### First Regular Session Seventieth General Assembly STATE OF COLORADO

# ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction HOUSE BILL 15-1142

LLS NO. 15-0142.01 Duane Gall x4335

HOUSE SPONSORSHIP

McCann, Coram, Duran, Pabon, Williams

Guzman,

#### SENATE SPONSORSHIP

House Committees Business Affairs and Labor Finance **Senate Committees** 

# A BILL FOR AN ACT

101	CONCERNING THE CONDUCT OF FORECLOSURE SALES BY A PUBLIC
102	TRUSTEE, AND, IN CONNECTION THEREWITH, AUTHORIZING THE
103	CONDUCT OF FORECLOSURE SALES THROUGH THE INTERNET AND
104	OTHER ELECTRONIC MEDIA AND AUTHORIZING THE COLLECTION
105	OF FEES BY ELECTRONIC TRANSFER.

#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill authorizes the public trustee of a county to conduct foreclosure sales through the internet or another electronic means, and

HOUSE Amended 2nd Reading March 16, 2015 allows for the collection of a specific fee for sales that are conducted electronically. The trustee shall publish information related to such sales electronically as well as through traditional means such as posting a physical document.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 38-37-104, amend 3 (1) introductory portion and (1) (b) (X) as follows: 4 38-37-104. Duties of public trustees - fees, expenses, and 5 salaries - reports. (1) The public trustees of each county of this state 6 shall perform the functions and exercise the powers conferred upon them 7 by statute. They shall be entitled to receive as fees for such services the 8 following sums and no other fees or perquisites: whatever: 9 (b) For performing a foreclosure under article 38 of this title, the 10 following sums, which shall be cumulative: 11 (X) The sum of all amounts paid by the public trustee to third 12 parties in connection with processing a foreclosure, including but not 13 limited to all recording, filing, publication, and electronic transmission 14 fees; EXCEPT THAT, FOR THE COST OF CONDUCTING A PUBLIC 15 FORECLOSURE SALE BY MEANS OF THE INTERNET OR ANOTHER ELECTRONIC 16 MEDIUM PURSUANT TO SECTION 38-38-110(1), THE PUBLIC TRUSTEE MAY 17 COLLECT NO MORE THAN SIXTY DOLLARS. 18 **SECTION 2.** In Colorado Revised Statutes, **amend** 38-37-108 as 19 follows: 20 38-37-108. Payments to public trustee - electronic transfers -21 **definition.** (1) All moneys payable to a public trustee at any foreclosure 22 sale under the provisions of this article or upon redemption or cure 23 pursuant to article 38 of this title shall be in the form of cash, electronic

1 transfer to an account of the public trustee available for such purpose and 2 in compliance with the conditions placed on the account by the public 3 trustee for such electronic transfer, or certified check, cashier's check, 4 teller's check, or draft denominated as an official check that is a teller's 5 check or a cashier's check as those terms are defined in and governed by 6 the "Uniform Commercial Code", title 4, C.R.S., made payable to the 7 public trustee, and certified or issued by a state-chartered bank, savings 8 and loan association, or credit union licensed to do business in the state 9 of Colorado or a federally chartered bank, savings bank, or credit union.

(2) AS USED IN THIS SECTION, "ELECTRONIC TRANSFER" MEANS A
TRANSFER OF FUNDS INITIATED BY USING AN ELECTRONIC TERMINAL,
TELEPHONIC INSTRUMENT, OR COMPUTER OR MAGNETIC TAPE TO ORDER OR
AUTHORIZE A FINANCIAL INSTITUTION TO CREDIT OR DEBIT AN ACCOUNT.
"ELECTRONIC TRANSFER" PAYMENTS DO NOT INCLUDE TRANSACTIONS
ORIGINATED BY CHECK, DRAFT, OR SIMILAR PAPER INSTRUMENT.

SECTION 3. In Colorado Revised Statutes, 38-38-103, amend
(4) (a) as follows:

**38-38-103.** Combined notice - publication - providing **information.** (4) (a) The combined notices required to be mailed
pursuant to subsections (1), (2), and (3) of this section must contain the
following:

22

(I) The information required by section 38-38-101 (4);

(II) The statement: A notice of intent to cure filed pursuant to
section 38-38-104 shall be filed with the officer at least fifteen calendar
days prior to the first scheduled sale date or any date to which the sale is
continued;

27 (II.5) The statement, which must be in **bold**: If the sale date is

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1 continued to a later date, the deadline to file a notice of intent to cure by 2 those parties entitled to cure may also be extended; 3 (III) The statement: A notice of intent to redeem filed pursuant to 4 section 38-38-302 shall be filed with the officer no later than eight 5 business days after the sale; 6 (IV) The date to which the sale has been continued pursuant to 7 paragraph (a) of subsection (2) of this section; 8 (V) The date of sale determined pursuant to section 38-38-108; 9 (VI) The place of sale determined pursuant to section 38-38-110; 10 (VII) IF THE SALE IS CONDUCTED BY MEANS OF THE INTERNET OR 11 ANOTHER ELECTRONIC MEDIUM PURSUANT TO SECTION 38-38-110(1): 12 (A) THE ELECTRONIC ADDRESS; 13 (B) THE LOCATION OF COMPUTER WORKSTATIONS THAT ARE 14 AVAILABLE TO THE PUBLIC AND INFORMATION ABOUT HOW TO OBTAIN 15 INSTRUCTIONS ON ACCESSING THE SALE AND SUBMITTING BIDS; AND 16 (C) A STATEMENT THAT THE BIDDING RULES FOR THE SALE WILL 17 BE POSTED ON THE INTERNET OR OTHER ELECTRONIC MEDIUM USED TO 18 CONDUCT THE SALE AT LEAST TWO WEEKS BEFORE THE DATE OF SALE; 19 (VII) (VIII) The statement as required by section 24-70-109, 20 C.R.S.: The lien being foreclosed may not be a first lien; and 21 (VIII) (IX) A statement that, if the borrower believes that a lender 22 or servicer has violated the requirements for a single point of contact in 23 section 38-38-103.1 or the prohibition on dual tracking in section 24 38-38-103.2, the borrower may file a complaint with the Colorado 25 attorney general, the CFPB, or both, but the filing of a complaint will not 26 stop the foreclosure process. The notice must include contact information 27 for both the Colorado attorney general's office and the CFPB. If the

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officer maintains a web site, the officer shall also post this information on
 the web site for viewing by all borrowers.

3 SECTION 4. In Colorado Revised Statutes, 38-38-106, amend
4 (1), (2), and (5) as follows:

5 38-38-106. Bid required - form of bid. (1) (a) The holder of the 6 evidence of debt or the attorney for the holder shall submit a bid SETTING 7 FORTH THE HOLDER'S INITIAL BID FOR THE PROPERTY that is received by 8 the officer no later than 12 noon on the second business day prior to the 9 date of sale as provided in this section. IN ADDITION, IF THE SALE WILL BE 10 CONDUCTED ELECTRONICALLY, THE HOLDER MAY ALSO INCLUDE A 11 MAXIMUM BID FOR THE PROPERTY. The holder or the attorney for the 12 holder need not personally attend the sale. IF THE SALE WILL BE 13 CONDUCTED ELECTRONICALLY AND THE HOLDER HAS ELECTED TO INCLUDE 14 A MAXIMUM BID, THE OFFICER SHALL AUTOMATICALLY INCREASE THE 15 HOLDER'S INITIAL BID IN INCREMENTS SELECTED BY THE OFFICER UP TO 16 SUCH MAXIMUM BID IF ONE OR MORE THIRD PARTIES SUBMIT COMPETING 17 BIDS FOR THE PROPERTY.

(b) If the bid is not received by the officer by the deadline, the
officer shall continue the sale for one week and shall announce or post a
notice of the continuance at the time and place designated for the sale.

(2) The holder of the evidence of debt shall submit a signed and
acknowledged bid, or the attorney for the holder shall submit a signed
bid, which shall specify the following amounts, itemized in substantially
the following categories and in substantially the following form:

25 BID

26 To:\_\_\_\_\_

27 Public Trustee (or Sheriff) of the County (or City and County) of

1	, State of Colorado (hereinafter the "officer").
2	Date:
3	, whose mailing address is, bids
4	the sum of \$ in your Sale No to be held on the day
5	of , 20
6	The following is an itemization of all amounts due the holder of the
7	evidence of debt secured by the deed of trust or other lien being
8	foreclosed.
9	Street address of property being
10	foreclosed, if known:
11	Regular [] / default [] rate of interest as of the date of
12	sale:
13	(Inapplicable items may be omitted):
14	Amounts due under the evidence of debt:
15	Principal \$
16	Interest
17	Late charges
18	Allowable prepayment penalties
19	or premiums
20	Other amounts due under the evidence of debt
21	(specify)
22	
23	Category subtotal: \$
24	Other fees and costs advanced by the holder of evidence of debt:
25	Property, general liability, and
26	casualty insurance
27	Property inspections

1	1	
1	Appraisals	
2	Taxes and assessments	
3	Utility charges owed or	
4	incurred	
5	Owner association	
6	assessment paid	
7	Permitted amounts paid	
8	on prior liens	
9	Permitted lease	
10	payments	
11	Less impound/escrow	
12	account credit	
13	Plus impound/escrow	
14	account deficiency	
15	Other (describe)	
16	Category subtotal:	\$
17	Attorney fees and advances:	
18	Attorney fees	
19	Title commitments and	
20	insurances or abstractor	
21	charges	
22	Court docketing	
23	Statutory notice	
24	Postage	
25	Electronic transmissions	
26	Photocopies	
27	Telephone	

1	Other (describe)
2	Category subtotal: \$
3	Officer fees and costs:
4	Officer statutory fee
5	Publication charges
6	Confirmation deed fee
7	Confirmation deed
8	recording fee
9	Other (describe)
10	Category subtotal: \$
11	Total due holder of the
12	evidence of debt
13	INITIAL Bid \$
14	Deficiency \$
15	MAXIMUM BID (IF APPLICABLE) \$
16	I enclose herewith the following:
17	1. Order authorizing sale.
18	2. Check (if applicable) to your order in the sum of \$ covering the
19	balance of your fees and costs.
20	3. Other:
21	Please send us the following:
22	1. Promissory note with the deficiency, if any, noted thereon
23	2. Refund for overpayment of officer's fees and costs, if any
24	3. Other:
25	Name of the holder of the evidence of debt
26	and the attorney for the holder:
27	Holder:

1	Attorney:
2	By:
3	Attorney registration number:
4	Attorney address:
5	Attorney business telephone:
6	(5) Bids submitted pursuant to this section may be amended by the
7	holder of the evidence of debt or the attorney for the holder in writing or
8	electronically, as determined by the officer pursuant to section 38-38-112,
9	no later than 12 noon the day prior to the sale, or orally at the time of sale
10	if the person amending the bid is physically present at the sale OR
11	ELECTRONICALLY DURING THE SALE IF THE SALE IS CONDUCTED BY MEANS
12	OF THE INTERNET OR ANOTHER ELECTRONIC MEDIUM. A bid submitted
13	pursuant to this section may be modified orally at the time of sale if the
14	person making the modification modifies and reexecutes the bid at the
15	sale.
16	<b>SECTION 5.</b> In Colorado Revised Statutes, 38-38-110, amend (1)
17	and (2) as follows:
18	38-38-110. Sales by officer - location - announcement - records -
19	electronic devices - definitions. (1) (a) (I) Notwithstanding the
20	provisions of any deed of trust or other lien being foreclosed, the officer
21	shall conduct the sale at any door or entrance to, or in any room in any
22	building temporarily or permanently used as, a courthouse or at or within
23	any building where the office of the county clerk and recorder or the
24	office of the officer is located, which place shall be specifically
25	designated in the combined notice; EXCEPT THAT A SALE MAY BE
26	CONDUCTED BY MEANS OF THE INTERNET OR OTHER ELECTRONIC MEDIUM.
27	THE COUNTY, THE OFFICER, AND EMPLOYEES OF THE COUNTY OR THE

OFFICER, ACTING IN THEIR OFFICIAL CAPACITIES IN PREPARING,
 CONDUCTING, AND EXECUTING A SALE UNDER THIS ARTICLE BY MEANS OF
 THE INTERNET OR ANOTHER ELECTRONIC MEDIUM, ARE NOT LIABLE FOR
 THE FAILURE OF A DEVICE THAT PREVENTS A PERSON FROM PARTICIPATING
 IN A SALE UNDER THIS ARTICLE.

6 (II) AS USED IN THIS PARAGRAPH (a), "DEVICE" INCLUDES ANY
7 COMPUTER HARDWARE, COMPUTER NETWORK, COMPUTER SOFTWARE
8 APPLICATION, OR WEB SITE.

9 (b) The combined notice shall designate the actual place of sale OR,
10 IF THE SALE IS CONDUCTED BY MEANS OF THE INTERNET OR ANOTHER
11 ELECTRONIC MEDIUM, THE INFORMATION PRESCRIBED BY SECTION
12 38-38-103 (4) (a) (VII).

13 (2) At a sale, the officer shall read only the public trustee's sale 14 number for a sale by the public trustee or the court case number for a sale 15 by the sheriff, the name of the original grantor, the street address or, if 16 none, the legal description of the property, the name of the holder of the 17 evidence of debt, the date of sale, the first and last publication dates of the 18 combined notice, and, in accordance with section 38-38-106 (4), the 19 amount of the bid and the name of the person that submitted the bid. In 20 lieu of reading the information listed above, the officer may post the 21 information or AT THE LOCATION OF THE SALE, provide a written copy of 22 the information to all persons present at the sale, OR POST THE 23 INFORMATION ON THE INTERNET OR OTHER ELECTRONIC MEDIUM IF THE 24 SALE IS CONDUCTED BY MEANS OF THE INTERNET OR ANOTHER 25 ELECTRONIC MEDIUM.

26 SECTION 6. In Colorado Revised Statutes, 38-38-112, amend (2)
27 as follows:

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1 38-38-112. Use of electronic documents authorized. 2 (2) (a) Consistent with the provisions of the "Uniform Electronic 3 Transactions Act", article 71.3 of title 24, C.R.S., any document or record 4 related to a foreclosure may be accepted by the officer in an electronic 5 format or may be made available to the public by the officer in an 6 electronic format. The officer shall establish and uniformly apply written 7 policies for determining whether and the extent to which the officer shall 8 accept documents or records in electronic form; except that the officer 9 shall not require the use of an electronic format for any purpose under this 10 article EXCEPT AS NECESSARY FOR SALES CONDUCTED BY MEANS OF THE 11 INTERNET OR ANOTHER ELECTRONIC MEDIUM.

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(b) This subsection (2) shall take effect July 1, 2007.

**SECTION 7.** Act subject to petition - effective date - applicability. 14 (1) This act takes effect September 1, 2015; except that, if a referendum 15 petition is filed pursuant to section 1 (3) of article V of the state 16 constitution against this act or an item, section, or part of this act within 17 the ninety-day period after final adjournment of the general assembly, 18 then the act, item, section, or part will not take effect unless approved by 19 the people at the general election to be held in November 2016 and, in 20 such case, will take effect on the date of the official declaration of the 21 vote thereon by the governor.

22 (2) This act applies to foreclosure sales conducted on or after the 23 applicable effective date of this act.