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REVISOR

**H. F. No.** 

12-4329

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State of Minnesota

HOUSE OF REPRESENTATIVES

## EIGHTY-SEVENTH SESSION

Authored by Clark, Ward, Moran, Greiling, Slocum and others The bill was read for the first time and referred to the Committee on Commerce and Regulatory Reform

A bill for an act 1.1 relating to economic development; allowing a stay of mortgage foreclosure 12 proceedings under certain conditions; landlord and tenant; providing rights to 1.3 tenants of foreclosed property; amending Minnesota Statutes 2010, section 1.4 504B.151, subdivisions 1, 2, by adding subdivisions; proposing coding for new 1.5 law in Minnesota Statutes, chapter 582. 1.6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.7 Section 1. Minnesota Statutes 2010, section 504B.151, subdivision 1, is amended to 18 read: 19 Subdivision 1. Limitation on lease and notice to tenant. (a) Once a landlord has 1 10 received notice of a contract for deed cancellation under section 559.21 or notice of a 1 11 mortgage foreclosure sale under chapter 580 or 582, or summons and complaint under 1.12 chapter 581, the landlord may only enter into (i) a periodic residential lease agreement 1.13 with a term of not more than two months or the time remaining in the contract cancellation 1.14 1.15 period or the mortgagor's redemption period, whichever is less or (ii) a fixed term residential tenancy not extending beyond the cancellation period or the landlord's period 1.16 of redemption until: 1 17 (1) the contract for deed has been reinstated or paid in full; 1 18 (2) the mortgage default has been cured and the mortgage reinstated; 1.19 (3) the mortgage has been satisfied; 1.20 (4) the property has been redeemed from a foreclosure sale; or 1.21 (5) a receiver has been appointed. 1.22 (b) Before entering into a lease under this section and accepting any rent or security 1.23 deposit from a tenant, the landlord must notify the prospective tenant in writing that the 1.24 landlord has received notice of a contract for deed cancellation or notice of a mortgage 1.25

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2.1	foreclosure sale as appropriate, and the date on which the contract cancellation period or				
2.2	the mortgagor's redemption period ends. The landlord must also inform the prospective				
2.3	tenant of the tenant's right to continued	utility services if	the landlord defaults of	on utility	
2.4	payments during the foreclosure process	<u>8.</u>			
2.5	(c) This section does not apply to a	a manufactured l	nome park as defined in	n section	
2.6	327C.01, subdivision 5.				
2.7	<b>EFFECTIVE DATE.</b> This section	is effective the	day following final ena	actment.	
2.8	Sec. 2. Minnesota Statutes 2010, sect	tion 504B.151, s	ubdivision 2, is amende	ed to read:	
2.9	Subd. 2. Exception allowing a lo	nger term lease	•. This section Subdivi	sion 1	
2.10	does not apply if:				
2.11	(1) the holder or the mortgagee ag	rees not to termi	nate the tenant's lease of	other than	
2.12	for lease violations for at least one year	from the comme	ncement of the tenancy	y; and	
2.13	(2) the lease does not require the to	enant to prepay r	rent for any month com	ımencing	
2.14	after the end of the cancellation or reden	nption period, so	that the rent payment	would be	
2.15	due prior to the end of the cancellation of	or redemption pe	eriod.		
2.16	For the purposes of this section, a	holder means a	contract for deed vend	or or a	
2.17	holder of the sheriff's certificate of sale of	or any assignee of	of the contract for deed	vendor or	
2.18	of the holder of the sheriff's certificate o	f sale.			
2.19	<b>EFFECTIVE DATE.</b> This section	n is effective the	day following final ena	actment.	
2.20	Sec. 3. Minnesota Statutes 2010, see	ction 504B.151,	is amended by adding	a	
2.21	subdivision to read:				
2.22	Subd. 5. Rights of tenant of fore	closed property	<u>(a) When a new own</u>	er takes	
2.23	ownership of a rental property as the res	ult of a foreclos	ure:		
2.24	(1) a tenant is deemed by operation	n of law to becom	me the tenant of the ne	w owner;	
2.25	and				
2.26	(2) all leases, verbal or written, an	d all terms and c	conditions of those agree	eements_	
2.27	shall be transferred to the new owner and	d recorded in a r	new lease between the 1	new owner	
2.28	and the tenant.				
2.29	(b) A new owner shall:				
2.30	(1) maintain as rental property, pro	operty that was u	ised as rental property	by the	
2.31	previous landlord;				
2.32	(2) offer renewal leases to tenants	of the foreclosed	l property; and		
2.33	(3) offer a fair market rent.				

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3.1	(c) The requirements of paragraphs (a) an	nd (b) must not	apply to:	
3.2	(1) a single family rental property that the	e new owner int	tends to occupy as a	n primary
3.3	residence within 60 days of the purchase of the	e property; and		
3.4	(2) any part of a multifamily rental prope	erty that the nev	v owner intends to o	occupy
3.5	as a primary residence within 60 days of the pu	urchase of the p	property. In any act	ion to
3.6	recover possession of rental property in which	a new owner c	laims to be exempt	from
3.7	the requirements of this subdivision, the new of	wner bears the	burden to demonst	rate
3.8	such intent.			
3.9	(d) For purposes of this section "new ow	<u>'ner" means a h</u>	older of the sheriff	<u>'s</u>
3.10	certificate of sale or the assignee or vendee of	such holder.		
3.11	EFFECTIVE DATE. This section is effe	ective the day f	ollowing final enact	tment.
3.12	Sec. 4. Minnesota Statutes 2010, section 5	04B.151, is am	ended by adding a	
3.13	subdivision to read:			
3.14	Subd. 6. Eviction. Notwithstanding any	other law to the	e contrary, the new	owner
3.15	must not begin an eviction action against a tenant without cause. For purposes of this			
3.16	subdivision, "cause" shall mean one or more of the following:			
3.17	(1) the tenant has failed to pay a reasonable rent to the foreclosing owner, but only			
3.18	if the foreclosing owner notified the tenant in writing of the reasonable rent amount, to			
3.19	whom it was to be paid, and the due date;			
3.20	(2) the tenant has violated an obligation of	or covenant of t	he tenancy or occu	pancy
3.21	other than the obligation to surrender possession	on upon proper	notice and has faile	ed to
3.22	cure the violation within a reasonable time after	r having receiv	ed written notice fr	om the
3.23	foreclosing owner;			
3.24	(3) the tenant is permitting a nuisance to	exist in, or is ca	ausing substantial d	amage
3.25	to, the unit, or is creating a substantial interference	ence with the q	uiet enjoyment of c	other
3.26	occupants;			
3.27	(4) the tenant is convicted of using or per	mitting the uni	t to be used for any	illegal
3.28	purpose; or			
3.29	(5) the tenant has refused the foreclosing	owner reasonab	ble access to the unit	t to make
3.30	necessary repairs or improvements required by	' law, inspect th	e premises as perm	itted
3.31	or required by agreement or by law, or show the	ne rental housin	ng unit to a prospec	tive
3.32	purchaser or mortgagee.			
3.33	<b>EFFECTIVE DATE.</b> This section is effective of the section of the	ective the day f	following final enac	tment
3.34	until June 30, 2014.			

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4.1	Sec. 5. Minnesota Statutes	2010, section 504B.151, is	s amended by addir	ng a
4.2	subdivision to read:			
4.3	Subd. 7. Termination of	tenancy. A new owner mu	ist not terminate the	e tenancy of a
4.4	tenant of foreclosed property w	vithout cause as defined in s	subdivision 6.	
4.5	EFFECTIVE DATE. T	nis section is effective the d	lay following final	enactment
4.6	until June 30, 2014.			
4.7	Sec. 6. Minnesota Statutes	2010, section 504B.151, is	s amended by addir	ng a
4.8	subdivision to read:			
4.9	Subd. 8. Periodic leases	<u>A new owner must offer</u>	a fixed-term lease o	ption to a
4.10	tenant with a periodic lease in	place at the time the tenant	becomes a tenant of	of the new
4.11	owner.			
4.12	EFFECTIVE DATE. T	nis section is effective the d	lay following final	enactment
4.13	until June 30, 2014.			
4.14	Sec. 7. Minnesota Statutes	2010, section 504B.151, is	s amended by addir	ng a
4.15	subdivision to read:			-
4.16	Subd. 9. Applicability.	The provisions of subdivisi	ons 5 to 8 apply to	all tenants
4.17	regardless of when a tenant ent	tered into a rental agreemen	t with the property	owner or at
4.18	what stage the foreclosure proc	cess was in when the rental	agreement was ente	ered.
4.19	EFFECTIVE DATE. T	nis section is effective the d	lay following final	enactment
4.20	until June 30, 2014.			
4.21	Sec. 8. [582.33] FORECL	OSURE MORATORIUM	•	
4.22		cy declared to exist. The l	_	that a public
4.23	economic emergency exists in	the state due to the increas	e in foreclosure rate	es. The
4.24	legislature declares that these c	conditions have created a ho	ousing emergency t	hat justifies
4.25	legislation creating a moratoriu	um on mortgage foreclosure	<u>28.</u>	
4.26	Subd. 2. Stay of foreclo	sure process. In any proce	eding to foreclose a	a mortgage
4.27	upon residential property, whe	ther by judicial process und	ler this chapter and	chapter_
4.28	581 or by advertisement under	this chapter and chapter 5	80, foreclosed borr	owers
4.29	residing in their homesteaded	property shall be entitled to	stay the foreclosur	e process
4.30	and remain in possession of the	e mortgaged premises by se	erving a notice of ri	<u>ght to stay</u>
4.31	upon the mortgage holder or th	he holder of a certificate of	sheriff's sale if diffe	erent from
4.32	the mortgage holder, the court	having jurisdiction over a j	udicial action to for	reclose the

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5.1	mortgage, and the sheriff in the jurisdiction where the mortgaged premises are located.
5.2	The foreclosure process shall be stayed effective as of the date of service of the notice
5.3	of right to stay. The stay shall continue in effect for a period ending two years from
5.4	the effective date of this bill or on June 30, 2014, whichever is later, provided that the
5.5	conditions set forth in subdivision 3 are met.
5.6	Subd. 3. Maintenance of stay. In order to maintain a stay obtained under
5.7	subdivision 2:
5.8	(1) the holder of the stay must maintain homestead status of the property;
5.9	(2) after receipt of written notice from the foreclosing lender or holder of a certificate
5.10	of sheriff's sale of the name and address to which the monthly payments are to be made,
5.11	the amount of the payment, the date that the first monthly payment is due, and the dates
5.12	of each subsequent payment, the holder of the stay shall make reasonable, affordable
5.13	monthly payments to the foreclosing lender or holder or holder of a certificate of sheriff's
5.14	sale. The monthly payment shall be equal to the monthly payment when the stay became
5.15	effective or 41 percent of the borrower's documented and verified monthly gross income,
5.16	whichever is less; and
5.17	(3) the holder of the stay must refrain from conduct that would constitute just cause
5.18	for dissolution of the stay, as defined in subdivision 4.
5.19	Subd. 4. Dissolution of stay. Upon 30 days' written notice to the holder of the stay
5.20	and any other party previously designated in writing to the new owner by the holder of the
5.21	stay, the foreclosing lender or holder of a certificate of sheriff's sale shall be entitled to
5.22	apply to a court in the jurisdiction where the property is located for an order dissolving
5.23	the stay. An order dissolving the stay and granting possession of the property to the
5.24	holder of the certificate of sheriff's sale may be granted if the court finds that the public
5.25	interest is served by granting the order and upon a showing that the foreclosed borrower
5.26	in possession or tenant in possession of foreclosed property has failed to comply with
5.27	the requirements of subdivision 3 or that other just cause exists. For purposes of this
5.28	subdivision, "other just cause" means one or more of the following:
5.29	(1) the holder of the stay is permitting a nuisance to exist in, or is causing substantial
5.30	damage to, the unit, or is creating a substantial interference with the quiet enjoyment
5.31	of other occupants;
5.32	(2) the holder of the stay is convicted of using or permitting the unit to be used
5.33	for any illegal purpose; or
5.34	(3) the holder of the stay has refused the foreclosing owner reasonable access to
5.35	the unit for the purpose of making necessary repairs or improvements required by law,

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6.1	to inspect the premises as permi	itted or required by agreen	ment or by law, or to	o show the
6.2	premises to a prospective purch	aser or mortgagee.		
6.3	Subd. 5. Application. The	nis section applies only to	mortgages execute	d before
6.4	the effective date of this section	<u>l.</u>		
6.5	<b>EFFECTIVE DATE.</b> Th	is section is effective the	day following final	enactment

6.6 <u>until June 30, 2014.</u>