

H.F. 1027

As Introduced

Subject Mortgage foreclosure; surplus, creditor redemption; tax liens

Authors West and others

Analyst Mary Davis

Date March 10, 2025

Overview

This bill amends sections of law related to foreclosure by advertisement and clarifies that a person needs to have a legal or equitable interest in real property to pay back taxes on property in order to create a lien that is actionable.

Summary

Section Description

1 Taxes paid by tenant, occupant, or other person.

Clarifies that a lien can be created when a person with a legal or equitable interest in the land pays the delinquent taxes, and how to perfect that right to the lien through a recording.

2 Surplus.

Subd. 1. Demand for surplus. Provides for the use of surplus money after sheriff's sale in a foreclosure and allows the money to be held and used for the redemption of the property, or paid to a junior creditor.

Subd. 2. Notice of surplus. Requires the owner to be notified if there is a surplus after the sheriff's sale and provided with information about redemption and the surplus.

Subd. 3. Request by owner to have surplus applied. Allows the owner to make a written request to have the amount from the sheriff's sale applied to the cost of redemption.

Subd. 4. Surplus of less than \$100. Allows a surplus of less than \$100 to be paid to the owner.

Subd. 5. Resolution of competing claims. Provides a process to address competing claims for the surplus through the courts.

Section Description

3 Satisfaction of mortgage.

Clarifies that the amount received through the sheriff's sale in a foreclosure by advertisement is considered full satisfaction of the mortgage debt owed.

4 Redemption by creditor.

Extends the time creditors have to redeem a mortgage from 7 days to 14 days after a mortgagor's redemption period ends. This section also clarifies the interest rate, and what to do if there is a dispute. This section is effective January 1, 2026.

5 **Creditor redemption, how made.**

Clarifies how a creditor can redeem, effective January 1, 2026.

6 **Certificate of redemption; record.**

Clarifies terms related to mortgage holder or creditor redeeming and extends the time to record after redemption to one week. This section is effective January 1, 2026.

7 Action to set aside mortgage; foreclosure; redemption.

Clarifies that dispute in who has redemption rights or the rights to surplus can be brought in an action under chapter 580 and how to provide a deposit for that action. This section is effective January 1, 2026.

8 Allowable costs collectable upon redemption.

Clarifies the interest rate. Provides this section is effective January 1, 2026.

9 Affidavit of allowable costs.

Clarifies what needs to be on the affidavit of allowable costs. Provides this section is effective January 1, 2026.

10 **Dual tracking.**

Extends the time for a foreclosure from 30 days to 60 days when a loss mitigation application is filed and the servicer determines the mortgage is not eligible, the mortgagor fails to accept a loss mitigation offer, or the mortgagor declines a loss mitigation offer.



Minnesota House Research Department provides nonpartisan legislative, legal, and information services to the Minnesota House of Representatives. This document can be made available in alternative formats.

www.house.mn.gov/hrd | 651-296-6753 | Third Floor, Centennial Office Building | St. Paul, MN 55155