ASSEMBLY, No. 5664

STATE OF NEW JERSEY

220th LEGISLATURE

INTRODUCED JUNE 26, 2023

Sponsored by:

Assemblywoman BRITNEE N. TIMBERLAKE

District 34 (Essex and Passaic)

Co-Sponsored by:

Assemblywoman Piperno

SYNOPSIS

Establishes "Community Wealth Preservation Program"; expands access for certain buyers to purchase property from sheriff's sales.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 12/11/2023)

AN ACT concerning sheriff's sales and amending and supplementing P.L.1995, c.244, and amending N.J.S.22A:4-8.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

- 1. Section 12 of P.L.1995, c.244 (C.2A:50-64) is amended to read as follows:
- 12. a. With respect to the sale of a mortgaged premises under foreclosure action, each sheriff in this State shall provide for, but not be limited to, the following uniform procedures:
- (1) Bidding in the name of the assignee of the foreclosing plaintiff.
- (2) That adjournment of the sale of the foreclosed property shall be in accordance with N.J.S.2A:17-36.
- (3) (a) The sheriff shall conduct a sale within 150 days of the sheriff's receipt of any writ of execution issued by the court in any foreclosure proceeding.
- (b) If it becomes apparent that the sheriff cannot comply with the provisions of subparagraph (a) of this paragraph (3), the foreclosing plaintiff may apply to the office for an order appointing a Special Master to hold the foreclosure sale.
- (c) Upon the foreclosing plaintiff making such application to the office, the office shall issue the appropriate order appointing a Special Master to hold the foreclosure sale. The office may issue the order to appoint a Special Master to hold foreclosure sales for one or more properties within a vicinage.
- (4) That notice for the sale of a foreclosed upon residential property be mailed to the primary address of the foreclosed upon defendant and to the address of the foreclosed upon residential property. Notice of the sale shall be mailed in an envelope that plainly states on its exterior that the envelope is a notice for the sale of the foreclosed upon residential property.
- (5) (a) That notice of the final upset price for the sale of a foreclosed upon residential property be provided at least four weeks prior to the sheriff's sale and posted on the Internet website of the sheriff's office and on any other medium used to provide notice of the sheriff's sale. The final upset price provided on the day of the sheriff's sale shall not differ from the final upset price provided in the notice; and
- (b) Prior to providing the final upset price to the sheriff's office pursuant to subparagraph (a) of this paragraph, the foreclosing plaintiff or agent of the foreclosing plaintiff shall be prohibited from contacting the foreclosed upon defendant, next of kin of the foreclosed upon defendant, or a nonprofit community development corporation to inquire whether the foreclosed upon defendant, next

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

of kin, or nonprofit community development corporation intends to participate in the sheriff's sale for the foreclosed upon property or exercise the provisions of P.L., c. (C.) (pending before the Legislature as this bill).

- (6) Prior to the sale of residential property, the foreclosing plaintiff shall disclose, if known, whether the property is vacant, tenant-occupied, or owner-occupied. If the property is vacant, the foreclosing plaintiff shall provide the successful bidder access to the property if the foreclosing plaintiff has such access and may condition access by the successful bidder on being accompanied by a representative of the foreclosing plaintiff.
- (7) (a) Except as otherwise provided in subparagraphs (b) and (c) of this paragraph, the successful bidder at the sheriff's sale shall pay a 20 percent deposit in either cash or by a certified or cashier's check, made payable to the sheriff of the county in which the sale is conducted, immediately upon the conclusion of the foreclosure sale.
- (b) In the case of residential property in which the successful bidder is the foreclosed upon defendant, next of kin, tenant, nonprofit community development corporation, or a bidder who shall occupy the property as the bidder's primary residence for a period of at least 84 months, the successful bidder who has fulfilled the requirements set forth in subsection e. of this section shall pay a 3.5 percent deposit with the rest of the balance due within 90 business days by cash, certified or cashier's check, or by wire transfer, made payable to the sheriff of the county in which the sale is conducted or to the Special Master, if the sheriff cannot comply with the provisions of subparagraph (a) of paragraph (3) of this subsection, immediately upon the conclusion of the foreclosure sale.
- (c) If the successful bidder cannot satisfy [this] the requirement of this paragraph that is applicable to the bidder, or the applicable requirement of this paragraph respectively, the bidder shall be in default and the sheriff shall immediately void the sale and proceed further with the resale of the premises without the necessity of adjourning the sale, without renotification of any party to the foreclosure and without the republication of any sales notice. Upon such resale, the defaulting bidder shall be liable to the foreclosing plaintiff for any additional costs incurred by such default including, but not limited to, any difference between the amount bid by the defaulting bidder and the amount generated for the foreclosing plaintiff at the resale. In the event the plaintiff is the successful bidder at the resale, the plaintiff shall provide a credit for the fair market value of the property foreclosed.
- [(5)] (8) It is permissible, upon consent of the sheriff conducting the sheriff's sale, that it shall not be necessary for an attorney or representative of the person who initiated the

1	foreclosure to be present physically at the sheriff's sale to make a
2	bid. A letter containing bidding instructions may be sent to the
3	sheriff in lieu of an appearance.
4	[(6)] (9) That each sheriff's office shall use, and the plaintiff's
5	attorney shall prepare and submit to the sheriff's office, a deed
6	which shall be in substantially the following form:
7	THIS INDENTURE,
8	made this (date) day of (month),
9	(year). Between (name), Sheriff of the County
10	of (name) in the State of New Jersey, party of the first
11	part and (name(s)) party of the
12	second part, witnesseth.
13	WHEREAS, on the (date) day of
14	(month), (year), a certain Writ of Execution was issued out of
15	the Superior Court of New Jersey, Chancery Division
16	(name) County, Docket No. directed and delivered to the
17	Sheriff of the said County of (name) and which said
18	Writ is in the words or to the effect following that is to say:
19	THE STATE OF NEW JERSEY to the Sheriff of the County of
20	(name),
21	Greeting:
22	WHEREAS, on the (date) day of (month),
23	(year), by a certain judgment made in our Superior Court
24	of New Jersey, in a certain cause therein pending, wherein the
25	PLAINTIFF is:
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29	and the following named parties are the DEFENDANTS:
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33	IT WAS ORDERED AND ADJUDGED that certain mortgaged
34	premises, with the appurtenances in the Complaint, and Amendment
35	to Complaint, if any, in the said cause particularly set forth and
36	described, that is to say: The mortgaged premises are described as
37	set forth upon the RIDER ANNEXED HERETO AND MADE A
38	PART HEREOF.
39	BEING KNOWN AS Tax Lot (number) in
40	Block (number) COMMONLY KNOWN AS
41	(street address)
42	TOGETHER, with all and singular the rights, liberties, privileges,
43	hereditaments and appurtenances thereunto belonging or in anywise
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of the same, to be sold, to pay and satisfy in the first place unto the plaintiff,
the sum of \$ (amount) being the principal, interest and
advances secured by a certain mortgage dated (date,
month, year) and given by (name) together with
lawful interest from
until the same be paid and satisfied and also the costs of the
aforesaid plaintiff with interest thereon.
AND for that purpose a Writ of Execution should issue, directed to
the Sheriff of the County of (name) commanding him to
make sale as aforesaid; and that the surplus money arising from
such sale, if any there be, should be brought into our said Court, as
by the judgment remaining as of record in our said Superior Court
of New Jersey, at Trenton, doth and more fully appear; and
whereas, the costs and Attorney's fees of the said plaintiff have
been duly taxed at the following sum: \$ (amount)
THEREFORE, you are hereby commanded that you cause to be
made of the premises aforesaid, by selling so much of the same as
may be needful and necessary for the purpose, the said sum of
\$ (amount) and the same you do pay to the said plaintiff
together with contract and lawful interest thereon as aforesaid, and
the sum aforesaid of costs with interest thereon.
And that you have the surplus money, if any there be, before our
said Superior Court of New Jersey, aforesaid at Trenton, within 30
days after pursuant to R.4:59-1(a), to abide the further Order of the
said Court, according to judgment aforesaid, and you are to make
return at the time and place aforesaid, by certificate under your
hand, of the manner in which you have executed this our Writ,
together with this Writ, and if no sale, this Writ shall be returnable
within [12] 24 months.

WITNESS, the Honorable (name), Judge of the Superior
Court at Trenton, aforesaid, the (date) day of
(month), (year).
/s/ (Clerk)
Superior Court of New Jersey
Attamas for Disintiff
Attorney for Plaintiff
As by the record of said Writ of Execution in the Office of the
Superior Court of New Jersey, at Trenton, in Book
(number) of Executions, Page (number) etc., may more fully
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1	AND WHEREAS I, the said (name), as such
2	Sheriff as aforesaid did in due form of law, before making such sale
3	give notice of the time [and], place, and final upset price of such
4	sale by public advertisement signed by myself, and set up in my
5	office in the (name) Building in
6	(name) County, being the County in which said real estate is situate
7	and also set up at the premises to be sold at least three weeks next
8	before the time appointed for such sale.
9	I also caused such notice to be published four times in two
10	newspapers designated by me and printed and published in the said
11	County, the County wherein the real estate sold is situate, the same
12	being designated for the publication by the Laws of this State, and
13	circulating in the neighborhood of said real estate, at least once a
14	week during four consecutive calendar weeks. One of such
15	newspapers, (name of newspaper) is a newspaper
16	with circulation in (name of town), the County seat of
17	said (name) County. The first publication was at least
18	twenty-one days prior and the last publication not more than eight
19	days prior to the time appointed for the sale of such real estate, and
20	by virtue of the said Writ of Execution, I did offer for sale said land
21	and premises at public vendue at the County (name)
22	Building in (name of town) on the (date)
23	day of, (month) (year) at the hour of
24	(time) in the (a.m. or p.m.).
25	WHEREUPON the said party of the second part bidding
26	therefore for the same, the sum of \$ (amount) and no
27	other person bidding as much I did then and there openly and
28	publicly in due form of law between the hours of (time)
29	and (time) in the (a.m. or p.m.), strike off and sell
30	tracts or parcels of land and premises for the sum of \$
31	(amount) to the said party of the second part being then and there
32	the highest bidder for same. And on the (date) of
33	(month) in the year last aforesaid I did truly report the
34	said sale to the Superior Court of New Jersey, Chancery Division
35	and no objection to the said sale having been made, and by
36	Assignment of Bid filed with the Sheriff of (name)
37	County said bidder assigned its bid to:
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41	NOW, THEREFORE, This Indenture witnesseth, that I, the said
42	(name), as such Sheriff as aforesaid under and by the
43	virtue of the said Writ of Execution and in execution of the power
44	and trust in me reposed and also for and in consideration of the said
45	sum of \$ (amount) therefrom acquit, exonerate and
46	forever discharge to the said party of the second part, its successors

1	and assigns, all and singular the said tract or parcel of lands and
2	premises, with the appurtenances, privileges, and hereditaments
3	thereunto belonging or in any way appertaining; to have and hold
4	the same, unto the said party of the second part, its successors and
5	assigns to its and their only proper use, benefit, and behoof forever,
6	in as full, ample and beneficial manner as by virtue of said Writ of
7	Execution I may, can or ought to convey the same.
8	And, I, the said (name), do hereby covenant, promise and
9	agree, to and with the said party of the second part, its successors
10	and assigns, that I have not, as such Sheriff as aforesaid, done or
11	caused, suffered or procured to be done any act, matter or thing
12	whereby the said premises, or any part thereof, with the
13	appurtenances, are or may be charged or encumbered in estate, title
14	or otherwise.
15	IN WITNESS WHEREOF, I the said (name) as such
16	Sheriff as aforesaid, have hereunto set my hand and seal the day and
17	year aforesaid.
18	Signed, sealed and delivered
19	in the presence of
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21	Attorney at Law of New Jersey(name) Sheriff
22	STATE OF NEW JERSEY) SS.
23	(county)
24	I, (name), Sheriff, of the County of (name),
25	do solemnly swear that the real estate described in this deed made
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30	was by me sold by virtue of a good and subsisting execution (or as
31	the case may be) as is therein recited, that the money ordered to be
32	made has not been to my knowledge or belief paid or satisfied, that
33	the time and place of the same of said real estate were by me duly
34 35	advertised as required by law, and that the same was cried off and
36	sold to a bona fide purchaser for the best price that could be obtained and the true consideration for this conveyance as set forth
30 37	in the deed is \$ (amount).
38	in the deed is \$ (amount).
39	(name), Sheriff
40	Sworn before me, (name), on this (date) day of
41	(month), (year), and I having examined the deed
42	above mentioned do approve the same and order it to be recorded as
43	a good and sufficient conveyance of the real estate therein
44	described.
45	STATE OF NEW JERSEY) ss
46	(Name) County) Attorney or Notary Public

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1	On this (date) day of (month), (year),
2	before me, the subscriber, (name) personally
3	appeared (name), Sheriff of the County of
4	(name) aforesaid, who is, I am satisfied, the grantor in the within
5	Indenture named, and I having first made known to him the contents
6	thereof, he did thereupon acknowledge that he signed, sealed and
7	delivered the same on his voluntary act and deed, for the uses and
8	purposes therein expressed.

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Attorney or Notary Public

- b. At the conclusion of the sheriff's sale, the attorney for the plaintiff shall prepare and deliver to the sheriff a deed which shall be in the form provided pursuant to paragraph **[**(6)**]** (9) of subsection a. of this section for the sheriff's execution and the deed shall be delivered to the sheriff within 10 days of the date of the sale. The sheriff shall be entitled to the authorized fee, as a review fee, even if the plaintiff's attorney prepares the deed.
- c. (1) The sheriff's office shall, within two weeks of the date of the sale, deliver a fully executed deed to the successful bidder at the sale provided that the bidder pays the balance of the monies due to the Sheriff by either cash or certified or cashier's check. In the event a bid is satisfied after the expiration and additional interest is collected from the successful bidder, the sheriff shall remit to the plaintiff the total amount, less any fees, costs and commissions due the sheriff, along with the additional interest.
- (2) Notwithstanding the provisions of paragraph (1) of this subsection, in the case of residential property in which the successful bidder is permitted to pay a 3.5 percent deposit upon the conclusion of the foreclosure sale pursuant to the provisions of this section, no interest shall accrue on the balance of the sale of the property until 60 business days have passed following the date of the sale, and thereafter, the successful bidder shall have 30 business days to fulfill the balance. If the successful bidder fails to fulfill the balance within this 90 business day period, the bidder shall forfeit the deposit on the property and shall be responsible for the payment of accrued interest incurred as a result of the sale being void, unless the failure to fulfill the balance is due to the bidder's inability to close a mortgage through no fault of their own, which includes, but is not limited to, the appraised value of the property being less than the purchase value of the property or the financial institution denying financing, in which case the bidder shall be refunded the deposit on the property and shall be responsible only for the payment of accrued interest. In addition, if a successful bidder fails to fulfill the balance within this 90 business day period, any subsequent foreclosure sale involving the same residential property and the same foreclosing plaintiff and foreclosed upon defendant

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shall be subject to the procedures set forth in subparagraph (a) of paragraph (5) of subsection a. of this section and there shall be no right of first or second refusal pursuant to subsections d. and g. of this section.

5 d. In the case of a foreclosed residential property where the foreclosed upon defendant is an individual and not a corporate 6 7 entity, if the foreclosed upon defendant, next of kin of the 8 foreclosed upon defendant, or tenant of the foreclosed upon 9 property has secured financing or assets sufficient to meet terms 10 offered by the foreclosing plaintiff or an alternative financial 11 institution to purchase the property, the foreclosed upon defendant, 12 next of kin of the foreclosed upon defendant, or tenant shall have 13 the right of first refusal to purchase the property in the amount 14 approved for the opening bid of the sheriff's sale at the time of the 15 sale. The right of first refusal shall only be made available to the 16 foreclosed upon defendant, next of kin of the foreclosed upon 17 defendant, or tenant for the initial sale of the foreclosed upon 18 property, unless the sale is delayed, postponed or concludes with 19 the foreclosing plaintiff purchasing the property, upon which the 20 foreclosed upon defendant, next of kin of the foreclosed upon 21 defendant, or tenant shall receive a right of first refusal for the 22 subsequent sale of the foreclosed upon property. Such right shall be 23 deemed exercised if, prior to the opening of the bidding on the 24 foreclosed property, the foreclosed upon defendant, next of kin of 25 the foreclosed upon defendant, or tenant pays a 3.5 percent deposit 26 with the rest of the balance due within 90 business days by cash, 27 certified or cashier's check, or by wire transfer, made payable to the 28 sheriff of the county in which the sale is conducted or to the Special 29 Master, if the sheriff cannot comply with the provisions of 30 subparagraph (a) of paragraph (3) of subsection a. of this section.

e. A bidder, who is permitted to pay a 3.5 percent deposit upon the conclusion of the foreclosure sale pursuant to the provisions of this section, may purchase residential property at a sheriff's sale by way of financing if the bidder provides documentation that the bidder has been pre-approved by a financial institution regulated by the Department of Banking and Insurance or by a federal banking agency, as defined by section 3 of the "New Jersey Residential Mortgage Lending Act," P.L.2009, c.53 (C.17:11C-53), for financing a residential property.

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(1) A bidder who is permitted to pay a 3.5 percent deposit upon the conclusion of the foreclosure sale pursuant to the provisions of this section and intends to finance the purchase of residential property at a sale shall be:

(a) limited to submitting bids no higher than the amount for which the bidder has been pre-approved for financing; and

- (b) if the bidder is an individual, required to present current and
 valid photo identification that substantially conforms to the name
 and information contained on the financing pre-approval forms
 obtained by the bidder.
- 5 (2) To be a successful bidder who is not the plaintiff, and who
 6 intends to occupy the property and finance the purchase of the
 7 property, the bidder shall have received eight hours of homebuyer
 8 education and counseling through a United States Department of
 9 Housing and Urban Development (HUD) certified housing
 10 counseling agency, and shall present a certificate of completion or
 11 proof of enrollment in that program to the sheriff.
- 12 (3) To ensure that the provisions of this section only apply to a 13 foreclosed upon defendant or next of kin of the foreclosed upon 14 defendant who has entered foreclosure proceedings due to 15 circumstances outside of the foreclosed upon defendant's control, subsections d. through f. of this section shall only apply to a 16 17 foreclosed upon defendant or next of kin of the foreclosed upon 18 defendant that demonstrates to the foreclosing plaintiff that the 19 <u>foreclosed upon defendant experienced:</u>
 - (a) financial hardship;

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- 21 (b) a physical or mental illness preventing the foreclosed upon 22 defendant from earning an income;
 - (c) divorce or legal separation;
- (d) proof of death of the foreclosed upon defendant, or the
 foreclosed upon defendant's spouse, or child; or
 - (e) predatory loan practices.
 - Any information provided under this paragraph shall be provided at the request of the foreclosing plaintiff prior to the date of sale for the foreclosing property and shall not conflict with subparagraph (b) of paragraph (5) of subsection a. of this section.
- 31 (4) If a bidder intending to finance the purchase of the 32 residential property is a current tenant, the tenant shall provide 33 documentation confirming:
- (a) that the tenant has resided at the property for at least a year;and
- (b) that the tenant is not in arrears with rent payments as of the
 date the foreclosed upon defendant received a notice of foreclosure
 from the foreclosing plaintiff.
- 39 (5) To prove the residency requirement pursuant to
 40 subparagraph (a) of paragraph (4) of this subsection, the tenant shall
 41 also be required to present at least two current and valid forms of
 42 identification that substantially conform to the name and property
 43 address contained in the tenant's lease agreement, which shall
 44 include but not be limited to:
- 45 (a) a driver's license issued by the New Jersey Motor Vehicle
 46 Commission;

1 (b) a utility bill;

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- 2 (c) a checking or savings account statement from a bank or credit 3 union issued at least 60 days prior to submitting documentation 4 required pursuant to this subparagraph;
 - (d) a statement, receipt, or letter of correspondence from a federal, State, or local government office delivered at least one year prior to submitting documentation required pursuant to this subparagraph; or
- 9 (e) any other form of identification that the sheriff deems valid 10 pursuant to this paragraph.
- 11 (6) A tenant shall be allowed to purchase residential property 12 pursuant to this subsection if a foreclosed upon defendant or next of kin of the foreclosed upon defendant decides not to participate in 13 14 the sheriff's sale, enter into an agreement with a nonprofit community development corporation pursuant to subsection f. of this section, or fail to secure financing or assets sufficient to meet the terms offered by the foreclosing plaintiff or an alternative 18 financial institution to purchase the property. A tenant shall have 19 up to 45 days to purchase the residential property after successfully 20 bidding for the property.
 - (7) With exception to the foreclosed upon defendant, the foreclosed upon defendant's next of kin, or a nonprofit community development corporation, an individual bidder purchasing residential property in a sheriff's sale pursuant to this subsection shall be required by the financial institution to occupy the property as the bidder's primary residence for a fixed term of at least 84 months after taking possession. The deed for the property shall clearly state that the property may not be sold for 84 months from the date of the sheriff's sale, except pursuant to the exceptions permitting a successful bidder to vacate the property prior to residing in the property for 84 months in paragraph (8) of this subsection.
- 33 (8) With exception to the foreclosed upon defendant, the 34 foreclosed upon defendant's next of kin, or a nonprofit community development corporation, a successful individual bidder who 35 finances the purchase pursuant to this subsection and does not 36 37 occupy the residence for a period of at least 84 months shall be 38 assessed a fine by a court of competent jurisdiction up to \$100,000 39 for the first violation, and \$500,000 thereafter for each subsequent 40 violation. These penalties shall not be assessed against a bidder 41 who finances the purchase with good faith and intent and is 42 thereafter required to vacate the property prior to residing in the 43 property for 84 months due to:
 - (a) death of the bidder or the bidder's spouse or child;
- 45 (b) disability of the bidder or a member of the bidder's 46 household;

- 1 (c) divorce;
- 2 (d) legal separation;
- 3 (e) military deployment;
- 4 (f) a change in employment of the bidder or a member of the bidder's household that results in a reduction in income or a need to move out-of-state;
- 7 (g) a change in the number of permanent residents of the 8 household due to: the birth or adoption of a child; or the permanent 9 relocation of an elder into the household, as proved by a note from 10 the doctor or social worker of the elder;
- 11 (h) a need to move to care for a family member for a period of 12 at least six months, as evidenced by: an address change; and a note 13 from the family member in need of care, the doctor of the family 14 member, or the social worker for the family member; or
 - (i) foreclosure.

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- In the event of the death of a successful bidder, the property may be transferred to another owner in accordance with applicable laws governing estate, inheritance, and probate matters and the occupancy requirement shall be extinguished.
- f. If the foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant of the foreclosed upon property fails to secure financing or assets sufficient to meet the terms offered by the foreclosing plaintiff or an alternative financial institution to purchase the residential property, the foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant may request that a nonprofit community development corporation purchase the property. If the nonprofit community development corporation agrees in writing to purchase the property from the foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant, the corporation shall:
- 31 (1) allow the foreclosed upon defendant, next of kin of the 32 foreclosed upon defendant, or tenant to reside at the property for a 33 period of time as agreed upon in paragraph (2) of this subsection; 34 and
 - (2) negotiate with the foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant on an affordable lease schedule that shall include an option to purchase the property from the corporation.
- 39 g. In the case of a foreclosed residential property, a nonprofit 40 community development corporation, that has a written agreement 41 with a foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant of the foreclosed upon property pursuant 42 to subsection f. of this section, shall have a right of second refusal 43 44 to purchase the property which is subordinate to the first right of 45 refusal provided to a foreclosed upon defendant, next of kin of the 46 foreclosed upon defendant, or tenant pursuant to subsection d. of

this section. If the foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant decides not to participate in the sheriff's sale, enter into an agreement with the corporation pursuant to subsection f. of this section, or fail to secure financing or assets sufficient to meet the terms offered by the foreclosing plaintiff or an alternative financial institution to purchase the property, a nonprofit community development corporation shall have the right of second refusal to purchase the property in the amount approved for the opening bid of the sheriff's sale at the time of the sale. Such right shall be deemed exercised if, prior to the opening of the bidding on the foreclosed property, the corporation pays a 3.5 percent deposit with the rest of the balance due within 90 business days by cash, certified or cashier's check, or by wire transfer, made payable to the sheriff of the county in which the sale is conducted or to the Special Master, if the sheriff cannot comply with the provisions of subparagraph (a) of paragraph (3) of subsection a. of this section. A nonprofit community development corporation shall only have a right of second refusal to purchase the property if it satisfies the requirements set forth in subsection h. of this section and fulfills the conditions set forth in subsection j. of this section.

h. (1) If a foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant of the foreclosed upon property does not participate in the sheriff's sale, secure financing or assets sufficient to meet the terms offered by the foreclosing plaintiff or an alternative financial institution, or enter into agreement with a nonprofit community development corporation pursuant to subsection f. of this section, the nonprofit community development corporation may enter a bid for the foreclosed upon residential property.

(2) A nonprofit community development corporation intending to bid in a sheriff's sale for residential property and pay a 3.5 percent deposit as permitted by this section shall, on the date of the sheriff's sale, register its participation with the sheriff or Special Master if the sheriff cannot comply with the provisions of paragraph (3) of subsection a. of this section. In registering its participation in the sale, a corporation shall provide the most recent form 1023 filing provided to the United States Internal Revenue Service, stating the corporation's mission includes community revitalization and the creation or preservation of affordable housing through the restoration of vacant and abandoned property.

i. (1) If more than one nonprofit community development corporation seeks to exercise the right of second refusal, the right shall belong in the first instance to a nonprofit community development corporation that fulfills the conditions set forth in subsection f. of this section. If no such nonprofit community

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1 development corporation exists, priority shall belong to the 2 nonprofit community development corporation that first registers its 3 participation in the foreclosure sale pursuant to paragraph (2) of 4 subsection h. of this section.

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- (2) If an individual or nonprofit community development corporation exercises a right of first or second refusal pursuant to subsection d. or f. of this section, the foreclosure sale shall be deemed concluded and the person or corporation shall be deemed to be the successful bidder and shall be subject to the applicable provisions and procedures of this section.
- j. (1) A nonprofit community development corporation that successfully bids on the purchase of a residential property in a sheriff's sale and satisfies the conditions set forth in subsection h. of this section shall be subject to the fines assessed pursuant to paragraph (3) of this subsection if the nonprofit corporation does not:
- (a) restore as need be and sell the property to a household earning no more than 120 percent below area median income or rent the property as an affordable housing unit to a household who earns no more than 100 percent below area median income, if the property is vacant or abandoned at the time of the sheriff's sale; or
- (b) if the property is occupied at the time of sale by either a tenant or the foreclosed upon defendant with whom the nonprofit community development corporation does not already have an agreement pursuant to subsection f. of this section, the nonprofit community development corporation shall negotiate in good faith with the foreclosed upon defendant or tenant on an affordable lease schedule that will allow the foreclosed upon defendant or tenant to continue to occupy the property should the foreclosed upon defendant or tenant desire to do so. If after 120 business days the foreclosed upon defendant or tenant does not respond to the requests of the nonprofit community development corporation to negotiate, the corporation may bring an action in a court of competent jurisdiction to remove the foreclosed upon defendant or tenant. If removal has successfully occurred, the nonprofit community development corporation shall comply with the requirements of subparagraph (a) of paragraph (1) of this subsection.
- 39 (2) A nonprofit community development corporation that 40 successfully bids on the purchase of a residential property and satisfies the conditions set forth in subsection f. of this section shall ensure that, in any future sale of the property pursuant to subparagraph (a) of paragraph (1) of this subsection, the property be 44 subject to a renewable deed restriction, with the minimum number of affordability years being 30 years and with the option to renew, requiring any future property owner to sell the property to a

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1 household earning no more than 120 percent below area median

income or rent the property as an affordable housing unit to a

3 <u>household who earns no more than 100 percent below area median</u>

4 <u>income</u>.

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5 (3) A nonprofit community development corporation that 6 successfully bids on and completes the purchase of a residential 7 property in a sheriff's sale and satisfies the conditions set forth in 8 subsection f. of this section and fails to meet the requirements of 9 this subsection shall be assessed a fine by a court of competent jurisdiction of up to \$100,000 for the first violation, and \$500,000 10 11 thereafter for each subsequent violation. If the sheriff's office 12 determines based upon its oversight that there has been a violation 13 of this subsection, the sheriff's office shall bring an action in a 14 court of competent jurisdiction so that the sheriff's office can 15 pursue enforcement of penalties for the violation. If the nonprofit 16 community development corporation dissolves, the deed of the 17 residential property shall be transferred to another nonprofit 18 community development corporation who shall be bound by the 19 requirements of this subsection.

k. In the case of a residential property for which the successful bidder is subject to the occupancy requirement pursuant to paragraphs (7) and (8) of subsection e. of this section, the appropriate sheriff's office, county administrative agent, or affordable housing administrative agent that is hired by the county shall oversee the occupancy of the property, which may include the mailing of a questionnaire to the successful bidder within 84 months following the sale or requiring the bidder to respond to questions and submit documentation evidencing the bidder's continued residence at the property using the proof of residency documents provided pursuant to paragraph (5) of subsection e. of this section. If the appropriate sheriff's office, county administrative agent, or affordable housing administrative agent that is hired by the county determines based upon its oversight that there has been an occupancy violation, the sheriff's office, county administrative agent, or affordable housing administrative agent hired by the county shall refer the matter to the county counsel's office to bring an action in a court of competent jurisdiction so that the sheriff's office can pursue enforcement of penalties for the violation.

1. Each sheriff's office shall maintain information, written in plain language, regarding the program to finance the purchase of residential property in a foreclosure sale in accordance with this section on its Internet website, and in any other medium used by the office to advertise a foreclosure sale, in a manner that is accessible to the public. Additionally, each sheriff's office shall display information, written in plain language, regarding the Community

- 1 Wealth Preservation Program in its office in a manner that is
- 2 conspicuous to the public. The information posted on a sheriff's
- 3 <u>Internet website or displayed in a sheriff's office concerning the</u>
- 4 program shall further contain language notifying the public that the
- 5 program shall exclude those purchasing property for investment
- 6 purposes. For any county in which the primary language of 10
- 7 percent or more of the residents is a language other than English,
- 8 the sheriff's office shall provide the information required by this
- 9 <u>subsection in that other language or languages in addition to</u>
- 10 English. The alternate language shall be determined based on
- information from the latest federal decennial census.
- m. Any sheriff's sales conducted virtually shall be subject to the
- provisions of P.L., c. (C.) (pending before the Legislature
- 14 as this bill).
- 15 n. Any penalty imposed pursuant to this section may be
- 16 recovered with costs in a summary proceeding commenced by the
- 17 appropriate sheriff's office pursuant to the "Penalty Enforcement
- 18 <u>Law of 1999," P.L.1999, c.274 (C.2A:58-10 et seq.)</u>. Fifty percent
- of any monies collected pursuant to this section shall be forwarded to the municipality in which the foreclosed upon property is located
- 21 to be deposited in the affordable housing trust fund of the
- 22 municipality for use on low income housing or moderate income
- 23 housing needs as defined in section 4 of P.L.1985, c.222
- 24 (C.52:27D-304), to the extent the municipality maintains such a
- 25 <u>fund, and if the municipality does not maintain such a fund, to the</u>
- 26 State Treasurer, and shall annually be appropriated to the "New
- 27 Jersey Affordable Housing Trust Fund," section 20 of P.L.1985,
- 28 c.222 (C.52:27D-320) for the purpose of developing and supporting
- 29 <u>housing programs that create for-sale and rental affordable housing.</u>
- 30 The remaining 50 percent of any monies collected pursuant to this
- 31 <u>section shall provide for administrative and enforcement costs,</u>
- 32 <u>including costs incurred by the appropriate sheriff's office, county</u>
- administrative agent, or county counsel's office, necessary to
- 34 <u>effectuate the purposes of this section.</u>
- o. The provisions of P.L., c. (C.) (pending before the
- 36 <u>Legislature as this bill) shall only apply to residential property as</u>
- 37 <u>defined pursuant to subsection p. of this section.</u>
- p. As used in this section:
- 39 "Area median income" means the midpoint of a region's
- 40 household income distribution, as determined by the United States
- 41 Department of Housing and Urban Development.
- 42 "Community Wealth Preservation Program" means the program
- created by P.L., c. (C.) (pending before the Legislature as
- 44 this bill) to assist prospective owner-occupants, nonprofit
- 45 <u>community development corporations, foreclosed upon defendants,</u>
- 46 next of kin of foreclosed upon defendants, and tenants of foreclosed

upon defendants in purchasing and financing foreclosed upon
 residential properties in sheriff's sales with an initial 3.5 percent
 deposit.

"Nonprofit community development corporation" means a notfor-profit organization, whose mission includes community revitalization through the restoration of vacant and abandoned property to create or preserve affordable housing, as indicated in the corporation's most recent form 1023 filing provided to the United States Internal Revenue Service.

"Residential property" means real property located in this State in which people reside or dwell as their primary residence, and shall not include property which is used for investment, commercial, or business purposes or residential property containing more than four residential units.

"Upset price" means the minimum amount that a foreclosed upon property shall be sold for in a sheriff's sale as determined by the foreclosing plaintiff.

(cf: P.L.2019, c.71, s.1)

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2. N.J.S.22A:4-8 is amended to read as follows:

22A:4-8. For the services hereinafter enumerated sheriffs and other officers shall receive the following fees:

In addition to the mileage allowed by law, for serving every summons and complaint, attachment or any mesne process issuing out of the Superior Court, the sheriff or other officer serving such process shall, for the first defendant or party on whom such process is served, be allowed \$22.00 and, for service on the second defendant named therein, \$20.00, and for serving such process on any other defendant or defendants named therein, \$16.00 each, and no more. If a man and his wife be named in such process they shall be considered as one defendant, except where they are living separate and apart.

Serving summons and complaint in matrimonial actions, in addition to mileage, \$22.00.

Serving capias ad respondendum, capias ad satisfaciendum, warrant of commitment, writ of ne exeat, in addition to mileage, \$48.00.

Serving order to summon juries and return, \$8.00.

Serving every execution against goods or lands and making an inventory and return, in addition to mileage, \$48.00.

41 For returning every writ, \$2.00.

Executing every writ of possession and return, in addition to mileage, \$48.00.

Executing every writ of attachment, sequestration or replevin issuing out of any of the courts, in addition to mileage, \$48.00.

For serving each out-of-State paper, in addition to the mileage allowed by law, \$25.00 for the first defendant on whom such paper is served, \$20.00 for service on the second defendant named therein, and \$16.00 for serving such paper on any other defendant or defendants named therein. If a man and wife be named in such paper, they shall be considered as one defendant, except where they are living separate and apart.

For serving or executing any process or papers where mileage is allowed by law, the officer shall receive mileage actually traveled to and from the courthouse, at the rate per mile of \$0.16.

The sheriff shall be entitled to retain out of all moneys collected or received by him on a forfeited recognizance, whether before or after execution, or from amercements, or from fines and costs on conviction, on indictment or otherwise, whether such moneys are payable to the State or to the county treasurer of the county wherein conviction was had, [5%] five percent.

For transporting each offender to the State Prison, per mile, but not less than \$3.00 for each offender, to be certified by the keeper of the prison and the certificate to be delivered to the county treasurer of the county where the conviction was had, \$0.23.

EXECUTION SALES

[When] Except as to sales conducted in accordance with section 12 of P.L.1995, c.244 (C.2A:50-64), when a sale is made by virtue of an execution the sheriff shall be entitled to charge the following fees: On all sums not exceeding \$5,000.00, [6%] 10 percent; on all sums exceeding \$5,000.00 on such excess, [4%] five percent; the minimum fee to be charged for a sale by virtue of an execution, [\$50.00] \$150.00. When sales are conducted in accordance with section 12 of P.L.1995, c.244 (C.2A:50-64), the sheriff shall be entitled to charge six percent on a sale by virtue of an execution.

On an execution against wages, commissions and salaries, the sheriff shall charge the same percentage fees on all sums collected as those percentage fees applicable in cases wherein an execution sale is consummated.

When the execution is settled without actual sale and such settlement is made manifest to the officer, the officer shall receive [1/2] one-half of the amount of percentage allowed herein in case of sale.

Making statement of execution, sales and execution fees, \$10.00.

Advertising the property for sale, provided the sheriff or deputy sheriff attend in pursuance of the advertisement, \$20.00.

Posting property for sale, \$20.00. For the crier of the vendue, when the sheriff proceeds to sell, for every day he shall be actually employed in such sale, \$5.00.

Every adjournment of a sale, but no more than one adjournment shall be allowed, and if the sheriff shall have several executions against a defendant, he shall only be allowed for advertising, attending and adjourning, as if he had but one execution, \$28.00.

Drawing and making a deed to a purchaser of real property, \$75.00.

Drawing and making a bill of sale to the purchaser of personal property when such bill of sale is required or demanded, \$20.00.

When more than one execution shall be issued out of the Superior Court upon any judgment, each sheriff to whom such execution shall be directed and delivered shall be entitled to collect and receive from the defendant named in such execution the fees allowed by law for making a levy and return and statement thereon, or for such other services as may be actually performed by him, and the sheriff who shall collect the amount named in said execution or any part thereof, shall be entitled to the legal percentage upon whatever amount may be so collected by him, but in case any such judgment shall be settled between the parties and the amount due thereon shall not be collected by either sheriff, then the percentage on the amount collected which would be due the sheriff thereon in case only one execution had been issued shall be equally divided among the several sheriffs in whose hands an execution in the same cause may have been placed.

The sheriff shall file his taxed bill of costs with the clerk of the court out of which execution issued, within such time as the court shall direct by general rule or special order, or, in default thereof, he shall not be entitled to any costs. If any sheriff shall charge in such bill of costs for services not done, or allowed by law, or shall take any greater fee or reward for any services by him done than is or shall be allowed by law, he shall be liable for the damages sustained by the party aggrieved including a penalty of \$30.00, to be recovered in a summary manner, in the action or proceeding wherein the execution was issued or otherwise.

(cf: P.L.2001, c.370, s.5)

3. (New section) a. In situations in which a creditor has instituted a foreclosure proceeding pursuant to the "Fair Foreclosure Act," P.L.1995, c.244 (C.2A:50-53 et seq.) and a creditor employs an agent to be responsible for the care, maintenance, security, and upkeep of the property if it becomes vacant and abandoned, the creditor and agent who peacefully enter the property and exercise reasonable care in doing so, shall be immune from liability, before and after the bid, for any damage to the property or any person entering the property.

b. Persons bidding on the property shall not enter the property prior to the time of sale of the property to the successful bidder.

4. This act shall take effect immediately.

STATEMENT

This bill establishes the "Community Wealth Preservation Program" and expands access for certain buyers to purchase property from sheriff's sales.

Under the bill, a defendant in a foreclosure proceeding, next of kin of the foreclosed upon defendant, tenant of the foreclosed upon defendant, nonprofit community development corporation, or bidder who shall occupy the property for at least 84 months, will have up to 90 business days to complete the sale of a foreclosing property, with no interest accruing on the balance of the sale for 60 business days following the sale. If the successful bidder does not pay the balance within this 90 business day period, the bidder would forfeit the deposit on the property and be responsible for the payment of accrued interest and fees or penalties incurred as a result of the sale being void, unless the failure to fulfill the balance is due to the bidder's inability to close a mortgage through no fault of the bidder's own.

Under the bill, a foreclosed upon defendant, next of kin of the foreclosed upon defendant, tenant of the foreclosed upon defendant, nonprofit community development corporation, or bidder may purchase property in a sheriff's sale by way of financing if the bidder provides documentation that the bidder has been preapproved by a financial institution for financing the property. A bidder, other than the foreclosed upon defendant, the foreclosed upon defendant's next of kin, or nonprofit community development corporation may only use the financing option if the property will be the bidder's primary residence.

In the case of a foreclosed residential property where the foreclosed upon defendant is an individual and not a corporate entity, if the foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant of the foreclosed upon property has secured financing or assets sufficient to meet terms offered by the foreclosing plaintiff or an alternative financial institution to purchase the property, the foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant will have the right of first refusal to purchase the property in the amount approved for the opening bid of the sheriff's sale at the time of the sale. The right of first refusal will only be made available to the foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant for the initial sale of the foreclosed upon property, unless the sale is delayed, postponed or concludes with the foreclosing plaintiff purchasing the property, upon which the

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1 foreclosed upon defendant, next of kin of the foreclosed upon 2 defendant, or tenant will receive a right of first refusal for the 3 subsequent sale of the foreclosed upon property. Such right will be 4 deemed exercised if, prior to the opening of the bidding on the 5 foreclosed property, the foreclosed upon defendant, next of kin of 6 the foreclosed upon defendant, or tenant pays a 3.5 percent deposit 7 with the rest of the balance due within 90 business days by cash, 8 certified or cashier's check, or by wire transfer, made payable to the 9 sheriff of the county in which the sale is conducted.

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If the foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant of the foreclosed upon property fails to secure financing or assets sufficient to meet the terms offered by the foreclosing plaintiff or an alternative financial institution to purchase the residential property, the foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant may request that a nonprofit community development corporation purchase the If the nonprofit community development corporation agrees in writing to purchase the property from the foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant, the corporation will have a right of second refusal to purchase the property which is subordinate to the first right of refusal provided to a foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant. If the foreclosed upon defendant, next of kin of the foreclosed upon defendant, or tenant decides not to participate in the sheriff's sale, enter into an agreement with the corporation, or fail to secure financing or assets sufficient to meet the terms offered by the foreclosing plaintiff or an alternative financial institution to purchase the property, a nonprofit community development corporation will have the right of second refusal to purchase the property in the amount approved for the opening bid of the sheriff's sale at the time of the sale. The right shall be deemed exercised if, prior to the opening of the bidding on the foreclosed property, the corporation pays a 3.5 percent deposit with the rest of the balance due within 90 business days by cash, certified or cashier's check, or by wire transfer, made payable to the sheriff of the county in which the sale is conducted or to the Special Master, if the sheriff cannot conduct the sale. A nonprofit community development corporation will only have a right of second refusal to purchase the property if it satisfies certain conditions set forth within the bill.

With the exception of sales conducted pursuant to the Community Wealth Preservation Program, the bill increases the fee to be charged by virtue of an execution sale from 4 to 5 percent, or 6 percent to 10 percent, depending on whether the sum involved is greater than or less than \$5,000, respectively. The bill also

- increases the minimum fee to be charged by virtue of an execution sale from \$50 to \$150.
- Finally, the bill provides creditors and creditors' agents with
- 4 immunity from liability for damages to certain vacant and
- 5 abandoned property so long as reasonable care is exercised, and
- 6 clarifies that bidders are not authorized to enter the property prior to
- 7 the time of sale.