HB2423 FULLPCS1 Monroe Nichols-JL 2/8/2021 10:22:09 am

COMMITTEE AMENDMENT HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>HB2423</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Monroe Nichols

Adopted:

Reading Clerk

1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
3	PROPOSED COMMITTEE SUBSTITUTE
4	FOR HOUSE BILL NO. 2423 By: Nichols
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8	PROPOSED COMMITTEE SUBSTITUTE
9	An Act relating to cities and towns; defining terms; providing applicability to all municipalities;
10	providing that the provisions do not apply to owner- occupied property; providing that any fees, penalties
11	and abatement costs imposed against property for violations of a municipality's housing and building
12	codes may be enforced in rem as a lien; providing that municipalities may proceed with judicial in rem
13	foreclosures of municipal code liens by an enactment of an ordinance or resolution of the governing
14	authority of the municipality in which the real property is located; providing requirements for a
15	municipal ordinance authorizing liens and
16	foreclosures pursuant to this act; providing this act does not constitute an action for personal liability
17	for the municipal code liens against the owner or owners of the real property; providing that the
18	rights and remedies set forth in this act are available solely to the governmental entities
19	authorized by law to enforce municipal ordinances; providing that a municipality that seeks to enforce a
20	municipal code lien through the sale of real property shall utilize the judicial in rem proceedings of this
21	act as the sole remedy; providing that enforcement proceedings may be initiated only by the
22	municipality; providing timeframe for filing a petition for judicial in rem foreclosure for a
23	municipal code lien; providing requirements for filing a petition for judicial in rem foreclosure
24	when the property is subject to unpaid taxes; providing notice requirements needed prior to a

1 judicial in rem foreclosure; repealing 11 O.S. 2011, Section 22-111, as amended by Section 1, Chapter 136, 2 O.S.L. 2012 (11 O.S. Supp. 2020, Section 22-111), which relates to clearing and mowing of property; repealing 11 O.S. 2011, Section 22-112, which relates 3 to condemnation of dilapidated buildings; and providing an effective date. 4 5 6 7 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: SECTION 1. A new section of law to be codified 8 NEW LAW 9 in the Oklahoma Statutes as Section 22-140 of Title 11, unless there 10 is created a duplication in numbering, reads as follows: As used in this act, the following words and phrases shall have 11 12 the following meanings: 13 1. "Code enforcement director" is an employee of the 14 municipality who is tasked by the municipal governing body with the 15 enforcement of state law or local ordinances related to the 16 condition of real property within the jurisdiction of the 17 municipality; 18 2. "Interested party" means: 19 the person who last appears as owner of the real a. 20 property in the county records, 21 b. the current mortgagee of record of the property or 22 assignee of record of the mortgagee, 23 с. the current holder of a beneficial interest in a deed 24 of trust recorded against the real property,

Req. No. 7366

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- d. a tax certificate holder, or

e. any party having an interest in the real property, or
in any part thereof, legal or equitable, in severalty
or as tenant in common, whose identity and addresses
are reasonably ascertainable from the records of the
municipality or records maintained in the county
records or as revealed by a full title search,
consisting of fifty (50) years or more.

9 An interested party shall not include the holder of the benefit 10 of an easement which burdens the real property, the holder of the 11 benefit or burden of a real covenant which burdens the real 12 property, or the holder of the benefit of a utility easement which 13 burdens the real property;

14 3. "Minimum bid price" means the price that equals the 15 redemption amount;

16 4. "Municipal code lien" means any lien that has been levied 17 against real property by a municipality that is the result of the 18 nonpayment of any fine, penalty, abatement cost, or enforcement cost 19 incurred by a municipality related to the enforcement of state or 20 local housing and building codes. Such lien shall include only 21 those liens which arise out of a failure to comply with any law of 22 the State of Oklahoma, or from the failure to comply with a 23 municipality's ordinances or resolutions.

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A municipal code lien shall not include any lien that has previously been certified to the tax collector of the county for inclusion on the property tax bill associated with the real property;

5 5. "Municipal code lien payoff" means the principal amount of a municipal code lien, interest accrued at the rate of seven and one-6 7 half percent (7.5%) per annum from the date the municipal code lien was filed in the office of county clerk, any fees or costs incurred 8 in the collection of such a lien under this act including, without 9 10 limitations, the cost of title examinations and publication of 11 notices, and any other penalties allowable under either the laws of the State of Oklahoma or under an ordinance or resolution enacted by 12 the municipality; 13

14 6. "Owner-occupied" means real property that is lawfully
15 occupied as a principal residence that is any of the following:
16 a. a homestead as described in Section 2888 of Title 68
17 of the Oklahoma Statutes,

18 exempt from ad valorem taxation under Sections 2904 b. 19 through 2911 of Title 68 of the Oklahoma Statutes, and 20 eligible for the designations listed in subparagraph a с. 21 or b or this paragraph, but which has not yet been 22 granted such designation and which is lawfully 23 occupied by the family of a deceased individual; 24 "Redemption amount" means the sum of: 7.

1a. the full amount of the municipal code lien payoff for2each municipal code lien on which the municipality is3seeking to foreclose under this act, and4b. any tax payoff that may be applicable to the property5on which the municipality is seeking to foreclose

under this act;

7 8. "Taxes" means those taxes assessed against real property by either by the State of Oklahoma, the county in which the real 8 9 property is situated, or the municipality that are delinquent, as of 10 the date a proceeding under this act is commenced or at any time 11 before final resolution of the same, and shall also include any 12 taxes assessed against real property that are unpaid from any 13 previous year and any amounts required for redemption. As provided 14 in Section 3103 of Title 68 of the Oklahoma Statues, a lien for 15 taxes shall be superior to all other liens, including municipal code 16 liens;

9. "Tax certificate holder" means any of the following:
a. a tax sale purchaser that holds a certificate of purchase,
b. the state, where it has accepted and recorded a certificate of purchase obtained at a tax sale,

c. any party to which a certificate of purchase obtained
at a tax sale has been assigned, or

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d. the purchaser or assignee of a tax lien certificate;
 and

3 10. "Tax payoff" means any all amounts necessary to satisfy any 4 claims for delinquent taxes assessed against the real property on 5 which the municipality is seeking to foreclosure under this act. 6 Those amounts shall include:

7 if the taxes associated with the property are a. delinquent, but the property has not yet been sold for 8 9 taxes, the full amount of delinquent taxes, costs, fees and charges due to the county tax collector, 10 11 if the property has been sold for taxes to either the b. 12 state or to a party other than the state, those 13 amounts required for redemption, except for when a 14 municipality is the prevailing bidder, the tax payoff 15 amount shall be the lesser of these amounts, and 16 if a tax lien has been sold by a county, the amount с. 17 required for redemption.

18 SECTION 2. NEW LAW A new section of law to be codified 19 in the Oklahoma Statutes as Section 22-141 of Title 11, unless there 20 is created a duplication in numbering, reads as follows:

A. The provisions of this act shall apply to any municipal governing body that adopts the provisions of this act to be applicable to the collection of municipal code liens as to real property, other than owner-occupied property, in the municipality. B. The provisions of this act shall not apply to owner-occupied
 property.

3 SECTION 3. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 22-142 of Title 11, unless there 5 is created a duplication in numbering, reads as follows:

Notwithstanding any law to the contrary, any fees, penalties and
abatement costs imposed against property other than owner-occupied
real property for violations of a municipality's housing and
building codes adopted pursuant to the statutes of the State of
Oklahoma may be enforced in rem as a lien in accordance with this
act.

Every municipal code lien, as defined in this act, shall be superior to all other liens, except those liens for taxes described or referenced in Section 3103 of Title 68 of the Oklahoma Statutes. SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 22-143 of Title 11, unless there is created a duplication in numbering, reads as follows:

A. Any municipality to which this act applies may proceed with judicial in rem foreclosures of municipal code liens in accordance with the provisions of this act by enactment of an ordinance or resolution of the governing authority of the municipality in which the real property is located which ordinance or resolution shall be sufficient authority for use of this act by the municipality to enforce its municipal code liens.

Req. No. 7366

B. The ordinance of a municipality authorizing and approving
 the use of this act shall include all the following matters:

3 1. The initial effective date for application of these4 procedures;

2. If the municipality elects not to apply these procedures to
all real properties as of the same future date, then the phase-in of
these procedures over a period of time and the manner of
determination of which real properties are subject to these
procedures;

3. The explicit exclusion of owner-occupied properties from the application of the judicial in rem foreclosure procedures authorized in this act;

13 4. The nature and extent of notices, support services, and 14 referrals to be provided to the owners and occupants of owner-15 occupied properties; and

16 5. Any other matters the municipality specifies to be addressed
17 through administrative regulations and policies.

C. Proceedings in accordance with this act are designed solely to enforce the municipal code lien for real property subject to the municipal code lien and shall not constitute an action for personal liability for the municipal code liens against the owner or owners of the real property.

D. The rights and remedies set forth in this act are available
solely to the governmental entities authorized by law to enforce

Req. No. 7366

municipal ordinances and shall not extend to any nongovernmental
 transferee of municipal code liens.

E. A municipality that has adopted the provisions of this act and that seeks to enforce a municipal code lien through the sale of real property shall utilize the judicial in rem proceedings of this act as the sole remedy for the enforcement through the sale of real property.

8 F. The enforcement proceedings authorized by this act may be9 initiated only by the municipality.

10 SECTION 5. NEW LAW A new section of law to be codified 11 in the Oklahoma Statutes as Section 22-144 of Title 11, unless there 12 is created a duplication in numbering, reads as follows:

13 A. After a municipal code lien has been recorded with the 14 office of the county clerk of the county in which the real property 15 lies, the code enforcement director may identify those properties on 16 which to commence a judicial in rem foreclosure in accordance with 17 this act, except that those properties the code enforcement director 18 identifies as owner-occupied shall not be subject to judicial in rem 19 foreclosure under this act. The code enforcement director shall not 20 file a petition for judicial in rem foreclosure in accordance with 21 this act for a period of six (6) months following the date upon 22 which the municipal code lien is recorded in the office of the 23 county clerk. A petition for judicial in rem foreclosure may 24 include any other municipal code lien that has been filed prior to

Req. No. 7366

1 the date the petition is filed. After enforcement proceedings have 2 commenced in accordance with this act, the enforcement proceedings 3 may be amended to include any subsequently arising municipal code 4 liens and, if applicable, any and all taxes as defined in this act.

5 Β. If the property on which the municipality is seeking to foreclose under this act is subject to taxes as defined in this act, 6 7 then at least sixty (60) days prior to the filing of the petition, the code enforcement director shall notify all other taxing agencies 8 9 within the jurisdiction of the municipality, and the State of 10 Oklahoma of the code enforcement director's intention to file a 11 petition for judicial in rem foreclosure of the real property on 12 which a municipal code lien exists.

13 С. The code enforcement director in the name of the 14 municipality shall record in the appropriate lis pendens record in 15 the office of the county clerk of the county in which the real 16 property is located, a notice of his or her intent to file a 17 judicial in rem foreclosure action. The notice shall include a 18 legal description of the property, street address of the property if 19 available, a statement that the property is subject to judicial in 20 rem foreclosure proceedings under this act, and a statement that 21 those proceedings may extinguish any legal interests in the 22 property.

D. Simultaneous with the filing of his or her notice of intentto file a judicial in rem foreclosure action, the code enforcement

1 director in the name of the municipality shall file a petition with 2 the clerk of the district court for the district in which the real 3 property is located.

E. The petition shall be filed against the real property
against which the municipal code lien has been recorded and shall
provide all of the following:

7 1. The identity of the municipality and the name and address of8 the code enforcement director;

9 2. The real property address;

10 3. A description of the real property;

11 4. The tax identification number of the real property;

12 5. The municipal code lien which is being foreclosed;

13 6. The principal amount of the municipal code lien together14 with applicable interest and penalties;

15 7. The principal amount of any additional municipal code liens
16 together with applicable interest and penalties in
17 accordance with subsection A of this section if any;

18 8. The year or years for which the taxes are delinquent, if 19 any;

9. The principal amount of the taxes together with interest and
 penalties, if any;

10. A statement that upon final sale in accordance with this act and payment of the amounts due for taxes, if applicable, an interested party's rights of redemption shall be extinguished; and

Req. No. 7366

11. The names and addresses of all interested parties to whom
 copies of the petition are to be sent in accordance with subsection
 F of this section.

The municipality shall mail copies of the petition by both 4 F. 5 certified mail, return receipt requested, and by regular mail to all interested parties whose identity and address are reasonably 6 7 ascertainable. Copies of the petition shall also be mailed by first-class mail to the real property address to the attention of 8 9 the occupants of the property, if any. In addition, notice shall be 10 physically posted on the real property and shall include the 11 following statement: "THIS PROPERTY IS SUBJECT TO A JUDICIAL IN REM 12 FORECLOSURE ACTION AND MAY BE TRANSFERRED TO [NAME OF MUNICIPALITY] 13 OR ANOTHER PARTY. PERSONS WITH INFORMATION REGARDING THE CURRENT 14 OWNER OF THE PROPERTY ARE REQUESTED TO CONTACT [NAME OF 15 MUNICIPALITY]."

G. Within thirty (30) days of the filing of the petition, the municipality shall cause a notice of the filing of the petition to be published once each week for three (3) consecutive weeks in a newspaper of general circulation in the county in which the property is located. Such notice shall specify:

The name and address of the code enforcement director;

22 2. The real property address;

A description of the real property;

The tax identification number of the real property;

1 5. Any applicable municipal code lien which is being foreclosed 2 upon;

3 6. The principal amount of any municipal code lien together4 with interest and penalties;

5 7. The applicable period of tax delinquency, if any;

6 8. The principal amount of taxes, if any;

9. Upon deposit with the appropriate parties by the court of
the tax payoff amounts, if any, any and all rights of redemption
accorded to interested parties are extinguished; and

10 10. The date and place of the filing of the petition;
11 SECTION 6. REPEALER 11 O.S. 2011, Section 22-111, as
12 amended by Section 1, Chapter 136, O.S.L. 2012 (11 O.S. Supp. 2020,
13 Section 22-111), is hereby repealed.

14 SECTION 7. REPEALER 11 O.S. 2011, Section 22-112, is 15 hereby repealed.

16 SECTION 8. This act shall become effective November 1, 2021.

18 58-1-7366 JL 02/04/21

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