFTER THE CONSENT IS DELIVERED TO THE
  8 CORPORATION OR ITS AGENT.
- 9 (II) THE EFFECTIVE TIME OF A CONSENT UNDER THIS
  10 PARAGRAPH MAY INCLUDE A TIME DETERMINED ON THE HAPPENING OF AN EVENT
  11 THAT OCCURS NO LATER THAN 60 DAYS AFTER THE CONSENT IS DELIVERED TO THE
  12 CORPORATION OR ITS AGENT.
- 13 (III) A CONSENT UNDER THIS PARAGRAPH SHALL BE DEEMED TO 14 HAVE BEEN GIVEN AT THE EFFECTIVE TIME IF THE PERSON:
- 15 1. IS A STOCKHOLDER AT THE EFFECTIVE TIME; AND
- 2. DID NOT REVOKE THE CONSENT BEFORE THE 17 EFFECTIVE TIME.
- 18 (3) UNLESS OTHERWISE PROVIDED IN THE CONSENT, A CONSENT 19 UNDER THIS SUBSECTION IS REVOCABLE BEFORE THE EFFECTIVE TIME.
- 20 3–106.1.
- 21 (a) (1) In this section the following words have the meanings indicated.
- 22 (2) "Acquiring entity" means the Maryland corporation or other entity, as defined in § 3–901 of this title, consummating a tender or exchange offer under this section.
- 24 (3) "CONSUMMATE" MEANS TO IRREVOCABLY ACCEPT, FOR 25 PURCHASE OR EXCHANGE, STOCK TENDERED IN ACCORDANCE WITH A TENDER OR 26 EXCHANGE OFFER.
- 27 (4) "DEPOSITORY" MEANS AN AGENT APPOINTED TO CONSUMMATE 28 AN OFFER DESCRIBED IN THIS SECTION.
- 29 **(5) "RECEIVED" MEANS:**

24

25

2627

28

- 1 (I) FOR CERTIFICATED SHARES, PHYSICAL RECEIPT OF A 2 STOCK CERTIFICATE AND TRANSFER OF THE STOCK CERTIFICATE INTO THE 3 DEPOSITORY'S ACCOUNT; AND
- 4 (II) FOR UNCERTIFICATED SHARES, RECEIPT BY THE 5 DEPOSITORY OF CONFIRMATION OF THE TRANSFER OF THE SHARES INTO THE 6 DEPOSITORY'S ACCOUNT.
- 7 [(3)] **(6)** "Stockholder" includes a shareholder of a real estate investment 8 trust.
- 9 [(4)] (7) (i) "Subject corporation" means the Maryland corporation 10 that is the subject of a tender or exchange offer under this section.
- 11 (ii) "Subject corporation" includes a Maryland real estate investment 12 trust as defined in Title 8 of this article.
- 13 (c) (1) Notwithstanding § 3–105 of this subtitle, unless the charter of a corporation or declaration of trust of a real estate investment trust provides otherwise, a merger of a subject corporation with or into an acquiring entity may be effected under this section if:
- [(1)] (I) The shares of the subject corporation are registered under the Securities [and] Exchange Act of 1934 immediately prior to the execution of the agreement to merge by the subject corporation;
- [(2)] (II) The agreement to merge expressly ALLOWS OR REQUIRES THE
  MERGER TO BE EFFECTED UNDER THIS SECTION AND provides that the merger [shall
  be governed by this section and] shall be effected following the consummation of the offer
  described in item (3) of this subsection ITEM (III) OF THIS PARAGRAPH;
  - [(3)] (III) [An] SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, AN acquiring entity consummates a tender or exchange offer for any and all of the outstanding shares of the subject corporation that would, except for the application of this section, entitle the holder of the outstanding shares to vote on the merger on the terms provided in the agreement to merge;
- [(4)] (IV) Following the consummation of the offer, THE STOCK 29 30 IRREVOCABLY ACCEPTED FOR PURCHASE OR EXCHANGE IN ACCORDANCE WITH THE 31 OFFER AND RECEIVED BY THE DEPOSITORY BEFORE THE EXPIRATION OF THE 32 OFFER, TOGETHER WITH THE STOCK OTHERWISE OWNED BY the acquiring entity 33 [owns], A PERSON THAT OWNS, DIRECTLY OR INDIRECTLY, ALL OF THE OUTSTANDING EQUITY INTEREST IN THE ACQUIRING ENTITY, AND A DIRECT OR 34 INDIRECT WHOLLY OWNED SUBSIDIARY OF THE ACQUIRING ENTITY OR A PERSON 35 36 THAT OWNS, DIRECTLY OR INDIRECTLY, ALL OF THE OUTSTANDING EQUITY

1 2 3	INTEREST IN THE ACQUIRING ENTITY, EQUALS at least that percentage of the shares, and of each class or series of the shares, of the subject corporation that would, except for the application of this section, be required to approve the merger under this article and the
4	charter of the subject corporation;
5 6	[(5)] <b>(V)</b> The acquiring entity merges with or into the subject corporation; and
7 8 9 10 11 12 13	[(6)] (VI) [The] EACH outstanding [shares] SHARE of each class or series of shares of the subject corporation [not canceled in the merger are] THAT IS THE SUBJECT OF AND NOT IRREVOCABLY ACCEPTED FOR PURCHASE OR EXCHANGE IN THE OFFER IS converted in the merger into, or into the right to receive, the same amount and kind of cash, property, rights, or securities paid for shares of the class or series of shares of the subject corporation [on consummation of the offer described in item (3) of this subsection] IRREVOCABLY ACCEPTED FOR PURCHASE OR EXCHANGE IN THE OFFER.
14 15 16	(2) A TENDER OR AN EXCHANGE OFFER UNDER PARAGRAPH (1)(III) OF THIS SUBSECTION MAY EXCLUDE STOCK OF THE SUBJECT CORPORATION THAT IS OWNED AT THE COMMENCEMENT OF THE OFFER BY:
17	(I) THE ACQUIRING ENTITY;
18 19	(II) A PERSON THAT OWNS, DIRECTLY OR INDIRECTLY, ALL OF THE OUTSTANDING EQUITY INTEREST IN THE ACQUIRING ENTITY; OR
20 21	(III) A DIRECT OR INDIRECT WHOLLY OWNED SUBSIDIARY OF A PERSON DESCRIBED IN ITEM (I) OR (II) OF THIS PARAGRAPH.
22 23	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2015.
	Approved:
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.