2004 SESSION

042812844

1

2

8

9

30

31

32

33

34

4/14/10 4:57

SENATE BILL NO. 463

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on General Laws

on January 28, 2004)

(Patron Prior to Substitute—Senator Whipple)

3 4 5 6 7 A BILL to amend and reenact §§ 55-79.84 and 55-516 of the Code of Virginia, relating to the Condominium Act and Property Owners' Association Acts; nonjudicial foreclosure. Be it enacted by the General Assembly of Virginia:

1. That §§ 55-79.84 and 55-516 of the Code of Virginia are amended and reenacted as follows:

§ 55-79.84. Lien for assessments.

10 11 A. The unit owners' association shall have a lien on every condominium unit for unpaid assessments levied against that condominium unit in accordance with the provisions of this chapter and all lawful 12 provisions of the condominium instruments. The said lien, once perfected, shall be prior to all other 13 liens and encumbrances except (i) real estate tax liens on that condominium unit, (ii) liens and 14 15 encumbrances recorded prior to the recordation of the declaration, and (iii) sums unpaid on any first 16 mortgages or first deeds of trust recorded prior to the perfection of said lien for assessments and 17 securing institutional lenders. The provisions of this subsection shall not affect the priority of mechanics' 18 and materialmen's liens.

19 B. Notwithstanding any other provision of this section, or any other provision of law requiring 20 documents to be recorded in the miscellaneous lien books or the deed books in the clerk's office of any 21 court, on or after July 1, 1974, all memoranda of liens arising under this section shall, in the discretion 22 of the clerk, be recorded in the miscellaneous lien books or the deed books in such clerk's office. Any 23 such memorandum shall be indexed in the general index to deeds, and such general index shall identify 24 the lien as a lien for condominium assessments.

25 C. The unit owners' association, in order to perfect the lien given by this section, shall file before the expiration of ninety90 days from the time the first such assessment became due and payable in the 26 27 clerk's office of the circuit court in the county or city in which such condominium is situated, a 28 memorandum, verified by the oath of the principal officer of the unit owners' association, or such other 29 officer or officers as the condominium instruments may specify, which contains the following:

1. A description of the condominium unit in accordance with the provisions of § 55-79.47.

2. The name or names of the persons constituting the unit owners of that condominium unit.

3. The amount of unpaid assessments currently due or past due together with the date when each fell due.

4. The date of issuance of the memorandum.

35 It shall be the duty of the clerk in whose office such memorandum is filed as hereinabove provided to record and index the same as provided in subsection B, in the names of the persons identified therein 36 37 as well as in the name of the unit owners' association. The cost of recording such memorandum shall be 38 taxed against the person found liable in any judgment or decree enforcing such lien.

39 D. No suit to enforce any lien perfected under subsection C shall be brought after twenty-four 36 40 months from the time when the memorandum of lien was recorded; however, the filing of a petition to 41 enforce any such lien in any suit wherein such petition may be properly filed shall be regarded as the 42 institution of a suit under this section. Nothing herein shall extend the time within which any such lien 43 may be perfected.

44 E. The judgment or decree in an action brought pursuant to this section shall include, without limitation, reimbursement for costs and attorneys' fees of the prevailing party. If the association prevails, 45 it may also recover interest at the legal rate for the sums secured by the lien from the time each such 46 47 sum became due and payable.

48 F. When payment or satisfaction is made of a debt secured by the lien perfected by subsection C, said lien shall be released in accordance with the provisions of § 55-66.3. Any lien which is not so 49 released shall subject the lien creditor to the penalty set forth in subdivision A (1) of § 55-66.3. For the 50 51 purposes of that section, the principal officer of the unit owners' association, or such other officer or 52 officers as the condominium instruments may specify, shall be deemed the duly authorized agent of the 53 lien creditor.

54 G. Nothing in this section shall be construed to prohibit actions at law to recover sums for which 55 subsection A creates a lien, maintainable pursuant to § 55-79.53.

H. Any unit owner or purchaser of a condominium unit, having executed a contract for the 56 disposition of the same, shall be entitled upon request to a recordable statement setting forth the amount 57 of unpaid assessments currently levied against that unit. Such request shall be in writing, directed to the 58 59 principal officer of the unit owners' association or to such other officer as the condominium instruments

SB463S1

Ŋ

60 may specify. Failure to furnish or make available such a statement within ten10 days of the receipt of

such request shall extinguish the lien created by subsection A as to the condominium unit involved.
Such statement shall be binding on the unit owners' association, the executive organ, and every unit
owner. Payment of a fee not exceeding ten dollars\$10 may be required as a prerequisite to the issuance
of such a statement if the condominium instruments so provide.

I. At any time after perfecting the lien pursuant to this section, the unit owners' association may sell the unit at public sale, subject to prior liens. For purposes of this section, the unit owners' association shall have the power both to sell and convey the unit, and shall be deemed the unit owner's statutory agent for the purpose of transferring title to the unit. A nonjudicial foreclosure sale shall be conducted in compliance with the following:

70 1. The unit owners' association shall give notice to the unit owner prior to advertisement required by 71 subdivision 4. The notice shall specify (i) the debt secured by the perfected lien; (ii) the action required 72 to satisfy the debt secured by the perfected lien; (iii) the date, not less than 60 days from the date the notice is given to the unit owner, by which the debt secured by the lien must be satisfied; and (iv) that 73 74 failure to satisfy the debt secured by the lien on or before the date specified in the notice may result in 75 the sale of the unit. The notice shall further inform the unit owner of the right to bring a court action in 76 the circuit court of the county or city where the condominium is located to assert the nonexistence of a 77 debt or any other defense of the unit owner to the sale.

2. After expiration of the 60-day notice period provided in subdivision 1, the unit owners' association may appoint a trustee to conduct the sale. The appointment of the trustee shall be filed in the clerk's office of the circuit court in the county or city in which the condominium is located. It shall be the duty of the clerk in whose office such appointment is filed to record and index the same as provided in subsection C, in the names of the persons identified therein as well as in the name of the unit owners' association. The unit owners' association, at its option, may from time to time remove the trustee and appoint a successor trustee.

85 3. If the unit owner meets the conditions specified in this subdivision prior to the date of the foreclosure sale, the unit owner shall have the right to have enforcement of the perfected lien discontinued prior to the sale of the unit. Those conditions are that the unit owner: (a) satisfy the debt secured by lien that is the subject of the nonjudicial foreclosure sale and (b) pays all expenses and costs incurred in perfecting and enforcing the lien, including but not limited to advertising costs and reasonable attorneys' fees.

91 4. In addition to the advertisement required by subdivision 2 5, the unit owners' association shall 92 give written notice of the time, date and place of any proposed sale in execution of the lien, and 93 including the name, address and telephone number of the trustee, by personal delivery or by mail to (i) 94 the present owner of the property to be sold at his last known address as such owner and address appear in the records of the unit owners' association, (ii) any lienholder who holds a note against the property 95 secured by a deed of trust recorded at least thirty 30 days prior to the proposed sale and whose address 96 97 is recorded with the deed of trust, and (iii) any assignee of such a note secured by a deed of trust 98 provided the assignment and address of the assignee are likewise recorded at least thirty 30 days prior to 99 the proposed sale. Mailing a copy of the advertisement or the notice containing the same information to 100 the owner by certified or registered mail no less than fourteen 14 days prior to such sale and to the lienholders and their assigns, at the addresses noted in the memorandum of lien, by ordinary mail no 101 102 less than fourteen 14 days prior to such sale, shall be a sufficient compliance with the requirement of 103 notice.

104 2. 5. The advertisement of sale by the unit owners' association shall be in a newspaper having a general circulation in the city or county wherein the property to be sold, or any portion thereof, lies pursuant to the following provisions:

a. The unit owners' association shall advertise once a week for four successive weeks; however, if
the property or some portion thereof is located in a city or in a county immediately contiguous to a city,
publication of the advertisement five different days, which may be consecutive days, shall be deemed
adequate. The sale shall be held on any day following the day of the last advertisement which is no
earlier than eight days following the first advertisement nor more than thirty 30 days following the last
advertisement.

113 b. Such advertisement shall be placed in that section of the newspaper where legal notices appear or 114 where the type of property being sold is generally advertised for sale. The advertisement of sale, in addition to such other matters as the unit owners' association finds appropriate, shall set forth a 115 116 description of the property to be sold, which description need not be as extensive as that contained in the deed of trust, but shall identify the property by street address, if any, or, if none, shall give the 117 118 general location of the property with reference to streets, routes, or known landmarks. Where available, tax map identification may be used but is not required. The advertisement shall also include the date, 119 120 time, place, and terms of sale and the name of the unit owners' association. It shall set forth the name, address and telephone number of the representative, agent, or attorney who may be able to respond to 121

Ŋ

122 inquiries concerning the sale.

123 c. In addition to the advertisement required by subdivisions a and b above, the unit owners' 124 association shall may give such other further and different advertisement as the association finds 125 appropriate.

126 3.6. In the event of postponement of sale, which postponement shall be at the discretion of the unit 127 owners' association, advertisement of such postponed sale shall be in the same manner as the original 128 advertisement of sale.

129 4. 7. Failure to comply with the requirements for advertisement contained in this section shall, upon 130 petition, render a sale of the property voidable by the court.

131 5-8. In the event of a sale, the unit owners' association shall have the following powers and duties:

132 a. Written one-price bids may be made and shall be received by the *trustee from the* unit owners' 133 association from or any person for entry by announcement at the sale. Any person other than a member 134 of the unit owners' association the trustee may bid at the foreclosure sale, including a person who has 135 submitted a written one-price bid. Upon request to the unit owners' association trustee, any other bidder 136 in attendance at a foreclosure sale shall be permitted to inspect written bids. Unless otherwise provided 137 in the condominium instruments, the unit owners' association may bid to purchase the unit at a 138 foreclosure sale. The unit owners' association may own, lease, encumber, exchange, sell or convey the 139 unit. Whenever the written bid of the unit owners' association is the highest bid submitted at the sale, 140 such written bid shall be filed by the trustee with his account of sale required under subdivision I 10 of 141 this section and § 26-15. The written bid submitted pursuant to this subsection may be prepared by the 142 unit owners' association, its agent or attorney.

143 b. The unit owners' association may require of any bidder at any sale a cash deposit of as much as 144 ten 10 percent of the sale price before his bid is received, which shall be refunded to him if the property 145 is not sold to him. The deposit of the successful bidder shall be applied to his credit at settlement, or if 146 such bidder fails to complete his purchase promptly, the deposit shall be applied to pay the costs and expenses of the sale, and the balance, if any, shall be retained by the unit owners' association in 147 148 connection with that sale.

149 c. The unit owners' association shall receive and receipt for the proceeds of sale, no purchaser being 150 required to see to the application of the proceeds, and apply the same in the following order: first, to the 151 reasonable expenses of sale, *including reasonable attorneys' fees*; second, to the satisfaction of all taxes, 152 levies, and assessments, with costs and interest; third, to the satisfaction of the lien for the unit owners' 153 assessments; fourth, to the satisfaction in the order of priority of any remaining inferior claims of record; 154 and fifth, to pay the residue of the proceeds to the unit owner or his assigns; provided, however, that the 155 association as to such residue shall not be bound by any inheritance, devise, conveyance, assignment or 156 lien of or upon the unit owner's equity, without actual notice thereof prior to distribution.

157 9. The trustee shall deliver to the purchaser a trustee's deed conveying the unit with special warranty 158 of title. The trustee shall not be required to take possession of the property prior to the sale thereof or 159 to deliver possession of the unit to the purchaser at the sale.

160 10. The trustee shall file an accounting of the sale with the commissioner of accounts pursuant to § 26-15 and every account of a sale shall be recorded pursuant to § 26-16. In addition, the accounting 161 shall be made available for inspection and copying pursuant to § 55-79.74:1 upon the written request of 162 163 the prior unit owner, current unit owner or any holder of a recorded lien against the unit at the time of 164 the sale. The unit owners' association shall maintain a copy of the accounting for at least 12 months 165 following the foreclosure sale.

166 11. If the sale of a unit is made pursuant to subsection I and the accounting is made by the trustee, 167 the title of the purchaser at such sale shall not be disturbed unless within 12 months from the 168 confirmation of the accounting by the commissioner of accounts, the sale is set aside by the court or an 169 appeal is allowed by the Supreme Court, and a decree is therein entered requiring such sale to be set 170 aside. 171

§ 55-516. Lien for assessments.

172 A. Once perfected, the association shall have a lien on every lot for unpaid assessments levied 173 against that lot in accordance with the provisions of this chapter and all lawful provisions of the 174 declaration. The lien, once perfected, shall be prior to all other subsequent liens and encumbrances 175 except (i) real estate tax liens on that lot, (ii) liens and encumbrances recorded prior to the recordation 176 of the declaration, and (iii) sums unpaid on and owing under any mortgage or deed of trust recorded 177 prior to the perfection of said lien. The provisions of this subsection shall not affect the priority of 178 mechanics' and materialmen's liens. Notice of a memorandum of lien to a holder of a credit line deed of 179 trust under § 55-58.2 shall be given in the same fashion as if the association's lien were a judgment.

180 B. The association, in order to perfect the lien given by this section, shall file before the expiration 181 of twelve 12 months from the time the first such assessment became due and payable in the clerk's 182 office of the circuit court in the county or city in which such development is situated, a memorandum,

183 verified by the oath of the principal officer of the association, or such other officer or officers as the184 declaration may specify, which contains the following:

185 1. The name of the development;

186 2. A description of the lot;

187 3. The name or names of the persons constituting the owners of that lot;

4. The amount of unpaid assessments currently due or past due relative to such lot together with the date when each fell due;

190 5. The date of issuance of the memorandum;

191 6. The name of the association and the name and current address of the person to contact to arrange192 for payment or release of the lien; and

193 7. A statement that the association is obtaining a lien in accordance with the provisions of the
194 Virginia Property Owners' Association Act as set forth in Chapter 26 (§ 55-508 et seq.) of Title 55.

195 It shall be the duty of the clerk in whose office such memorandum is filed as hereinafter provided to 196 record and index the same as provided in subsection D, in the names of the persons identified therein as 197 well as in the name of the association. The cost of recording and releasing the memorandum shall be 198 taxed against the person found liable in any judgment or decree enforcing such lien.

C. Prior to filing a memorandum of lien, a written notice shall be sent to the property owner by
certified mail, at the property owner's last known address, informing the property owner that a
memorandum of lien will be filed in the circuit court clerk's office of the applicable city or county. The
notice shall be sent at least ten 10 days before the actual filing date of the memorandum of lien.

D. Notwithstanding any other provision of this section, or any other provision of law requiring documents to be recorded in the miscellaneous lien books or the deed books in the clerk's office of any court, on or after July 1, 1989, all memoranda of liens arising under this section shall be recorded in the deed books in the clerk's office. Any memorandum shall be indexed in the general index to deeds, and the general index shall identify the lien as a lien for lot assessments.

E. No suit to enforce any lien perfected under subsection B shall be brought after twenty four 36 months from the time when the memorandum of lien was recorded; however, the filing of a petition to enforce any such lien in any suit wherein the petition may be properly filed shall be regarded as the institution of a suit under this section. Nothing herein shall extend the time within which any such lien may be perfected.

F. The judgment or decree in an action brought pursuant to this section shall include, without
limitation, reimbursement for costs and reasonable attorney's attorneys' fees of the prevailing party. If the
association prevails, it may also recover interest at the legal rate for the sums secured by the lien from
the time each such sum became due and payable.

G. When payment or satisfaction is made of a debt secured by the lien perfected by subsection B hereof, the lien shall be released in accordance with the provisions of § 55-66.3. Any lien which is not so released shall subject the lien creditor to the penalty set forth in subdivision A (1) of § 55-66.3. For the purposes of § 55-66.3, the principal officer of the association, or any other officer or officers as the declaration may specify, shall be deemed the duly authorized agent of the lien creditor.

H. Nothing in this section shall be construed to prohibit actions at law to recover sums for whichsubsection A hereof creates a lien, maintainable pursuant to § 55-515.

I. At any time after perfecting the lien pursuant to this section, the property owners' association may sell the unit lot at public sale, subject to prior liens. For purposes of this section, the association shall have the power both to sell and convey the lot and shall be deemed the lot owner's statutory agent for the purpose of transferring title to the lot. A nonjudicial foreclosure sale shall be conducted in compliance with the following:

229 1. The association shall give notice to the lot owner prior to advertisement required by subdivision 230 4. The notice shall specify (i) the debt secured by the perfected lien; (ii) the action required to satisfy 231 the debt secured by the perfected lien; (iii) the date, not less than 60 days from the date the notice is 232 given to the lot owner, by which the debt secured by the lien must be satisfied; and (iv) that failure to 233 satisfy the debt secured by the lien on or before the date specified in the notice may result in the sale of 234 the lot. The notice shall further inform the lot owner of the right to bring a court action in the circuit 235 court of the county or city where the lot is located to assert the nonexistence of a debt or any other 236 defense of the lot owner to the sale.

237 2. After expiration of the 60-day notice period specified in subdivision 1, the association may appoint
238 a trustee to conduct the sale. The appointment of the trustee shall be filed in the clerk's office of the
239 circuit court in the county or city in which such development is situated. It shall be the duty of the clerk
240 in whose office such appointment is filed to record and index the same as provided in subsection D, in
241 the names of the persons identified therein as well as in the name of the association. The association, at
242 its option, may from time to time remove the trustee and appoint a successor trustee.

243 3. If the lot owner meets the conditions specified in this subdivision prior to the date of the 244 foreclosure sale, the lot owner shall have the right to have enforcement of the perfected lien discontinued prior to the sale of the lot. Those conditions are that the lot owner: (i) satisfy the debt
secured by lien that is the subject of the nonjudicial foreclosure sale and (ii) pays all expenses and
costs incurred in perfecting and enforcing the lien, including but not limited to advertising costs and
reasonable attorneys' fees.

249 1. 4. In addition to the advertisement required by subdivision 2 5, the property owners' association 250 shall give written notice of the time, date and place of any proposed sale in execution of the lien, and 251 including the name, address and telephone number of the trustee, by personal delivery or by mail to (i) 252 the present owner of the property to be sold at his last known address as such owner and address appear 253 in the records of the property owners' association, (ii) any lienholder who holds a note against the 254 property secured by a deed of trust recorded at least thirty 30 days prior to the proposed sale and whose 255 address is recorded with the deed of trust, and (iii) any assignee of such a note secured by a deed of 256 trust provided the assignment and address of the assignee are likewise recorded at least thirty 30 days 257 prior to the proposed sale. Mailing a copy of the advertisement or the notice containing the same 258 information to the owner by certified or registered mail no less than fourteen 14 days prior to such sale 259 and to lienholders and their assigns, at the addresses noted in the memorandum of lien, by ordinary mail 260 no less than fourteen 14 days prior to such sale, shall be a sufficient compliance with the requirement of 261 notice.

262 2. 5. The advertisement of sale by the property owners' association shall be in a newspaper having a general circulation in the city or county wherein the property to be sold, or any portion thereof, lies pursuant to the following provisions:

a. The property owners' association shall advertise once a week for four successive weeks; however,
if the property or some portion thereof is located in a city or in a county immediately contiguous to a
city, publication of the advertisement five different days, which may be consecutive days, shall be
deemed adequate. The sale shall be held on any day following the day of the last advertisement which is
no earlier than eight days following the first advertisement nor more than thirty 30 days following the
last advertisement.

271 b. Such advertisement shall be placed in that section of the newspaper where legal notices appear or 272 where the type of property being sold is generally advertised for sale. The advertisement of sale, in 273 addition to such other matters as the property owners' association finds appropriate, shall set forth a 274 description of the property to be sold, which description need not be as extensive as that contained in 275 the deed of trust, but shall identify the property by street address, if any, or, if none, shall give the 276 general location of the property with reference to streets, routes, or known landmarks. Where available, 277 tax map identification may be used but is not required. The advertisement shall also include the date, 278 time, place, and terms of sale and the name of the property owners' association. It shall set forth the 279 name, address and telephone number of the representative, agent, or attorney who may be able to 280 respond to inquiries concerning the sale.

281 c. In addition to the advertisement required by subdivisions a and b above, the property owners'
 282 association shall may give such other further and different advertisement as the association finds
 283 appropriate.

284 3. 6. In the event of postponement of sale, which postponement shall be at the discretion of the property owners' association, advertisement of such postponed sale shall be in the same manner as the original advertisement of sale.

4. 7. Failure to comply with the requirements for advertisement contained in this section shall, upon petition, render a sale of the property voidable by the court.

289 5. 8. In the event of a sale, the property owners' association shall have the following powers and duties:

291 a. Written one-price bids may be made and shall be received by the property owners' association 292 trustee from the association or any person for entry by announcement at the sale. Any person other than 293 a member of the property owners' association the trustee may bid at the foreclosure sale, including a 294 person who has submitted a written one-price bid. Upon request to the property owners' association 295 *trustee*, any other bidder in attendance at a foreclosure sale shall be permitted to inspect written bids. 296 Unless otherwise provided in the declaration, the association may bid to purchase the lot at a 297 foreclosure sale. The association may own, lease, encumber, exchange, sell or convey the lot. Whenever 298 the written bid of the association is the highest bid submitted at the sale, such written bid shall be filed 299 by the trustee with his account of sale required under subdivision I 10 of this section and § 26-15. The 300 written bid submitted pursuant to this subsection may be prepared by the association, its agent or 301 attorney.

b. The property owners' association may require of any bidder at any sale a cash deposit of as much
as ten 10 percent of the sale price before his bid is received, which shall be refunded to him if the
property is not sold to him. The deposit of the successful bidder shall be applied to his credit at
settlement, or if such bidder fails to complete his purchase promptly, the deposit shall be applied to pay

the costs and expenses of the sale, and the balance, if any, shall be retained by the property owners' 306 307 association in connection with that sale.

308 c. The property owners' association shall receive and receipt for the proceeds of sale, no purchaser 309 being required to see to the application of the proceeds, and apply the same in the following order: first, 310 to the reasonable expenses of sale, *including attorneys' fees*; second, to the satisfaction of all taxes, 311 levies and assessments, with costs and interest; third, to the satisfaction of the lien for the owners' 312 assessments; fourth, to the satisfaction in the order of priority of any remaining inferior claims of record; and fifth, to pay the residue of the proceeds to the owner or his assigns; provided, however, that the 313 314 association as to such residue shall not be bound by any inheritance, devise, conveyance, assignment or 315 lien of or upon the owner's equity, without actual notice thereof prior to distribution.

9. The trustee shall deliver to the purchaser a trustee's deed conveying the lot with special warranty 316 317 of title. The trustee shall not be required to take possession of the property prior to the sale thereof or 318 to deliver possession of the lot to the purchaser at the sale.

319 10. The trustee shall file an accounting of the sale with the commissioner of accounts pursuant to § 26-15 and every account of a sale shall be recorded pursuant to § 26-16. In addition, the accounting 320 321 shall be made available for inspection and copying pursuant to § 55-510 upon the written request of the prior lot owner, current lot owner or any holder of a recorded lien against the lot at the time of the 322 323 sale. The association shall maintain a copy of the accounting for at least 12 months following the 324 foreclosure sale.

325 11. If the sale of a lot is made pursuant to subsection I and the accounting is made by the trustee, 326 the title of the purchaser at such sale shall not be disturbed unless within 12 months from the 327 confirmation of the accounting by the commissioner of accounts, the sale is set aside by the court or an 328 appeal is allowed by the Supreme Court, and a decree is therein entered requiring such sale to be set

329 aside.