

SENATE BILL No. 346—SENATOR BREEDEN

MARCH 21, 2011

JOINT SPONSOR: ASSEMBLYMAN SEGERBLOM

Referred to Committee on Judiciary

SUMMARY—Revises provisions governing deficiency judgments on obligations secured by certain residential property. (BDR 3-276)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [~~omitted material~~] is material to be omitted.

AN ACT relating to real property; revising provisions governing the award of a deficiency judgment after the foreclosure of a mortgage or deed of trust on certain residential property; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Under existing law, after a foreclosure sale or trustee's sale of real property which secured an obligation, the creditor or beneficiary of the deed of trust may obtain, after a hearing, a deficiency judgment if there is a deficiency of the proceeds of the sale and a balance remaining due to the creditor or beneficiary of the deed of trust. However, existing law prohibits a court from awarding a deficiency judgment with respect to an obligation secured by a mortgage or deed of trust created on or after October 1, 2009, if: (1) the creditor or beneficiary of the deed of trust is a financial institution; (2) the real property is a single-family dwelling and the debtor or grantor of the deed of trust was the owner of the property; (3) the debtor or grantor used the loan to purchase the property; (4) the debtor or grantor occupied the property continuously as his or her principal residence after obtaining the loan; and (5) the debtor or grantor did not refinance the loan. (NRS 40.455)

This bill revises this prohibition against an award of a deficiency judgment by prohibiting a court from awarding a deficiency judgment after a foreclosure sale or trustee's sale of any real property which is a single-family dwelling: (1) owned by the debtor or grantor of the deed of trust; and (2) occupied by the debtor or grantor continuously as his or her principal residence. Moreover, this bill prohibits such a deficiency judgment regardless of the date on which the obligation secured by the mortgage, deed of trust or other encumbrance on real property was created, unless a



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21 deficiency judgment with respect to that obligation is awarded before the effective
22 date of this bill.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 40.455 is hereby amended to read as follows:

40.455 1. Except as otherwise provided in subsection 3, upon application of the judgment creditor or the beneficiary of the deed of trust within 6 months after the date of the foreclosure sale or the trustee's sale held pursuant to NRS 107.080, respectively, and after the required hearing, the court shall award a deficiency judgment to the judgment creditor or the beneficiary of the deed of trust if it appears from the sheriff's return or the recital of consideration in the trustee's deed that there is a deficiency of the proceeds of the sale and a balance remaining due to the judgment creditor or the beneficiary of the deed of trust, respectively.

2. If the indebtedness is secured by more than one parcel of real property, more than one interest in the real property or more than one mortgage or deed of trust, the 6-month period begins to run after the date of the foreclosure sale or trustee's sale of the last parcel or other interest in the real property securing the indebtedness, but in no event may the application be filed more than 2 years after the initial foreclosure sale or trustee's sale.

3. ~~If the judgment creditor or the beneficiary of the deed of trust is a financial institution, the~~ *The* court may not award a deficiency judgment to the judgment creditor or the beneficiary of the deed of trust, even if there is a deficiency of the proceeds of the sale and a balance remaining due the judgment creditor or beneficiary of the deed of trust, if:

(a) The real property is a single-family dwelling and the debtor or grantor was the owner of the real property at the time of the foreclosure sale or trustee's sale; *and*

(b) ~~The debtor or grantor used the amount for which the real property was secured by the mortgage or deed of trust to purchase the real property;~~

(c) ~~The debtor or grantor continuously occupied the real property as the debtor's or grantor's principal residence after securing the mortgage or deed of trust.~~ *; and*

(d) ~~The debtor or grantor did not refinance the mortgage or deed of trust after securing it.~~

4. ~~As used in this section, "financial institution" has the meaning ascribed to it in NRS 363A.050.]~~

Sec. 2. The amendatory provisions of this act apply to an obligation secured by a mortgage, deed of trust or other



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1 encumbrance upon real property before, on or after the effective
2 date of this act, unless a deficiency judgment with respect to the
3 obligation is awarded before the effective date of this act.

4 **Sec. 3.** This act becomes effective upon passage and approval.

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