#### 46:10B-51.1 LEGISLATIVE HISTORY CHECKLIST

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**LAWS OF**: 2021 **CHAPTER**: 20

NJSA: 46:10B-51.1 (Requires all creditors that acquire title to non-owner occupied residential

property following foreclosure to notify municipality and common interest community.)

BILL NO: A2964 (Substituted for S1304)

SPONSOR(S) Reynolds-Jackson, Verlina and others

**DATE INTRODUCED:** 2/20/2020

COMMITTEE: ASSEMBLY: Housing

**SENATE:** Community & Urban Affairs

AMENDED DURING PASSAGE: No

DATE OF PASSAGE: ASSEMBLY: 6/18/2020

**SENATE**: 12/17/2020

DATE OF APPROVAL: 2/22/2021

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (Introduced bill enacted)

Yes

A2964

INTRODUCED BILL (INCLUDES SPONSOR'S STATEMENT): Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes

**SENATE**: Yes

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

S1304

INTRODUCED BILL (INCLUDES SPONSOR'S STATEMENT): Yes

COMMITTEE STATEMENT: ASSEMBLY: No

**SENATE**: Yes

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATE	EMENT: No							
LEGISLATIVE FISCAL ESTIM	IATE: No							
VETO MESSAGE:	(continued)							
GOVERNOR'S PRESS RELEASE ON SIGNIN	G: No							
FOLLOWING WERE PRINTED:  To check for circulating copies, contact New Jersey State Government Publications at the State Library (609) 278-2640 ext.103 or <a href="mailto:refdesk@njstatelib.org">mailto:refdesk@njstatelib.org</a>								
REPORTS:	No							
HEARINGS:	No							
NEWSPAPER ARTICLES:	No							

RH/CL

### P.L. 2021, CHAPTER 20, approved February 22, 2021 Assembly, No. 2964

AN ACT requiring all creditors that acquire title to certain residential property following foreclosure to notify the municipality and any common interest community, and amending P.L.2011, c.222.

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**BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:

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- 1. Section 1 of P.L.2011, c.222 (C.46:10B-51.1) is amended to read as follows:
- 11 1. The owner of any non-owner occupied residential property 12 who takes title to the property as the result of a sheriff's sale or deed 13 in lieu of foreclosure **[**, other than an owner who has previously 14 provided notice to the municipality pursuant to section 17 of 15 P.L.2008, c.127 (C.46:10B-51), shall provide notice, within 10 business days, to the municipal clerk, or any other designated 16 17 municipal official, of the municipality wherein the property is 18 located, and to any association or common interest community, of which the residential property is a part, governed by the "Horizontal 19 Property Act," P.L.1963, c.168 (C.46:8A-1 et seq.), the 20 21 "Condominium Act," P.L.1969, c.257 (C.46:8B-1 et seq.), or "The 22 Planned Real Estate Development Full Disclosure Act," P.L.1977, 23 c.419 (C.45:22A-21 et seq.), providing the name and address of the 24 owner. If the owner is not located within New Jersey, then the 25 owner shall designate an agent within New Jersey, including the 26 agent's address, who is authorized to accept service of process on 27 behalf of the property owner.
- 28 (cf: P.L.2011, c.222, s.1)

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2. This act shall take effect immediately.

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#### **STATEMENT**

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This bill would require all creditors that acquire title to a non-owner occupied residential property as the result of a foreclosure sheriff's sale or a deed in lieu of foreclosure to provide notice of the acquisition to the municipality in which the property is located and, if applicable, the common interest community of which the property is a part. Under current law, some owners that acquire these properties have to provide such notice, but creditors that have already provided notice to the municipality of the institution of a

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

#### A2964

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1 foreclosure action with respect to the property are exempt from this 2 post-judgment or deed in lieu of foreclosure requirement. This bill 3 would eliminate that exemption to ensure that municipalities and common interest communities are made aware, in a timely manner, 4 5 of all ownership changes following foreclosures. Requiring this 6 information to be shared with relevant parties could be of use to 7 prospective purchasers and tenants of foreclosed residential 8 properties who seek to confirm ownership of such properties and 9 help address the recent problem of individuals falsely claiming to own these properties and fraudulently leasing or selling them. 10

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Requires all creditors that acquire title to non-owner occupied residential property following foreclosure to notify municipality and common interest community.

# ASSEMBLY, No. 2964

# STATE OF NEW JERSEY

## 219th LEGISLATURE

INTRODUCED FEBRUARY 20, 2020

**Sponsored by:** 

Assemblywoman VERLINA REYNOLDS-JACKSON
District 15 (Hunterdon and Mercer)
Assemblyman ANTHONY S. VERRELLI
District 15 (Hunterdon and Mercer)
Assemblywoman NANCY J. PINKIN
District 18 (Middlesex)

**Senator SHIRLEY K. TURNER District 15 (Hunterdon and Mercer)** 

Co-Sponsored by: Assemblyman Calabrese

#### **SYNOPSIS**

Requires all creditors that acquire title to non-owner occupied residential property following foreclosure to notify municipality and common interest community.

### **CURRENT VERSION OF TEXT**

As introduced.



(Sponsorship Updated As Of: 12/17/2020)

AN A	CT	requ	iring	all	cr	editors	S	that	acquire	title	to	ceı	rtain
resi	den	tial	prope	rty	fo	llowin	ıg	fore	eclosure	to	noti	fy	the
mui	nicij	pality	and	aı	ny	comr	no	n ir	nterest	comm	nunity	y,	and
ame	endi	ng P.	L.201	1. c.	222	2.							

**BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:

- 1. Section 1 of P.L.2011, c.222 (C.46:10B-51.1) is amended to read as follows:
- 1. The owner of any non-owner occupied residential property who takes title to the property as the result of a sheriff's sale or deed in lieu of foreclosure **[**, other than an owner who has previously provided notice to the municipality pursuant to section 17 of P.L.2008, c.127 (C.46:10B-51), shall provide notice, within 10 business days, to the municipal clerk, or any other designated municipal official, of the municipality wherein the property is located, and to any association or common interest community, of which the residential property is a part, governed by the "Horizontal Property Act," P.L.1963, c.168 (C.46:8A-1 et seq.), the "Condominium Act," P.L.1969, c.257 (C.46:8B-1 et seq.), or "The Planned Real Estate Development Full Disclosure Act," P.L.1977, c.419 (C.45:22A-21 et seq.), providing the name and address of the owner. If the owner is not located within New Jersey, then the owner shall designate an agent within New Jersey, including the agent's address, who is authorized to accept service of process on behalf of the property owner.
  - (cf: P.L.2011, c.222, s.1)

2. This act shall take effect immediately.

#### **STATEMENT**

This bill would require all creditors that acquire title to a non-owner occupied residential property as the result of a foreclosure sheriff's sale or a deed in lieu of foreclosure to provide notice of the acquisition to the municipality in which the property is located and, if applicable, the common interest community of which the property is a part. Under current law, some owners that acquire these properties have to provide such notice, but creditors that have already provided notice to the municipality of the institution of a foreclosure action with respect to the property are exempt from this post-judgment or deed in lieu of foreclosure requirement. This bill would eliminate that exemption to ensure that municipalities and

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

### A2964 REYNOLDS-JACKSON, VERRELLI

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- 1 common interest communities are made aware, in a timely manner,
- 2 of all ownership changes following foreclosures. Requiring this
- 3 information to be shared with relevant parties could be of use to
- 4 prospective purchasers and tenants of foreclosed residential
- 5 properties who seek to confirm ownership of such properties and
- 6 help address the recent problem of individuals falsely claiming to
- 7 own these properties and fraudulently leasing or selling them.

#### ASSEMBLY HOUSING COMMITTEE

#### STATEMENT TO

## ASSEMBLY, No. 2964

# STATE OF NEW JERSEY

**DATED: JUNE 16, 2020** 

The Assembly Housing Committee reports favorably Assembly Bill No. 2964.

This bill would require all creditors that acquire title to a nonowner occupied residential property as the result of a foreclosure sheriff's sale or a deed in lieu of foreclosure to provide notice of the acquisition to the municipality in which the property is located and, if applicable, the common interest community of which the property is a part. Under current law, some owners that acquire these properties have to provide such notice, but creditors that have already provided notice to the municipality of the institution of a foreclosure action with respect to the property are exempt from this post-judgment or deed in lieu of foreclosure requirement. This bill would eliminate that exemption to ensure that municipalities and common interest communities are made aware, in a timely manner, of all ownership changes following foreclosures. Requiring this information to be shared with relevant parties could be of use to prospective purchasers and tenants of foreclosed residential properties who seek to confirm ownership of such properties and help address the recent problem of individuals falsely claiming to own these properties and fraudulently leasing or selling them.

#### SENATE COMMUNITY AND URBAN AFFAIRS COMMITTEE

#### STATEMENT TO

## ASSEMBLY, No. 2964

## STATE OF NEW JERSEY

DATED: OCTOBER 8, 2020

The Senate Community and Urban Affairs Committee reports favorably Assembly Bill No. 2964.

This bill would require all creditors that acquire title to a non-owner occupied residential property as the result of a foreclosure sheriff's sale or a deed in lieu of foreclosure to provide notice of the acquisition to the municipality in which the property is located and, if applicable, the common interest community of which the property is a part. Under current law, some owners that acquire these properties have to provide such notice, but creditors that have already provided notice to the municipality of the institution of a foreclosure action with respect to the property are exempt from this post-judgment or deed in lieu of foreclosure requirement. This bill would eliminate that exemption to ensure that municipalities and common interest communities are made aware, in a timely manner, of all ownership changes following foreclosures.

# SENATE, No. 1304

# STATE OF NEW JERSEY

# 219th LEGISLATURE

INTRODUCED FEBRUARY 10, 2020

Sponsored by: Senator SHIRLEY K. TURNER District 15 (Hunterdon and Mercer)

#### **SYNOPSIS**

Requires all creditors that acquire title to non-owner occupied residential property following foreclosure to notify municipality and common interest community.

#### **CURRENT VERSION OF TEXT**

As introduced.



AN ACT	requiring	all	creditors	that	acquire	title	to c	ertain
resident	tial prope	erty	following	for	eclosure	to	notify	the
municip	pality and	l an	y commo	on ii	nterest	comm	unity,	and
amendi	ng P.L.201	1, c.2	222.					

**BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:

- 1. Section 1 of P.L.2011, c.222 (C.46:10B-51.1) is amended to read as follows:
- 1. The owner of any non-owner occupied residential property who takes title to the property as the result of a sheriff's sale or deed in lieu of foreclosure **[**, other than an owner who has previously provided notice to the municipality pursuant to section 17 of P.L.2008, c.127 (C.46:10B-51), shall provide notice, within 10 business days, to the municipal clerk, or any other designated municipal official, of the municipality wherein the property is located, and to any association or common interest community, of which the residential property is a part, governed by the "Horizontal Property Act," P.L.1963, c.168 (C.46:8A-1 et seq.), the "Condominium Act," P.L.1969, c.257 (C.46:8B-1 et seq.), or "The Planned Real Estate Development Full Disclosure Act," P.L.1977, c.419 (C.45:22A-21 et seq.), providing the name and address of the owner. If the owner is not located within New Jersey, then the owner shall designate an agent within New Jersey, including the agent's address, who is authorized to accept service of process on behalf of the property owner.
- 28 (cf: P.L.2011, c.222, s.1)

2. This act shall take effect immediately.

#### **STATEMENT**

This bill would require all creditors that acquire title to a non-owner occupied residential property as the result of a foreclosure sheriff's sale or a deed in lieu of foreclosure to provide notice of the acquisition to the municipality in which the property is located and, if applicable, the common interest community of which the property is a part. Under current law, some owners that acquire these properties have to provide such notice, but creditors that have already provided notice to the municipality of the institution of a foreclosure action with respect to the property are exempt from this post-judgment or deed in lieu of foreclosure requirement. This bill would eliminate that exemption to ensure that municipalities and common interest communities are made aware, in a timely manner,

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

#### S1304 TURNER

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- 1 of all ownership changes following foreclosures. Requiring this
- 2 information to be shared with relevant parties could be of use to
- 3 prospective purchasers and tenants of foreclosed residential
- 4 properties who seek to confirm ownership of such properties and
- 5 help address the recent problem of individuals falsely claiming to
- 6 own these properties and fraudulently leasing or selling them.

#### SENATE COMMUNITY AND URBAN AFFAIRS COMMITTEE

#### STATEMENT TO

## **SENATE, No. 1304**

## STATE OF NEW JERSEY

DATED: OCTOBER 8, 2020

The Senate Community and Urban Affairs Committee reports favorably Senate Bill No. 1304.

This bill would require all creditors that acquire title to a non-owner occupied residential property as the result of a foreclosure sheriff's sale or a deed in lieu of foreclosure to provide notice of the acquisition to the municipality in which the property is located and, if applicable, the common interest community of which the property is a part. Under current law, some owners that acquire these properties have to provide such notice, but creditors that have already provided notice to the municipality of the institution of a foreclosure action with respect to the property are exempt from this post-judgment or deed in lieu of foreclosure requirement. This bill would eliminate that exemption to ensure that municipalities and common interest communities are made aware, in a timely manner, of all ownership changes following foreclosures.