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State of Minnesota

HOUSE OF REPRESENTATIVES H. F. No. 418

NINETY-SECOND SESSION

01/28/2021	Authored by Hollins, Frazier, Reyer, Feist, Berg and others
	The bill was read for the first time and referred to the Committee on Commerce Finance and Policy
02/08/2021	Adoption of Report: Re-referred to the Committee on Judiciary Finance and Civil Law

1.1	A bill for an act
1.2 1.3	relating to real property; clarifying ownership definitions; requiring the record owner to be listed as grantee in tax-forfeited land sales; amending Minnesota
1.4	Statutes 2020, sections 282.301; 325N.01; 325N.02; 325N.03; 325N.04; 325N.06;
1.5	325N.10, subdivisions 2, 3, 4, 5, 7; proposing coding for new law in Minnesota
1.6	Statutes, chapter 282.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2020, section 282.301, is amended to read:
1.9	282.301 RECEIPTS FOR PAYMENTS; CERTIFICATION BY COUNTY
1.10	AUDITOR.
1.11	When any sale has been made under sections 282.012 and 282.241 to 282.324, the
1.12	purchaser shall receive from the county auditor at the time of repurchase a receipt, in such
1.13	form as may be prescribed by the attorney general. When the purchase price of a parcel of
1.14	land shall be paid in full, the following facts shall be certified by the county auditor to the
1.15	commissioner of revenue of the state of Minnesota: the description of land, the date of sale,
1.16	the name of the purchaser or the purchaser's assignee, and the date when the final installment
1.17	of the purchase price was paid. Upon payment in full of the purchase price, the purchaser
1.18	or the assignee shall receive a quitelaim deed from the state, to be executed by the
1.19	commissioner of revenue. The deed must be sent to the county auditor who shall have it
1.20	recorded before it is forwarded to the purchaser. Failure to make any payment herein required
1.21	shall constitute default and upon such default and cancellation in accord with section 282.40,
1.22	the right, title and interest of the purchaser or the purchaser's heirs, representatives, or assigns
1.23	in such parcel shall terminate.

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	EFFECTIVE DATE. This section is effective for purchases made on or after July 1,
202	21.
S	ec. 2. [282.302] CONVEYANCE OF DEED UPON CERTIFICATION.
	Subdivision 1. Conveyance to record owner. Except as provided in subdivision 2, upon
rec	eipt of the certification by the county auditor required under section 282.301, the
cor	nmissioner of revenue must issue a quitclaim deed in the name of the state, as grantor,
to 1	he record owner of the property at the time of the expiration of the redemption period
est	ablished under section 281.23.
	Subd. 2. Sales to personal representatives, heirs, or devisees. Notwithstanding
sut	odivision 1, the state deed must name the record owner's estate as grantee if a sale
cor	iducted under section 282.01 is made to a personal representative, heir, or devisee of the
rec	ord owner, and the record owner is either deceased at the time of the expiration of
red	emption period established under section 281.23 or is deceased at the time the certification
of	payment under section 282.301 is made.
	EFFECTIVE DATE. This section is effective for purchases made on or after July 1,
202	<u>21.</u>
S	ec. 3. [282.303] ASSIGNMENT OF INSTALLMENT CONTRACT.
	If the record owner at the time of the expiration of redemption assigns an installment
cor	ntract used to repurchase, and the assignment was registered or recorded, the state deed
	st name the assignee as the grantee.
	EFFECTIVE DATE. This section is effective for purchases made on or after July 1,
202	
S	ec. 4. [282.304] RECORDATION OF DEED; DEFAULT.
	(a) The quitclaim deed issued under section 282.302 must be sent to the county auditor
wh	o must have it recorded before it is forwarded to the grantee. Recording of the deed by
the	county auditor is deemed delivery to the grantee.
	(b) Failure to make any payment required by this chapter will constitute default and
upo	on such default, the sale will be subject to the cancellation provisions of section 282.40.
	EFFECTIVE DATE. This section is effective for purchases made on or after July 1,
202	21.

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3.1	Sec. 5. Minnesota Statutes 2020, s	ection 325N.01, is a	mended to read:	
3.2	325N.01 DEFINITIONS.			
3.3	The definitions in paragraphs (a)) to (h) apply to section	ons 325N.01 to 325N.0	9.
3.4	(a) "Foreclosure consultant" "So	licitor" means any pe	erson who, directly or in	ndirectly,
3.5	makes any solicitation, representation	on, or offer to any ow	vner to perform for com	pensation
3.6	or who, for compensation, performs	any service which the	e person in any manner	represents
3.7	will in any manner do any of the fol	lowing:		
3.8	(1) stop or postpone the <u>a</u> forecle	osure sale <u>, a tax forfe</u>	eiture sale, or a contract	for deed
3.9	termination;			
3.10	(2) obtain any forbearance from	any beneficiary, loca	al unit of government, a	ssociation
3.11	of apartment owners, contract for de	eed seller, or mortgag	gee regarding:	
3.12	(i) taxes;			
3.13	(ii) dues owed to an association	of apartment owners:	; or	
2.14		-		
3.14	(iii) contract for deed, mortgage,	, or any other paymen	<u>nts;</u>	
3.15	(3) assist the owner to:			
3.16	(i) exercise the right of reinstatem	ent provided in sectio	n 580.30 <u>or the right of r</u>	edemption
3.17	provided in section 580.25;			
3.18	(ii) exercise the right of redempt	ion under chapter 28	1 or the right to repurch	nase under
3.19	sections 282.241 to 282.324;			
3.20	(iii) cure a default that has result	ed in a termination no	otice issued under section	on 559.21,
3.21	subdivision 2a; or			
3.22	(iv) cure a default that resulted in	n a lien secured by a	common interest comm	unity or a
3.23	master association;			
3.24	(4) obtain any extension of the pe	eriod within which th	e owner may reinstate t	he owner's
3.25	obligation;			
3.26	(5) obtain any waiver of an acce	leration clause contai	ined in any promissory	note or
3.27	contract secured by a mortgage on a	residence in foreclos	sure or contained in the	mortgage;
3.28	(6) assist the owner in foreclosur	re <u>, tax forfeiture,</u> or l	oan default <u>on a loan, c</u>	ontract for
3.29	deed payments, or dues owed to an	association of apartm	nent owners, to obtain a	loan or
3.30	advance of funds;			

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- (7) avoid or ameliorate the impairment of the owner's credit resulting from the recording 4.1 of a notice of default on taxes or any debt secured by the covered residence or the conduct 4.2 of a foreclosure or tax forfeiture sale; 4.3 (8) save the owner's residence from foreclosure, tax forfeiture, or contract for deed 4.4 4.5 termination; or (9) negotiate or modify the terms or conditions of an existing residential mortgage loan, 4.6 a repayment agreement on taxes owed, a repurchase agreement of tax-forfeited real property, 4.7 or a contract for deed. 4.8 (b) A foreclosure consultant solicitor does not include any of the following: 4.9 (1) a person licensed to practice law in this state when the person renders service in the 4.10 course of the person's practice as an attorney-at-law; 4.11 (2) a person licensed as a debt management services provider under chapter 332A, when 4.12 the person is acting as a debt management services provider as defined in that chapter; 4.13 (3) a person licensed as a real estate broker or salesperson under chapter 82 when the 4.14 person engages in acts whose performance requires licensure under that chapter unless the 4.15 person is engaged in offering services designed to, or purportedly designed to, enable the 4.16 owner to retain possession of the covered residence in foreclosure; 4.17 (4) a person licensed as an accountant under chapter 326A when the person is acting in 4.18 any capacity for which the person is licensed under those provisions; 4.19 (5) a person or the person's authorized agent acting under the express authority or written 4.20 approval of the Department of Housing and Urban Development or other department or 4.21 agency of the United States or this state to provide services; 4.22 (6) a person who holds or is owed an obligation secured by a lien on any covered 4.23 residence in foreclosure when the person performs services in connection with this obligation 4.24 or lien if the obligation or lien did not arise as the result of or as part of a proposed foreclosure 4.25 property reconveyance; 4.26 (7) any person or entity doing business under any law of this state, or of the United States 4.27
- 4.27 (7) any person or entity doing business under any law of this state, or of the United States
 4.28 relating to banks, trust companies, savings and loan associations, industrial loan and thrift
 4.29 companies, regulated lenders, credit unions, insurance companies, or a mortgagee which is
 4.30 a United States Department of Housing and Urban Development approved mortgagee and
 4.31 any subsidiary or affiliate of these persons or entities, and any agent or employee of these
 4.32 persons or entities while engaged in the business of these persons or entities;

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(8) a person licensed as a residential mortgage originator or servicer pursuant to chapter 5.1 58, when acting under the authority of that license, except that the provisions of sections 5.2 325N.01 to 325N.06, 325N.08, and 325N.09 shall apply to any person operating under a 5.3 mortgage originator license who negotiates or offers to negotiate the terms or conditions of 5.4 an existing residential mortgage loan; 5.5 (9) a nonprofit agency or organization that has tax-exempt status under section 501(c)(3)5.6 of the Internal Revenue Code that offers counseling or advice to an owner of a home in 5.7 foreclosure or loan default if they do not contract for services with for-profit lenders or 5.8 foreclosure equity purchasers, except that they shall comply with the provisions of section 5.9 325N.04, clause (1); 5.10 5.11 (10) a judgment creditor of the owner, to the extent that the judgment creditor's claim accrued prior to the personal service of the foreclosure notice required by section 580.03, 5.12 but excluding a person who purchased the claim after such personal service; and 5.13 (11) a foreclosure an equity purchaser as defined in section 325N.10; and 5.14 (12) any common interest community association or master association that holds or is 5.15 owed an obligation secured by a lien on any residence in foreclosure and any employee or 5.16 agent of either while performing services within the scope of the employment or agency. 5.17 (c) "Foreclosure "Property reconveyance" means a transaction involving: 5.18 (1) the transfer of title to real property by a foreclosed homeowner during a foreclosure 5.19 proceeding, either by transfer of interest from the foreclosed homeowner or by creation of 5.20 a mortgage or other lien or encumbrance during the foreclosure process an owner, either 5.21 by transfer of interest from the owner or by creation of a mortgage or other lien or 5.22 encumbrance that allows the acquirer to obtain title to the property by redeeming the property 5.23 as a junior lienholder or by other legal process, prior to the expiration of: 5.24 5.25 (i) the right of reinstatement provided in section 580.30 or the right of redemption of a property provided in section 580.25; 5.26 5.27 (ii) the right of redemption under chapter 281 or the right to repurchase under sections 282.241 to 282.324; 5.28 (iii) the period to cure a default that has resulted in a termination notice issued under 5.29 section 559.21, subdivision 2a; or 5.30 (iv) the period to cure a default that resulted in a lien assessed by a common interest 5.31 community or a master association; and 5.32

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6.1	(2) the subsequent conversion of a subsequent conversion of an interest
6.1	(2) the subsequent conveyance, or promise of a subsequent conveyance, of an interest
6.2	back to the foreclosed homeowner owner by the acquirer or a person acting in participation
6.3	with the acquirer that allows the foreclosed homeowner owner to possess either the covered
6.4	residence in foreclosure or any other real property, which interest includes, but is not limited
6.5	to, an interest in a contract for deed, purchase agreement, option to purchase, or lease.
6.6	(d) "Person" means any individual, partnership, corporation, limited liability company,
6.7	association, or other group, however organized.
6.8	(e) "Service" means and includes, but is not limited to, any of the following:
6.9	(1) debt, budget, or financial counseling of any type;
6.10	(2) receiving money for the purpose of distributing it to creditors, vendors, or association
6.11	of apartment owners in payment or partial payment of any obligation secured by a lien on
6.12	a <u>covered</u> residence in forcelosure ;
6.13	(3) contacting creditors, vendors, association of apartment owners, or servicers to
6.14	negotiate or offer to negotiate the terms or conditions of an existing residential mortgage
6.15	loan, a tax forfeiture redemption or repurchase agreement, or a contract for deed;
6.16	(4) arranging or attempting to arrange for an extension of the period within which the
6.17	owner of a <u>covered</u> residence in foreclosure may:
6.18	(i) cure the owner's default and reinstate the owner's obligation pursuant to section
6.19	580.30;
6.20	(ii) cure the owner's property tax default and redeem the property;
6.21	(iii) cure the owner's default on dues owed to an association of apartment owners and
6.22	release the common interest community or master association's lien; or
6.23	(iv) cure the default on a contract for deed and void the purchaser's ability to terminate
6.24	the contract;
6.25	(5) arranging or attempting to arrange for any delay or postponement of the time of sale
6.26	of the <u>covered</u> residence in foreclosure;
6.27	(6) advising the filing of any document or assisting in any manner in the preparation of
6.28	any document for filing with any bankruptcy court; or
6.29	(7) giving any advice, explanation, or instruction to an owner of a <u>covered</u> residence in
6.30	foreclosure, which in any manner relates to the cure of a default in or the reinstatement of
6.31	an obligation secured by a lien on the <u>covered</u> residence in foreclosure, the full satisfaction

12/30/20 REVISOR JSK/KM 21-00824 of that obligation, or the postponement or avoidance of a sale of a covered residence in 7.1 foreclosure, pursuant to a power of sale contained in any mortgage. 7.2 (f) "Residence in foreclosure" "Covered residence" means residential real property 7.3 consisting of one to four family dwelling units, one of which the owner occupies as the 7.4 7.5 owner's principal place of residence, or real property that is principally used for farming, as defined in section 500.24, subdivision 2, whether or not parcels are contiguous, so long 7.6 as the owner occupies one of the parcels as the owner's principal place of residence, where 7.7 there is a delinquency or default on any loan payment or debt secured by or attached to the 7.8 residential real property including, but not limited to, contract for deed payments where 7.9 there is a delinquency or default on any loan, tax, or contract for deed payment, association 7.10 of apartment owner or master association dues, or other debt secured by or attached to the 7.11 residential real property that: 7.12 (i) consists of one to four family dwelling units, one of which the owner occupies as the 7.13 owner's principal place of residence; 7.14 (ii) is an apartment, as that term is defined in section 515.02, subdivision 2; 7.15 (iii) is the subject of a contract for deed; or 7.16 (iv) is real property that is principally used for farming, as defined in section 500.24, 7.17 subdivision 2, whether or not parcels are contiguous, so long as the owner occupies one of 7.18 the parcels as the owner's principal place of residence. 7.19 (g) "Owner" means the record owner of the residential real property in foreclosure a 7.20 covered residence. For the purposes of this chapter, if the residence in foreclosure is subject 7.21 to a mortgage foreclosure, an owner is the record owner at the time the notice of pendency 7.22 was recorded, or the summons and complaint served. 7.23 (h) "Contract" means any agreement, or any term in any agreement, between a foreclosure 7.24 7.25 consultant solicitor and an owner for the rendition of any service as defined in paragraph (e). 7.26 7.27 (i) "Association of apartment owners" has the meaning given in section 515.02, subdivision 5. 7.28 (j) "Common interest community" has the meaning given in section 515B.1-103, clause 7.29 (10). 7.30 (k) "Master association" has the meaning given in section 515B.1-103, clause (21). 7.31 **EFFECTIVE DATE.** This section is effective the day following final enactment. 7.32

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8.1

Sec. 6. Minnesota Statutes 2020, section 325N.02, is amended to read:

8.2 325N.02 RESCISSION OF FORECLOSURE CONSULTANT SOLICITOR 8.3 CONTRACT.

(a) In addition to any other right under law to rescind a contract, an owner has the right
to cancel such a solicitor contract until midnight of the third business day after the day on
which the owner signs a contract which complies with section 325N.03.

8.7 (b) Cancellation occurs when the owner gives written notice of cancellation to the
 8.8 foreclosure consultant solicitor at the address specified in the contract.

- 8.9 (c) Notice of cancellation, if given by mail, is effective when deposited in the mail
 8.10 properly addressed with postage prepaid.
- 8.11 (d) Notice of cancellation given by the owner need not take the particular form as
 8.12 provided with the contract and, however expressed, is effective if it indicates the intention
- 8.13 of the owner not to be bound by the contract.

8.14 **EFFECTIVE DATE.** This section is effective the day following final enactment.

8.15 Sec. 7. Minnesota Statutes 2020, section 325N.03, is amended to read:

8.16 **325N.03 CONTRACT.**

- 8.17 (a) Every contract must be in writing and must fully disclose the exact nature of the
- 8.18 foreclosure consultant's solicitor's services and the total amount and terms of compensation.

(b) The following notice, printed in at least 14-point boldface type and completed with
the name of the foreclosure consultant solicitor, must be printed immediately above the
statement required by paragraph (c):

8.22	"NOTICE REQUIRED BY MINNESOTA LAW
8.23	(Name) or anyone working for him or
8.24	her CANNOT:
8.25	(1) Take any money from you or ask you for money
8.26	until (Name) has completely finished
8.27	doing everything he or she said he or she would do; and
8.28	(2) Ask you to sign or have you sign any lien, mortgage,
8.29	or deed."
8.30	(c) The contract must be written in the same language as principally used by the
8.31	foreclosure consultant solicitor to describe his or her services or to negotiate the contract,

8.32 must be dated and signed by the owner, and must contain in immediate proximity to the

9.1 space reserved for the owner's signature a conspicuous statement in a size equal to at least
9.2 10-point boldface type, as follows:

9.3 "You, the owner, may cancel this transaction at any time prior to midnight of the third
9.4 business day after the date of this transaction. See the attached notice of cancellation
9.5 form for an explanation of this right."

9.6 (d) The notice of cancellation must contain, and the contract must contain on the first
9.7 page, in a type size no smaller than that generally used in the body of the document, each
9.8 of the following:

9.9 (1) the name and physical address of the foreclosure consultant solicitor to which the
9.10 notice of cancellation is to be mailed or otherwise delivered. A post office box does not
9.11 constitute a physical address. A post office box may be designated for delivery by mail only
9.12 if it is accompanied by a physical address at which the notice could be delivered by a method
9.13 other than mail. An e-mail address may be included, in addition to the physical address;
9.14 and

9.15 (2) the date the owner signed the contract.

9.16 (e) Cancellation occurs when the foreclosed homeowner owner delivers, by any means,
9.17 written notice of cancellation to the address specified in the contract. If cancellation is
9.18 mailed, delivery is effective upon mailing. If e-mailed, cancellation is effective upon
9.19 transmission. The contract must be accompanied by a completed form in duplicate, captioned
9.20 "notice of cancellation," which must be attached to the contract, must be easily detachable,
9.21 and must contain in at least 10-point type the following statement written in the same
9.22 language as used in the contract:

9.23	"NOTICE OF CANCELLATION
9.24	
9.25	(Enter date of transaction) (Date)
9.26	You may cancel this transaction, without any penalty
9.27	or obligation, within three business days from the above
9.28	date.
9.29	To cancel this transaction, you may use any of the
9.30	following methods: (1) mail or otherwise deliver a
9.31	signed and dated copy of this cancellation notice, or any
9.32	other written notice of cancellation; or (2) e-mail a notice
9.33	of cancellation
9.34	to
9.35	(Name of foreclosure consultant solicitor)
9.36	at

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10.1 10.2	(Physical address of foreclosure consultant's solicitor's place of business)
10.3	
10.4 10.5	(E-mail address of foreclosure consultant's solicitor's place of business)
10.6	NOT LATER THAN MIDNIGHT OF
10.7	(Date)
10.8	I hereby cancel this transaction
10.9	(Date)
10.10	
10.11	(Owner's signature)"
10.12	(f) The foreclosure consultant solicitor shall provide the owner with a copy of the contract
10.13	and the attached notice of cancellation immediately upon execution of the contract.
10.14	(g) The three business days during which the owner may cancel the contract shall not
10.15	begin to run until the foreclosure consultant solicitor has complied with this section.
10.16	EFFECTIVE DATE. This section is effective the day following final enactment for
10.17	all contracts entered into on or after that date.
10.18	Sec. 8. Minnesota Statutes 2020, section 325N.04, is amended to read:
10.19	325N.04 VIOLATIONS.
10.20	It is a violation for a foreclosure consultant solicitor to:
10.21	(1) claim, demand, charge, collect, or receive any compensation until after the foreclosure
10.22	consultant solicitor has fully performed each and every service the foreclosure consultant
10.23	solicitor contracted to perform or represented he or she would perform;
10.24	(2) claim, demand, charge, collect, or receive any fee, interest, or any other compensation
10.25	for any reason which exceeds eight percent per annum of the amount of any loan which the
10.26	foreclosure consultant solicitor may make to the owner. Such a loan must not, as provided
10.27	in clause (3), be secured by the <u>covered</u> residence in foreelosure or any other real or personal
10.28	property;
10.29	(3) take any wage assignment, any lien of any type on real or personal property, or other
10.30	security to secure the payment of compensation. Any such security is void and unenforceable;
10.31	(4) receive any consideration from any third party in connection with services rendered
10.32	to an owner unless the consideration is first fully disclosed to the owner;

- 11.1 (5) acquire any interest, directly or indirectly, or by means of a subsidiary or affiliate in
- a <u>covered</u> residence in foreclosure from an owner with whom the foreclosure consultant
 solicitor has contracted;
- 11.4 (6) take any power of attorney from an owner for any purpose, except to inspect

11.5 documents as provided by law; or

(7) induce or attempt to induce any owner to enter a contract which does not comply inall respects with sections 325N.02 and 325N.03.

11.8 **EFFECTIVE DATE.** This section is effective the day following final enactment.

11.9 Sec. 9. Minnesota Statutes 2020, section 325N.06, is amended to read:

11.10 **325N.06 REMEDIES.**

(a) A violation of sections 325N.01 to 325N.09 is considered to be a violation of section
325F.69, and all remedies of section 8.31 are available for such an action. A private cause
of action under section 8.31 by a foreclosed homeowner is in the public interest. An owner
may bring an action against a foreclosure consultant solicitor for any violation of sections
325N.01 to 325N.09. Judgment must be entered for actual damages, reasonable attorney
fees and costs, and appropriate equitable relief.

(b) The rights and remedies provided in paragraph (a) are cumulative to, and not a
limitation of, any other rights and remedies provided by law. Any action brought pursuant
to this section must be commenced within <u>four six</u> years from the date of the alleged
violation.

(c) The court may award exemplary damages up to 1-1/2 times the compensation charged
by the foreclosure consultant solicitor if the court finds that the foreclosure consultant
<u>solicitor</u> violated the provisions of section 325N.04, clause (1), (2), or (4), and the foreclosure
consultant's solicitor's conduct was in bad faith.

(d) Notwithstanding any other provision of this section, no action may be brought on
the basis of a violation of sections 325N.01 to 325N.09, except by an owner against whom
the violation was committed or by the attorney general. This limitation does not apply to
administrative action by the commissioner of commerce.

11.29 **EFFECTIVE DATE.** This section is effective the day following final enactment.

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Sec. 10. Minnesota Statutes 2020, section 325N.10, subdivision 2, is amended to read:

Subd. 2. Foreclosed homeowner Owner. "Foreclosed homeowner" means an owner
of residential real property, including a condominium, or an owner of real property that is
principally used for farming as defined in section 500.24, subdivision 2, that is the primary
residence of the owner and whose mortgage on the real property is or was in foreclosure
"Owner" has the meaning given in section 325N.01, paragraph (g).

12.7

12.1

EFFECTIVE DATE. This section is effective the day following final enactment.

12.8 Sec. 11. Minnesota Statutes 2020, section 325N.10, subdivision 3, is amended to read:

Subd. 3. Foreclosure Property reconveyance. "Foreclosure "Property reconveyance"
 means a transaction involving:

(1) the transfer of title to real property by a foreclosed homeowner during a foreclosure
 proceeding, either by transfer of interest from the foreclosed homeowner or by creation of
 a mortgage or other lien or encumbrance during the foreclosure process that allows the
 acquirer to obtain title to the property by redeeming the property as a junior lienholder; and

(2) the subsequent conveyance, or promise of a subsequent conveyance, of an interest
back to the foreclosed homeowner by the acquirer or a person acting in participation with
the acquirer that allows the foreclosed homeowner to possess either the residence in
foreclosure or other real property, which interest includes, but is not limited to, an interest
in a contract for deed, purchase agreement, option to purchase, or lease has the meaning
given in section 325N.01, paragraph (c).

12.21

EFFECTIVE DATE. This section is effective the day following final enactment.

12.22 Sec. 12. Minnesota Statutes 2020, section 325N.10, subdivision 4, is amended to read:

Subd. 4. Foreclosure Equity purchaser. "Foreclosure "Equity purchaser" means a 12.23 person that has acted as the acquirer in a foreclosure property reconveyance. Foreclosure 12.24 Equity purchaser also includes a person that has acted in joint venture or joint enterprise 12.25 12.26 with one or more acquirers in a foreclosure property reconveyance. A foreclosure An equity purchaser does not include: (i) a natural person who shows that the natural person is not in 12.27 the business of foreclosure equity purchasing and has a prior personal relationship with the 12.28 foreclosed homeowner of the covered residence, unless a showing of fraud under section 12.29 325F.69, subdivision 1, has been made, or (ii) a federal or state chartered bank, savings 12.30 12.31 bank, thrift, or credit union.

12.32 **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 12.

13.1	Sec. 13. Minnesota Statutes 2020, section 325N.10, subdivision 5, is amended to read:
13.2	Subd. 5. Resale. "Resale" means a bona fide market sale of the property subject to the
13.3	foreclosure property reconveyance by the foreclosure equity purchaser to an unaffiliated
13.4	third party.
13.5	EFFECTIVE DATE. This section is effective the day following final enactment.
13.6	Sec. 14. Minnesota Statutes 2020, section 325N.10, subdivision 7, is amended to read:
13.7	Subd. 7. Covered residence in forcelosure. "Residence in foreclosure" means residential
13.8	real property consisting of one to four family dwelling units, one of which the owner occupies
13.9	as the owner's principal place of residence, or real property that is principally used for
13.10	farming, as defined in section 500.24, subdivision 2, whether or not parcels are contiguous,
13.11	so long as the owner occupies one of the parcels as the owner's principal place of residence,
13.12	where there is a delinquency or default on any loan payment or debt secured by or attached
13.13	to the real property, including, but not limited to, contract for deed payments "Covered
13.14	residence" has the meaning given in section 325N.01, paragraph (f).

13.15 **EFFECTIVE DATE.** This section is effective the day following final enactment.