

Amendment No. 299

Senate Amendment to Senate Bill No. 414

(BDR 55-1107)

Proposed by: Senate Committee on Commerce, Labor and Energy**Amends:** Summary: Yes Title: Yes Preamble: No Joint Sponsorship: No Digest: Yes

ASSEMBLY ACTION		Initial and Date	SENATE ACTION		Initial and Date
Adopted	<input type="checkbox"/>	Lost <input type="checkbox"/> _____	Adopted	<input type="checkbox"/>	Lost <input type="checkbox"/> _____
Concurred In	<input type="checkbox"/>	Not <input type="checkbox"/> _____	Concurred In	<input type="checkbox"/>	Not <input type="checkbox"/> _____
Receded	<input type="checkbox"/>	Not <input type="checkbox"/> _____	Receded	<input type="checkbox"/>	Not <input type="checkbox"/> _____

EXPLANATION: Matter in (1) ***blue bold italics*** is new language in the original bill; (2) ***green bold italic underlining*** is new language proposed in this amendment; (3) ***red strikethrough*** is deleted language in the original bill; (4) ***purple double strikethrough*** is language proposed to be deleted in this amendment; (5) ***orange double underlining*** is deleted language in the original bill that is proposed to be retained in this amendment; and (6) ***green bold underlining*** is newly added transitory language.



**SENATE BILL NO. 414—COMMITTEE ON
COMMERCE, LABOR AND ENERGY**

MARCH 28, 2011

Referred to Committee on Commerce, Labor and Energy

SUMMARY—Revises provisions relating to ~~banks;~~ financial institutions. (BDR 55-1107)

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

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

AN ACT relating to ~~banks; prohibiting a bank from demanding the repayment of the principal of a commercial mortgage loan unless a person fails to pay the loan as agreed;}~~ financial institutions; prohibiting a ~~bank~~ banking or other financial institution from unreasonably delaying a response to an offer for a short sale on real property secured by a residential mortgage loan; prohibiting a banking or other financial institution from obtaining a deficiency judgment in certain circumstances; providing a penalty; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Under existing law, a judgment creditor or a beneficiary of a deed of trust may obtain, after a hearing, a deficiency judgment after a foreclosure sale or trustee's sale if it appears from the sheriff's return or the recital of consideration in the trustee's deed that there is a deficiency of the proceeds of the sale and a balance remaining due the judgment creditor or beneficiary of the deed of trust. For an obligation secured by a mortgage or deed of trust on or after October 1, 2009, a court may not award a deficiency judgment to the judgment creditor or the beneficiary of the deed of trust if: (1) the creditor or beneficiary is a financial institution; (2) the real property is a single-family dwelling and the debtor or grantor was the owner of the property; (3) the debtor or grantor used the loan to purchase the property; (4) the debtor or grantor occupied the property continuously after obtaining the loan; and (5) the debtor or grantor did not refinance the loan. (NRS 40.455) **Section 4** of this bill prohibits a court from awarding a deficiency judgment to the judgment creditor or the beneficiary of the deed of trust if: (1) the creditor or beneficiary is a banking or other financial institution; (2) the real property is a single-family dwelling and the debtor or grantor was the owner of the property; (3) the debtor or grantor used the loan to purchase the property; (4) the debtor or grantor occupied the property continuously after obtaining the loan; (5) the debtor or grantor and the banking or other financial institution entered into an agreement, commonly known as a short sale, to sell the real property to a third party for less than the indebtedness; and (6) the agreement does not state the amount of money still owed by the debtor or grantor or does not authorize the banking or other financial institution to recover that money. ~~H, and contains a statement that the banking or other financial institution has waived its right to recover the amount owed.~~ **Section 3** of this bill prohibits a ~~bank~~ banking or other financial

23 institution or its officers, managers or employees from unreasonably delaying its response to
24 an offer for a short sale on real property secured by a residential mortgage loan.

25 ~~Section 2 of this bill prohibits a bank from demanding the repayment of all or part of the
26 outstanding principal on a commercial mortgage loan unless the debtor fails to make
27 payments on the loan as agreed. Under existing law, a violation of section 3 constitutes a
28 misdemeanor and, in addition to any criminal penalty, is punishable by an
29 administrative fine of not more than \$10,000. (NRS 668.112, 668.115)~~

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

1 **Section 1.** Chapter 668 of NRS is hereby amended by adding thereto the
2 provisions set forth as sections 2 and 3 of this act.

3 **Sec. 2.** ~~H. A bank or an officer, manager or employee of a bank shall not
4 demand the repayment of any additional amount of outstanding principal on a
5 commercial mortgage loan if the person to whom the loan was made has not
6 failed to make payments upon the commercial mortgage loan as agreed.~~

7 ~~2. As used in this section, "commercial mortgage loan" has the meaning
8 ascribed to it in NRS 645E.030. (Deleted by amendment.)~~

9 **Sec. 3.** ~~1. A bank banking or other financial institution, or an officer,
10 manager or employee of a bank banking or other financial institution, shall not
11 unreasonably delay responding to an offer for a short sale on real property
12 secured by a residential mortgage loan.~~

13 ~~2. For the purposes of this section, a person is presumed to have
14 unreasonably delayed responding to an offer for a short sale on real property
15 secured by a residential mortgage loan when the person fails to respond to an
16 offer for a short sale with an acceptance or rejection of the offer within 90 days
17 after receipt of the offer H., unless the parties have agreed in writing to a delay
18 of more than 90 days after receipt of the offer.~~

19 ~~3. As used in this section:~~

20 ~~(a) "Banking or other financial institution" means any bank, savings and
21 loan association, savings bank, thrift company, credit union or other financial
22 institution that is licensed, registered or otherwise authorized to do business in
23 this State.~~

24 ~~(b) "Indebtedness" has the meaning ascribed to it in NRS 40.451.~~

25 ~~H. (c) "Residential mortgage loan" has the meaning ascribed to it in NRS
26 645B.0132.~~

27 ~~H. (d) "Short sale" means an agreement between a bank banking or
28 other financial institution and an owner of real property to sell the real property
29 secured by a residential mortgage loan to a third party for an amount less than
30 the indebtedness secured thereby.~~

31 **Sec. 4.** NRS 40.455 is hereby amended to read as follows:

32 40.455 1. Except as otherwise provided in subsection 3 ~~H~~ or 4, upon
33 application of the judgment creditor or the beneficiary of the deed of trust within 6
34 months after the date of the foreclosure sale or the trustee's sale held pursuant to
35 NRS 107.080, respectively, and after the required hearing, the court shall award a
36 deficiency judgment to the judgment creditor or the beneficiary of the deed of trust
37 if it appears from the sheriff's return or the recital of consideration in the trustee's
38 deed that there is a deficiency of the proceeds of the sale and a balance remaining
39 due to the judgment creditor or the beneficiary of the deed of trust, respectively.

40 2. If the indebtedness is secured by more than one parcel of real property,
41 more than one interest in the real property or more than one mortgage or deed of

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

5 3. If the judgment creditor or the beneficiary of the deed of trust is a financial
6 institution ~~as defined in NRS 363A.050~~, the court may not award a deficiency
7 judgment to the judgment creditor or the beneficiary of the deed of trust, even if
8 there is a deficiency of the proceeds of the sale and a balance remaining due the
9 judgment creditor or beneficiary of the deed of trust, if:

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

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

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

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

19 4. *If the judgment creditor or the beneficiary of the deed of trust is a
20 banking or other financial institution, the court may not award a deficiency
21 judgment to the judgment creditor or the beneficiary of the deed of trust if:*

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

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

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

30 (d) *The debtor or grantor and the banking or other financial institution
31 entered into an agreement to sell the real property secured by the mortgage or
32 deed of trust to a third party for an amount less than the indebtedness secured
33 thereby; and*

34 (e) *The agreement entered into pursuant to paragraph (d) ~~does~~:*

35 (1) *Does not state the amount of money still owed to the banking or other
36 financial institution by the debtor or grantor or does not authorize the banking or
37 other financial institution to recover that amount from the debtor or grantor* ~~as~~
38 *and*

39 (2) *Contains a conspicuous statement that has been acknowledged by the
40 signature of the debtor or grantor which provides that the banking or other
41 financial institution has waived its right to recover the amount owed by the debtor
42 or grantor and which sets forth the amount of recovery that is being waived.*

43 5. As used in this section, "banking or other financial institution" ~~has the
44 meaning ascribed to it in NRS 363A.050~~, means any bank, savings and loan
45 association, savings bank, thrift company, credit union or other financial
46 institution that is licensed, registered or otherwise authorized to do business in
47 this State.