WES MOORE Governor

ARUNA MILLER Lt. Governor



JOY Y. HATCHETTE Acting Commissioner

WILLIAM FAWCETT Associate Commissioner Property & Casualty Insurance

200 St. Paul Place, Suite 2700, Baltimore, Maryland 21202
Direct Dial: (410) 468-2353
william.fawcett@maryland.gov
1-800-492-6116 TTY: 1-800-735-2258
www.insurance.maryland.gov

BULLETIN 24-xx

DATE: [Insert Date]

TO: Property and Casualty Insurance Carriers and Producers, Detached Condominium

Owners, and Councils of Unit Owners for Condominiums with Detached Units

RE: Mandatory Insurance Coverage for Detached Condominium Units

The Maryland Insurance Administration seeks your comments concerning the below draft bulletin. Please submit comments to the Associate Commissioner for Property & Casualty Insurance, William Fawcett, at william.fawcett@maryland.gov by August 31, 2024.

The Maryland Insurance Administration (the "Administration") is issuing this Bulletin to provide notice that 2024 Maryland Laws Ch. 296 (House Bill 1227 from the 2024 Legislative Session), which alters the types of elements and units for which a council of unit owners is required to maintain certain property insurance and limits instances when an owner of a unit within a condominium is required to carry homeowners insurance on the entirety of the unit, will become effective on October 1, 2024. The law amends Section 11-114 of the Real Property Article² as described below. Please note that this Bulletin supersedes <u>Bulletin 23-15</u>.

Section 11-114(a) requires the council of unit owners to maintain property insurance against risks of direct physical loss commonly insured against in amounts determined by the council of unit owners, but not less than any amounts specified in the declaration or bylaws:

- For detached units located within a condominium <u>not composed entirely of similar detached units</u> on the common elements and units, exclusive of improvements and betterments installed in units by unit owners other than the developer; and
- For detached units located within a condominium <u>composed entirely of similar detached units</u> on the common elements only.

¹ House Bill 1227 can be accessed at https://mgaleg.maryland.gov/mgawebsite/Legislation/Details/HB1227.

² Statutory provisions referenced in this Bulletin are within the Real Property Article of the Annotated Code of Maryland.

Section 11-114(e)(2)-(3) clarifies that, for a condominium <u>composed entirely of similar detached</u> units:

- The council of unit owners <u>may</u>, but is not required to, carry homeowners insurance on the entirety of all detached units; and
- If the council of unit owners does not voluntarily carry homeowners insurance on the entirety of all detached units, the unit owners <u>must</u> carry homeowners insurance on the entirety of their respective units.

The law supplants the prior requirement that the owner of any unit located within any condominium carry homeowners insurance on the entirety of the unit. It instead requires that the owner of a detached unit located within a condominium composed entirely of similar detached units carry homeowners insurance coverage on the entirety of the unit, unless the council of unit owners has opted to maintain this coverage.

Section 11-114(b)(2) requires the council of unit owners to give an owner of a residential, detached unit an annual written notice of any obligation the owner has to obtain property insurance coverage on the unit. If there is a change in any such obligation, the council of unit owners must promptly give the unit owner an updated notice.

Section 11-114(d)(3) sets forth the following requirements pertaining to the distribution of insurance proceeds for a loss covered under an insurance policy that the council of unit owners for a condominium with detached units that is <u>not composed entirely of similar detached units</u> is required to maintain pursuant to Section 11-114(a):

- Subject to Section 11-114(g), proceeds shall be disbursed first for the repair or restoration of the damaged common elements and the damaged units.
- Unit owners and lien holders are not entitled to receive payment of any portion of the proceeds unless:
 - o There is a surplus of proceeds after the common elements and the units have been completely repaired or restored; or
 - The condominium is terminated.

Additional information regarding homeowners insurance or condominium master policy coverage can be found on the Administration's website: www.insurance.maryland.gov.

Joy Y. Hatchette Acting Insurance Commissioner

By: Signature on Original
William Fawcett
Associate Commissioner
Property & Casualty Insurance