# Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

# **PREAMENDED**

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 24-0384.02 Alison Killen x4350

**HOUSE BILL 24-1056** 

#### **HOUSE SPONSORSHIP**

Frizell and Marshall, Weissman, Jodeh, Kipp, Lindstedt, McCluskie, Parenti, Snyder

#### SENATE SPONSORSHIP

Hansen and Kolker,

House	Com	mittees

## **Senate Committees**

Finance

Finance

	A BILL FOR AN ACT
101	CONCERNING PROPERTY SUBJECT TO A PROPERTY TAX LIEN, AND, IN
102	CONNECTION THEREWITH, MODERNIZING STATUTES RELATED TO
103	THE ISSUANCE OF A TREASURER'S DEED FOR PROPERTY SUBJECT
104	TO A PROPERTY TAX LIEN TO ALIGN WITH A FEDERAL SUPREME
105	COURT DECISION.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov/">http://leg.colorado.gov/</a>.)

Legislative Oversight Committee Concerning Tax Policy. Under current law, a county treasurer is required to issue a treasurer's

HOUSE 3rd Reading Unamended February 28, 2024

HOUSE Amended 2nd Reading February 27, 2024

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

deed for a property, upon the presentation of a certificate of purchase of a tax lien for that property, if certain redemption and timing conditions are satisfied. **Sections 1 to 3** of the bill end this requirement.

Section 4 establishes a process by which the lawful holder of a certificate of purchase of a tax lien (lawful holder) may apply for a public auction for the sale of a certificate of option for treasurer's deed (public auction). If the public auction results in an "overbid", meaning the purchaser of the sale of a certificate of option for treasurer's deed pays an amount in excess of the value of the tax lien, then the amount of the overbid must be paid in order of recording priority to junior lienors who have filed a notice of intent to redeem. After payment to all lienors, any remaining overbid must be paid to the owner of the property subject to the tax lien. By providing for payment of any remaining overbid amount to the property owner, the bill brings Colorado law into compliance with the United States supreme court's recent decision affirming a property owner's constitutional right to the value of their property in excess of their tax debt.

The bill specifies the required application form and deposit amount for a lawful holder of a certificate of purchase for a tax lien to request a public auction and the notice requirements, including by mailing, publication, and posting. The treasurer must review the title work for the property and include known interested parties in the notice process.

The bill specifies the general manner and timing of the public auction to be conducted by the treasurer. The bill also provides procedural guidance in case of certain events, including continuance of the public auction, the effect of a bankruptcy filing related to the property, the withdrawal of a notice of public auction, and the redemption of the tax lien prior to the public auction.

At the public auction, the treasurer must only accept bids that are greater than the combined value of the amount owed to the lawful holder and the fees and costs incurred by the treasurer in complying with new article 11.5 of title 39. If no such bid is made and paid to the treasurer, then the lawful holder is deemed the purchaser of the certificate of option for treasurer's deed.

If the lawful holder is not the purchaser of the certificate of option for treasurer's deed, the lawful holder is still entitled to redeem the property subject to the tax lien if certain procedural requirements are met, including payment to the purchaser of all sums necessary to redeem. Junior lienholders may also file for redemption, but only as to a portion of the overbid, and only if certain procedural requirements are met. The treasurer may issue a treasurer's deed to the purchaser of a certificate of option for treasurer's deed for the relevant property.

If the property remains unredeemed, the lawful holder of the certificate of option for treasurer's deed may present the certificate, along with other required documentation, to the treasurer and obtain a

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Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, 39-11-120, amend

(1) and (4) as follows:

39-11-120. Presentation of certificates for deed. (1) At BEFORE THE EFFECTIVE DATE OF HOUSE BILL 24-1056, any time after the expiration of the term of three years from the date of the sale of any tax lien on any land, or interest therein or improvements thereon, for delinquent taxes, on demand of the purchaser or lawful holder of the certificate of such tax lien, other than the county wherein such property is situated, and on presentation of such certificate of purchase or properly authenticated order of the board of county commissioners, where the certificate has been lost or wrongfully withheld from the owner, and upon proof of compliance with section 39-11-128, the treasurer shall make out a deed for each such lot, parcel, interest, or improvement for which a tax lien was sold and which remains unredeemed and deliver the same to such purchaser or lawful holder of such certificate or order.

(4) BEFORE THE EFFECTIVE DATE OF HOUSE BILL 24-1056, whenever any tax lien on any lot or parcel of land, interest therein, or improvement thereon is bid in by or for the county, city, town, or city and county at any tax sale, and a certificate of purchase is made to such county, city, town, or city and county therefor, the treasurer of such county, city, town, or city and county may sell, assign, and deliver any such certificate to any person who desires to purchase the same upon payment to the treasurer of the amount for which said tax lien was bid in by the county, city, town, or city and county with interest and costs

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1	accrued thereon from the date of sale, together with a fee for making such
2	assignment, as provided in section 30-1-102, C.R.S., and the taxes
3	assessed thereon since the date of such sale or, in case of a county, city,
4	town, or city and county, for such sum as the board of county
5	commissioners or other board authorized to perform the duties of a board
6	of county commissioners at any regular or special meeting may decide
7	and authorize by order duly entered in the recorded proceedings of such
8	board. BEFORE THE EFFECTIVE DATE OF HOUSE BILL 24-1056, whenever
9	any tax lien on any lot or parcel of land, interest therein, or improvement
10	thereon is bid in by or for a city, town, or city and county, as the case may
11	be, such city, town, or city and county shall be entitled to a deed, as
12	provided for purchasers at tax sales.
13	SECTION 2. In Colorado Revised Statutes, 39-11-128, amend
14	(1) introductory portion as follows:
15	<b>39-11-128.</b> Condition precedent to deed - notice. (1) BEFORE
16	THE EFFECTIVE DATE OF HOUSE BILL 24-1056, before any purchaser, or
17	assignee of such purchaser, of a tax lien on any land, town or city lot, or
18	mining claim sold for taxes or special assessments due either to the state
19	or any county or incorporated town or city within the same at any sale of
20	tax liens for delinquent taxes levied or assessments authorized by law is
21	entitled to a deed for the land, lot, or claim so purchased, he shall make
22	request upon the treasurer, who shall then comply with the following:
23	SECTION 3. In Colorado Revised Statutes, 39-11-142, amend
24	(1), (2), (3), (6)(a), (6)(c), and (7) as follows:
25	
20	39-11-142. Disposition of certificates held by counties.

a tax lien on real estate has been struck off to the county at tax sales and

-4the county has held the certificate of sale for three years or more, the board of county commissioners may apply for and receive a tax deed in like manner as is provided by law in the case of delinquent tax sale certificates held by individuals. The board of county commissioners, whenever the county becomes entitled to a tax deed, may cause the treasurer to issue, serve, and publish notices, pursuant to law, of application for such tax deed in like manner as in the case of individual certificate holders.

- where the county has held the tax certificate for five years or more and such real estate is not located within the limits of any incorporated town or city within the said county, the county may include in one request or demand any or all separate parcels of real estate for which it holds tax sale certificates for sales in any one year, and the board of county commissioners may apply for and receive tax deeds therefor. BEFORE THE EFFECTIVE DATE OF HOUSE BILL 24-1056, in cases where the county has held the tax certificate for eight years and in the opinion of the board of county commissioners such real estate is not used, operated, or maintained wholly or in part in the interest or for the benefit of the public, said board shall apply for and receive a tax deed therefor.
- (3) BEFORE THE EFFECTIVE DATE OF HOUSE BILL 24-1056, upon making application in the case of tax certificates held by the counties for five years or more, the treasurer shall not be required to give the notice that a request or demand for tax deed has been made upon him provided for in section 39-11-128. The treasurer, in lieu of such notice, at least sixty days before the day said tax deed issues, shall give notice by registered or certified mail, addressed to the last-known residence of the

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person in whose name the real estate is assessed for the years during which said taxes have not been paid, that a tax deed has been applied for on the particular described property and that said tax deed will issue on a day certain. Before the effective date of House Bill 24-1056, the treasurer shall also post in a public place in the county courthouse OFFICE OF THE TREASURER AND ON THE TREASURER'S WEBSITE, at least sixty days before said deed issues, a notice stating that a deed will be issued to the county on the real estate described in said notice. Said notice shall contain the name of the person to whom the property is assessed together with the date said tax deed will issue.

- (6) (a) BEFORE THE EFFECTIVE DATE OF HOUSE BILL 24-1056, in all cases where a tax lien on real property has been struck off to the county at a tax sale and the county has held the certificate of sale for thirty years or more without obtaining a tax deed as provided in this section, then such certificate may be declared void and of no effect.
- being presented with such list, the board of county commissioners shall determine that the tax liens were struck off to the county, that such certificates of sale relating thereto have been held by the county for thirty years or more, and that no tax deed has been obtained or applied for as provided in this section. Upon making such determination, the board of county commissioners may declare that such certificates are void, and an order to that effect shall be duly entered in the recorded proceedings of the board, which order shall direct the treasurer to cancel such certificates of sale.
- (7) It is the duty of the treasurer at least once each year to prepare and present, at any regular or special meeting of the board of county

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I	commissioners, a list of all tax liens on all real property struck off to the
2	county and all certificates of sale relating thereto, which certificates have
3	been held by the county for three years or more without obtaining a deed
4	or being otherwise disposed of under this article 11 OR ARTICLE 11.5 OF
5	THIS TITLE 39.
6	SECTION 4. In Colorado Revised Statutes, add 39-11-153 as
7	follows:
8	39-11-153. Interaction with other law. NOTWITHSTANDING ANY
9	LAW TO THE CONTRARY, ON OR AFTER JULY 1, 2024, A PURCHASER,
10	LAWFUL HOLDER, OR TREASURER SHALL FOLLOW THE PROCEDURES
11	ESTABLISHED IN ARTICLE $11.5$ OF TITLE $\overline{39}$ AND SHALL NOT FOLLOW THE
12	PROCEDURES ESTABLISHED IN THIS ARTICLE 11 CONCERNING THE
13	ISSUANCE OF A DEED. NOTWITHSTANDING ANY LAW TO THE CONTRARY, ON
14	OR AFTER JULY 1, 2024, A TREASURER SHALL NOT ISSUE A DEED PURSUANT
15	TO THIS ARTICLE 11.
16	SECTION 5. In Colorado Revised Statutes, add article 11.5 to
17	title 39 as follows:
18	ARTICLE 11.5
19	<b>Issuance of Treasurer's Deeds</b>
20	<b>39-11.5-101. Definitions.</b> As used in this article 11.5, unless
21	THE CONTEXT OTHERWISE REQUIRES:
22	(1) "CERTIFICATE OF OPTION FOR TREASURER'S DEED" MEANS THE
23	CERTIFICATE OF OPTION FOR TREASURER'S DEED ISSUED BY A TREASURER
24	PURSUANT TO SECTION 39-11.5-115 (1).
25	(2) "CERTIFICATE OF PURCHASE" MEANS THE CERTIFICATE OF
26	PURCHASE PREPARED BY A TREASURER FOR THE PURCHASER OF A TAX LIEN
27	IN ACCORDANCE WITH SECTION 39-11-117.

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1	(3) "IMMEDIATE FAMILY" MEANS AN INDIVIDUAL'S:
2	(a) SPOUSE;
3	(b) PARTNER IN A CIVIL UNION;
4	(c) PARENT;
5	(d) MINOR CHILD UNDER EIGHTEEN YEARS OF AGE;
6	(e) SIBLING WHO IS UNDER EIGHTEEN YEARS OF AGE AND FOR
7	WHOM THE INDIVIDUAL STANDS IN LOCO PARENTIS; OR
8	$(f) \ SIBLING \ WHO \ IS \ INCAPABLE \ OF \ SELF-CARE \ DUE \ TO \ A \ MENTAL \ OR$
9	PHYSICAL DISABILITY OR A LONG-TERM ILLNESS.
10	(4) "INVESTMENT BALANCE" MEANS THE REDEEMABLE AMOUNT OF
11	A TAX LIEN.
12	(5) "JUNIOR LIEN" MEANS A LIEN OR ENCUMBRANCE UPON THE
13	PROPERTY FOR WHICH THE AMOUNT DUE AND OWING THEREUNDER IS
14	SUBORDINATE TO THE TAX LIEN.
15	(6) "KNOWN INTERESTED PARTY NOTICE" MEANS THE NOTICE THAT
16	INCLUDES:
17	(a) THE NAMES AND ADDRESSES OF THE PERSONS ON THE MAILING
18	LIST CREATED BY A TREASURER PURSUANT TO SECTION 39-11.5-104 (2);
19	(b) THE INFORMATION COLLECTED BY THE TREASURER PURSUANT
20	TO SECTION 39-11-114;
21	(c) THE DATE AND TIME OF THE PUBLIC AUCTION, INCLUDING, IF
22	APPLICABLE, THE DATE TO WHICH THE TREASURER HAS CONTINUED THE
23	PUBLIC AUCTION PURSUANT TO SECTION 39-11.5-106 (1);
24	(d) IF THE PUBLIC AUCTION IS NOT CONDUCTED BY MEANS OF THE
25	INTERNET OR OTHER ELECTRONIC MEDIUM, THE LOCATION OF THE PUBLIC
26	AUCTION;
27	(e) If the public auction is conducted by means of the

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1	INTERNET OR OTHER ELECTRONIC MEDIUM:
2	(I) THE ELECTRONIC ADDRESS FOR THE PUBLIC AUCTION;
3	(II) THE LOCATION OF COMPUTER WORKSTATIONS THAT ARE
4	AVAILABLE TO THE PUBLIC AND INFORMATION ABOUT HOW TO OBTAIN
5	INSTRUCTIONS ON ACCESSING THE PUBLIC AUCTION AND SUBMITTING BIDS;
6	AND
7	(III) A STATEMENT THAT THE BIDDING RULES FOR THE PUBLIC
8	AUCTION WILL BE POSTED ON THE INTERNET OR OTHER ELECTRONIC
9	MEDIUM USED TO CONDUCT THE AUCTION AT LEAST FOURTEEN CALENDAR
10	DAYS BEFORE THE DATE OF THE AUCTION; AND
11	(f) A LEGIBLE COPY OF SECTIONS 39-11.5-104, 39-11.5-111,
12	39-11.5-113, AND 39-11.5-114.
13	(7) "LAWFUL HOLDER" MEANS THE PERSON IN POSSESSION OF A
14	CERTIFICATE OF PURCHASE FOR A TAX LIEN ISSUED IN ACCORDANCE WITH
15	ARTICLE 11 OF THIS TITLE 39, OR THE ASSIGNEE OR ATTORNEY OF SUCH A
16	HOLDER.
17	(8) "LIENOR" MEANS A PERSON WHO IS A BENEFICIARY, HOLDER,
18	OR GRANTEE OF A JUNIOR LIEN ON THE PROPERTY OR THAT PERSON'S
19	ASSIGNEE OR ATTORNEY.
20	(9) "Mailing list" means the list assembled by the
21	TREASURER PURSUANT TO SECTION 39-11.5-104 (2)(a) THAT CONTAINS
22	THE NAMES AND ADDRESSES OF THE FOLLOWING PERSONS:
23	(a) THE ORIGINAL PURCHASER OF THE TAX LIEN;
24	(b) ANY PERSON KNOWN OR BELIEVED BY THE TREASURER TO BE
25	A LIENOR;
26	(c) THE OCCUPANT OF THE PROPERTY, ADDRESSED TO "OCCUPANT"
27	AT THE ADDRESS OF THE PROPERTY AND, IF DIFFERENT, THE PROPERTY

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1	OWNER; AND
2	(d) A LESSEE WITH AN UNRECORDED POSSESSORY INTEREST IN THE
3	PROPERTY AT THE ADDRESS OF THE PREMISES OF THE LESSEE AND, IF
4	DIFFERENT, THE ADDRESS OF THE PROPERTY.
5	(10) "OVERBID" MEANS THE AMOUNT IN EXCESS OF THE MINIMUM
6	BID ACCEPTED BY THE TREASURER PURSUANT TO SECTION 39-11.5-108
7	(3)(a).
8	(11) "PROPERTY" MEANS THE PROPERTY SUBJECT TO A TAX LIEN,
9	THE CERTIFICATE OF PURCHASE FOR WHICH IS HELD BY A LAWFUL HOLDER.
10	(12) "Property owner" means the owner of a property
11	SUBJECT TO A TAX LIEN.
12	(13) "PUBLIC AUCTION" MEANS AN AUCTION CONDUCTED
13	PURSUANT TO THIS ARTICLE 11.5.
14	(14) "PURCHASER" MEANS THE PERSON TO WHOM THE TREASURER
15	AWARDS THE CERTIFICATE OF OPTION FOR TREASURER'S DEED AS THE
16	WINNING BIDDER AT THE PUBLIC AUCTION WHO TIMELY SUBMITS PROPER
17	FUNDS OR, IF NO VALID BIDS ARE RECEIVED AT THE PUBLIC AUCTION, THE
18	LAWFUL HOLDER WHO DOES NOT FILE A WITHDRAWAL OF THE APPLICATION
19	FOR PUBLIC AUCTION PURSUANT TO SECTION 39-11.5-106.
20	(15) "TAX LIEN" MEANS THE LIEN ON ANY LAND, TOWN OR CITY
21	LOT, OR MINING CLAIM SOLD FOR SPECIAL ASSESSMENTS, TAXES, OR
22	SPECIAL ASSESSMENTS AND TAXES DUE EITHER TO THE STATE OR ANY
23	COUNTY OR INCORPORATED TOWN OR CITY FOR WHICH THE TREASURER
24	ISSUED A CERTIFICATE OF PURCHASE TO THE LAWFUL HOLDER.
25	(16) "Treasurer" has the same meaning as set forth in
26	SECTION 39-1-102 (17), AS APPLIED TO THE COUNTY IN WHICH A PROPERTY
27	IS LOCATED.

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1	(17) "Treasurer's deed" means the deed issued by the
2	TREASURER IN ACCORDANCE WITH SECTION 39-11.5-116 (1).
3	39-11.5-102. Application for public auction - contents - fee.
4	(1) AT ANY TIME AT LEAST THREE YEARS FROM THE DATE OF THE SALE OF
5	A TAX LIEN PURSUANT TO ARTICLE 11 OF THIS TITLE 39, A LAWFUL HOLDER
6	MAY FILE AN APPLICATION FOR A PUBLIC AUCTION OF A CERTIFICATE OF
7	OPTION FOR TREASURER'S DEED FOR THE PROPERTY SUBJECT TO THE TAX
8	LIEN DESCRIBED IN THE CERTIFICATE OF PURCHASE HELD BY THE LAWFUL
9	HOLDER. IN SO DOING, THE LAWFUL HOLDER SHALL FILE AN APPLICATION
10	FOR PUBLIC AUCTION IN A FORM AND MANNER DETERMINED BY THE
11	TREASURER AS FOLLOWS:
12	APPLICATION FOR A PUBLIC AUCTION OF A
13	CERTIFICATE OF OPTION FOR TREASURER'S DEED TO THE
14	COUNTY TREASURER OF COUNTY,
15	COLORADO:
16	The undersigned, as the holder of Treasurer's Tax Lien Sale
17	Certificate of Purchase Noissued pursuant to the
18	tax lien sale held on the day of, 20, for
19	the taxes and/or special assessments for the tax year
20	hereby request that you, as County Treasurer, give
21	notice and take such proceedings as are required by
22	39-11.5-102, C.R.S., so that the undersigned may begin the
23	process to obtain a Treasurer's Deed to the property
24	described in said Treasurer's Tax Lien Sale Certificate,
25	more particularly described as follows, to-wit:
26	LEGAL DESCRIPTION:
27	situated in the County of State of

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1	Colorado.
2	PROPERTY ADDRESS:
3	SCHEDULE NUMBER:
4	PARCEL NUMBER:
5	CURRENT ASSESSED OWNER:
6	T.D. REFERENCE NUMBER:
7	THE AMOUNT OF THE OUTSTANDING
8	INVESTMENT BALANCE OF THE TAX LIEN AS
9	OF THE DATE OF THE FILING OF THE
10	APPLICATION FOR PUBLIC
11	AUCTION:
12	LAWFUL HOLDER NAME:
13	ADDRESS OR PO BOX:
14	CITY/STATE/ZIP CODE:
15	COUNTY OF RESIDENCE:
16	LAWFUL HOLDER NAME:
17	LAWFUL HOLDER SIGNATURE:
18	DATE:
19	(2) THE TREASURER MAY REQUIRE THE LAWFUL HOLDER TO MAKE
20	A DEPOSIT IN AN AMOUNT DETERMINED BY THE TREASURER TO INCLUDE
21	THE TREASURER'S FEE FOR RECORDING THE APPLICATION IN AN AMOUNT
22	EQUAL TO THE AMOUNT ESTABLISHED IN SECTION 38-37-104 (1)(b)(I) PLUS
23	THE AMOUNT NECESSARY TO COVER THE ACTUAL AND REASONABLE COSTS
24	TO THE TREASURER TO ADMINISTER THE PUBLIC AUCTION AND OTHERWISE
25	ENSURE COMPLIANCE WITH THE REQUIREMENTS OF THIS ARTICLE 11.5.
26	<b>39-11.5-103.</b> Review of application for public auction. (1) $\underline{AS}$
27	SOON AS PRACTICABLE FOLLOWING THE RECEIPT OF AN APPLICATION FOR

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1	PUBLIC AUCTION FILED BY A LAWFUL HOLDER PURSUANT TO SECTION
2	39-11.5-102, THE TREASURER SHALL REVIEW THE APPLICATION TO
3	DETERMINE WHETHER IT COMPLIES WITH THE REQUIREMENTS OF THIS
4	ARTICLE 11.5.
5	(2) IF THE TREASURER DETERMINES THAT THE APPLICATION FOR
6	PUBLIC AUCTION COMPLIES WITH THE REQUIREMENTS OF THIS ARTICLE
7	11.5, THE TREASURER SHALL RECORD THE APPLICATION FOR PUBLIC
8	AUCTION AND THE ORIGINAL CERTIFICATE OF PURCHASE, IF NOT
9	PREVIOUSLY RECORDED, WITH THE OFFICE OF THE COUNTY CLERK AND
10	RECORDER <u>WITHIN</u> TEN BUSINESS DAYS FOLLOWING THE <u>TREASURER'S</u>
11	<u>DETERMINATION.</u>
12	<b>39-11.5-104.</b> Notice of public auction. (1) NO MORE THAN
13	THIRTY CALENDAR DAYS AFTER RECORDING THE APPLICATION FOR PUBLIC
14	AUCTION PURSUANT TO SECTION 39-11.5-103 (2), THE TREASURER SHALL
15	MAIL A NOTICE TO THE PROPERTY ADDRESS SET FORTH IN THE
16	APPLICATION FOR PUBLIC AUCTION.
17	(2) NO MORE THAN TWENTY CALENDAR DAYS AFTER EITHER
18	RECEIVING THE RESULTS OF THE TITLE SEARCH OR COMPLETING A REVIEW
19	OF RELEVANT COUNTY RECORDS OF THE COUNTY CLERK AND RECORDER
20	CONCERNING THE PROPERTY, THE TREASURER SHALL CREATE A MAILING
21	LIST, MAIL A KNOWN INTERESTED PARTY NOTICE TO THE PERSONS ON THE
22	MAILING LIST, AND ADD THE FIRST AND LAST PUBLICATION DATES, IF NOT
23	ALREADY SPECIFIED IN THE KNOWN INTERESTED PARTY NOTICE, ON THE
24	TREASURER'S OFFICE WEBSITE.
25	
26	(3) No more than sixty calendar days nor less than

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1	TREASURER SHALL POST A KNOWN INTERESTED PARTY NOTICE ON THE
2	PROPERTY.
3	(4) NO MORE THAN SIXTY CALENDAR DAYS NOR LESS THAN
4	FORTY-FIVE CALENDAR DAYS PRIOR TO THE PUBLIC AUCTION, THE
5	TREASURER SHALL PUBLISH THE KNOWN INTERESTED PARTY NOTICE AND
6	ADD THE FIRST AND LAST PUBLICATION DATES IF NOT ALREADY
7	SPECIFIED IN THE KNOWN INTERESTED PARTY NOTICE, ON THE
8	TREASURER'S OFFICE WEBSITE.
9	(5) NO LESS THAN TWENTY-EIGHT CALENDAR DAYS PRIOR TO THE
10	PUBLIC AUCTION, THE TREASURER SHALL POST THE KNOWN
11	INTERESTED PARTY NOTICE AND ADD THE FIRST AND LAST PUBLICATION
12	DATES IF NOT ALREADY SPECIFIED IN THE KNOWN INTERESTED PARTY
13	NOTICE, IN A CONSPICUOUS PLACE IN THE TREASURER'S OFFICE OR ON THE
14	TREASURER'S OFFICE WEBSITE.
15	(6) No less than thirty calendar days after either
16	RECEIVING THE RESULTS OF THE TITLE SEARCH OR COMPLETING A REVIEW
17	OF RELEVANT COUNTY RECORDS OF THE COUNTY CLERK AND RECORDER
18	CONCERNING THE PROPERTY PURSUANT TO SECTION 39-11.5-104 (2), IF
19	THE VALUATION FOR ASSESSMENT OF THE PROPERTY THAT IS THE SUBJECT
20	OF THE PUBLIC AUCTION IS FIVE HUNDRED DOLLARS OR MORE, THE
21	TREASURER SHALL COMMENCE PUBLICATION OF THE KNOWN INTERESTED
22	PARTY NOTICE FOR THREE WEEKS, WHICH MEANS PUBLICATION ONCE EACH
23	WEEK FOR THREE SUCCESSIVE WEEKS IN A NEWSPAPER THAT IS PUBLISHED
24	DAILY, WEEKLY, OR SEMIWEEKLY IN THE COUNTY. IF THERE IS NO SUCH
25	NEWSPAPER, THEN THE TREASURER SHALL POST THE NOTICE
26	CONSPICUOUSLY IN THE OFFICES OF THE COUNTY CLERK AND RECORDER,
27	THE TREASURER, AND THE ASSESSOR AND IN AT LEAST TWO OTHER PUBLIC

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	PLACES IN THE COUNTY SEAT.
2	(7) IF ANY NOTICE SENT PURSUANT TO THIS SECTION IS RETURNED
3	AS UNDELIVERABLE, THE COUNTY TREASURER SHALL CONDUCT A
4	REASONABLE SEARCH TO LOCATE AND NOTIFY THE PROPERTY OWNER OF
5	RECORD.
6	39-11.5-105. Date of public auction. The treasurer shall
7	HOLD THE PUBLIC AUCTION NO MORE THAN ONE HUNDRED TWENTY-FIVE
8	CALENDAR DAYS NOR LESS THAN ONE HUNDRED TEN CALENDAR DAYS
9	AFTER THE DATE OF THE FIRST PUBLICATION OF THE KNOWN INTERESTED
10	PARTY NOTICE PUBLISHED BY THE TREASURER PURSUANT TO SECTION
11	39-11.5-104(1) OR THE DATE OF THE MAILING OF THE KNOWN INTERESTED
12	PARTY NOTICE IF PUBLICATION IS NOT REQUIRED.
13	39-11.5-106. Continuance of public auction - effect of
14	bankruptcy - withdrawal of notice of public auction - redemption of
	bankruptcy - withdrawal of notice of public auction - redemption of tax lien prior to public auction. (1) Continuance. NOTWITHSTANDING
14	
14 15	tax lien prior to public auction. (1) Continuance. NOTWITHSTANDING
14 15 16	tax lien prior to public auction. (1) Continuance. NOTWITHSTANDING SECTION 39-11.5-105, FOR ANY REASON DEEMED BY THE TREASURER TO
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	tax lien prior to public auction. (1) Continuance. Notwithstanding section 39-11.5-105, for any reason deemed by the treasurer to be good cause or upon written request by the lawful holder, at
14 15 16 17 18	tax lien prior to public auction. (1) Continuance. Notwithstanding section 39-11.5-105, for any reason deemed by the treasurer to be good cause or upon written request by the lawful holder, at any time before commencement of the public auction, the
14 15 16 17 18 19	tax lien prior to public auction. (1) Continuance. Notwithstanding section 39-11.5-105, for any reason deemed by the treasurer to be good cause or upon written request by the lawful holder, at any time before commencement of the public auction, the treasurer may continue the public auction to a later date by
14 15 16 17 18 19 20	tax lien prior to public auction. (1) Continuance. Notwithstanding section 39-11.5-105, for any reason deemed by the treasurer to be good cause or upon written request by the lawful holder, at any time before commencement of the public auction, the treasurer may continue the public auction to a later date by making, at the time and place designated for the public auction,
14 15 16 17 18 19 20 21	tax lien prior to public auction. (1) Continuance. Notwithstanding section 39-11.5-105, for any reason deemed by the treasurer to be good cause or upon written request by the lawful holder, at any time before commencement of the public auction, the treasurer may continue the public auction to a later date by making, at the time and place designated for the public auction, an oral announcement of the time and place of such
14 15 16 17 18 19 20 21 22	tax lien prior to public auction. (1) Continuance. Notwithstanding section 39-11.5-105, for any reason deemed by the treasurer to be good cause or upon written request by the lawful holder, at any time before commencement of the public auction, the treasurer may continue the public auction to a later date by making, at the time and place designated for the public auction, an oral announcement of the time and place of such continuance, or by posting or providing a notice of the
14 15 16 17 18 19 20 21 22 23	tax lien prior to public auction. (1) Continuance. Notwithstanding section 39-11.5-105, for any reason deemed by the treasurer to be good cause or upon written request by the lawful holder, at any time before commencement of the public auction, the treasurer may continue the public auction to a later date by making, at the time and place designated for the public auction, an oral announcement of the time and place of such continuance, or by posting or providing a notice of the continuance at the time and place designated for the public
14 15 16 17 18 19 20 21 22 23 24	tax lien prior to public auction. (1) Continuance. Notwithstanding section 39-11.5-105, for any reason deemed by the treasurer to be good cause or upon written request by the lawful holder, at any time before commencement of the public auction, the treasurer may continue the public auction to a later date by making, at the time and place designated for the public auction, an oral announcement of the time and place of such continuance, or by posting or providing a notice of the continuance at the time and place designated for the public auction, which notice must include the time and place to which

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THE THEN-SCHEDULED DATE OF PUBLIC AUCTION PURSUANT TO THIS SUBSECTION (1) IS DEEMED CONTINUED FOR A PERIOD OF ONE WEEK, AND FROM WEEK TO WEEK THEREAFTER, UNTIL THE PUBLIC AUCTION IS HELD OR OTHERWISE CONTINUED PURSUANT TO THIS SUBSECTION (1). A PUBLIC AUCTION SHALL NOT BE CONTINUED TO A DATE LATER THAN TWELVE MONTHS FROM THE ORIGINALLY DESIGNATED DATE IN THE NOTICE OF PUBLIC AUCTION, EXCEPT AS PROVIDED IN SUBSECTION (2) OF THIS SECTION. 

- (2) Effect of bankruptcy proceedings. (a) If all publications of the known interested party notice prescribed by section 39-11.5-104 have been completed before a bankruptcy petition has been filed that automatically stays the treasurer from conducting the public auction, the treasurer shall announce, post, or provide notice of that fact on the then-scheduled date of public auction, take no action at the then-scheduled public auction, and allow the public auction to be automatically continued from week to week in accordance with subsection (1) of this section unless otherwise requested in writing prior to any such date of public auction by the lawful holder.
- (b) (I) If the publications of the known interested party notice prescribed by section 39-11.5-104 have not been started or if all the publications have not been completed before the day a bankruptcy petition has been filed that automatically stays the treasurer from conducting the public auction, the treasurer shall immediately cancel any remaining publications of the known interested party notice and, on the date set for the public auction, announce, post, or provide a notice that the

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1	PUBLIC AUCTION HAS BEEN ENJOINED OR HAS BEEN STAYED BY THE
2	AUTOMATIC STAY PROVISIONS OF THE FEDERAL BANKRUPTCY CODE OF
3	1978, 11 U.S.C. SEC. 101 ET SEQ., AS AMENDED. THE PUBLIC AUCTION
4	SHALL NOT BE CONTINUED UNDER SUBSECTION (1) OF THIS SECTION.
5	$(\mathrm{II})(\mathrm{A})$ Upon the termination of any injunction or upon the
6	ENTRY OF A BANKRUPTCY COURT ORDER DISMISSING THE BANKRUPTCY
7	CASE, ABANDONING THE PROPERTY BEING AUCTIONED, CLOSING THE
8	BANKRUPTCY CASE, OR GRANTING RELIEF FROM THE AUTOMATIC STAY
9	PROVISIONS OF THE FEDERAL BANKRUPTCY CODE OF 1978, 11 U.S.C. SEC.
10	$101\ \mathrm{et}\ \mathrm{seq}$ ., as amended, and upon receipt of a request from the
11	LAWFUL HOLDER TO RESTART THE AUCTION, THE TREASURER SHALL
12	RERECORD THE APPLICATION FOR PUBLIC AUCTION AND PROCEED WITH ALL
13	ADDITIONAL PUBLIC AUCTION PROCEDURES PROVIDED BY THIS ARTICLE
14	11.5 AS THOUGH THE PUBLIC AUCTION HAD JUST BEEN COMMENCED.
15	(B) If the request is not received by the treasurer within
16	ONE YEAR FROM THE DATE OF THE TERMINATION OF ANY INJUNCTION OR
17	THE ENTRY OF A BANKRUPTCY COURT ORDER DISMISSING THE
18	BANKRUPTCY CASE, ABANDONING THE PROPERTY BEING AUCTIONED,
19	CLOSING THE BANKRUPTCY CASE, OR GRANTING RELIEF FROM THE
20	AUTOMATIC STAY, THE PUBLIC AUCTION SHALL BE WITHDRAWN
21	ACCORDING TO SUBSECTION (3)(b) OF THIS SECTION.
22	<del></del>
23	(c) IF A PUBLIC AUCTION IS SET ASIDE BY COURT ORDER, UNLESS
24	THE COURT ORDER SPECIFIES OTHERWISE, THE FOLLOWING PROCEDURES
25	APPLY:
26	(I) Upon receipt of the court order, the treasurer's fee in
27	AN AMOUNT EQUAL TO THE AMOUNT ESTABLISHED IN SECTION 38-37-104

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1	(1)(b)(X1), AND THE COSTS OF RECORDING THE COURT ORDER, THE
2	TREASURER SHALL ATTACH TO THE ORDER A COPY OF THE CERTIFICATE OF
3	OPTION FOR TREASURER'S DEED, ANY ASSIGNMENTS THEREOF, AND, IF
4	APPLICABLE, THE TREASURER'S DEED, EACH MARKED "NULL AND VOID",
5	AND RECORD THE ORDER TOGETHER WITH THESE DOCUMENTS.
6	(II) UPON RECORDATION OF THE COURT ORDER, THE CERTIFICATE
7	OF OPTION FOR TREASURER'S DEED IS DEEMED CANCELED AS IF THE PUBLIC
8	AUCTION HAD NOT OCCURRED, AND THE TAX LIEN IS DEEMED FULLY
9	REINSTATED WITH THE SAME LIEN PRIORITY AS IF THE PUBLIC AUCTION
10	HAD NOT OCCURRED.
11	(III) WITHIN TEN CALENDAR DAYS AFTER RECEIPT OF ALL
12	DOCUMENTS, FEES, AND COSTS SPECIFIED IN THIS SUBSECTION (2)(c), THE
13	TREASURER SHALL MAIL A COPY OF THE COURT ORDER TO EACH PERSON
14	ENTITLED TO RECEIVE THE KNOWN INTEREST PARTY NOTICE PURSUANT TO
15	SECTION 39-11.5-104.
16	(IV) (A) AFTER THE RECORDATION OF THE COURT ORDER, THE
17	LAWFUL HOLDER OR THE HOLDER'S ASSIGNEE MAY NOTIFY THE TREASURER
18	IN WRITING TO RESCHEDULE THE PUBLIC AUCTION WITHIN ONE YEAR OF
19	THE ISSUANCE OF THE ORDER. THE TREASURER SHALL SET A NEW DATE OF
20	PUBLIC AUCTION AT LEAST THIRTY CALENDAR DAYS BUT NOT MORE THAN
21	FORTY-FIVE CALENDAR DAYS AFTER THE DATE ON WHICH THE TREASURER
22	RECEIVES NOTICE TO SCHEDULE A NEW DATE OF PUBLIC AUCTION SUBJECT
23	TO THE REQUIREMENTS OF SUBSECTIONS (1) AND $\underline{(2)(d)}$ OF THIS SECTION,
24	BUT NOT EARLIER THAN THE SCHEDULED PUBLIC AUCTION DATE AS OF THE
25	DATE OF THE COURT ORDER.
26	(B) NO LATER THAN TEN CALENDAR DAYS AFTER RECEIVING
27	WRITTEN NOTICE PURSUANT TO SUBSECTION (2)(c)(IV)(A) OF THIS

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1	SECTION TO SCHEDULE A NEW DATE OF PUBLIC AUCTION, THE TREASURER
2	SHALL MAIL A KNOWN INTERESTED PARTY NOTICE SETTING FORTH THE
3	RESCHEDULED DATE OF PUBLIC AUCTION TO EACH PERSON ENTITLED TO
4	RECEIVE THE KNOWN INTERESTED PARTY NOTICE PURSUANT TO SECTION
5	39-11.5-104.
6	(C) NO LATER THAN TWENTY CALENDAR DAYS AFTER RECEIVING
7	WRITTEN NOTICE PURSUANT TO SUBSECTION $\underline{(2)(c)(IV)(A)}$ OF THIS
8	SECTION TO SCHEDULE A NEW DATE OF PUBLIC AUCTION, BUT NO LESS
9	THAN TEN CALENDAR DAYS PRIOR TO THE NEW DATE OF PUBLIC AUCTION,
10	THE TREASURER SHALL PUBLISH THE KNOWN INTERESTED PARTY NOTICE
11	ONE TIME ONLY. THE PUBLICATION MUST BE IN THE FORMAT SPECIFIED FOR
12	PUBLICATION BY SECTION 39-11.5-104 (4).
13	(D) ALL FEES AND COSTS OF THE TREASURER FOR ACTIONS
14	PERFORMED PURSUANT TO THIS SECTION AND THE COST OF RECORDING THE
15	COURT ORDER AND DOCUMENTS INCORPORATED INTO THE COURT ORDER
16	BY ATTACHMENT ARE PART OF THE PUBLIC AUCTION COSTS.
17	(E) AFTER A PUBLIC AUCTION HAS BEEN SET ASIDE AND
18	SUBSEQUENTLY RESCHEDULED PURSUANT TO THIS SUBSECTION $(2)(c)(IV)$ ,
19	THE PUBLIC AUCTION MAY BE CONTINUED IN ACCORDANCE WITH
20	SUBSECTIONS (1) AND $\underline{(2)(d)}$ OF THIS SECTION.
21	(F) IF A WRITTEN REQUEST TO RESCHEDULE THE PUBLIC AUCTION
22	IS NOT RECEIVED BY THE TREASURER WITHIN ONE YEAR OF THE ISSUANCE
23	OF THE ORDER, THE PUBLIC AUCTION MUST BE WITHDRAWN IN
24	ACCORDANCE WITH SUBSECTION (3)(b) OF THIS SECTION.
25	(d) The periods for which a public auction may be
26	CONTINUED UNDER THIS SUBSECTION (2) ARE IN ADDITION TO THE
27	TWELVE-MONTH PERIOD OF CONTINUANCE PROVIDED BY SUBSECTION (1)

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2	(3) Withdrawal. (a) If the Lawful holder files with the
3	TREASURER, PRIOR TO PUBLIC AUCTION, A WRITTEN WITHDRAWAL OF THE
4	APPLICATION FOR PUBLIC AUCTION, THE PUBLIC AUCTION IS TERMINATED.
5	THE TREASURER SHALL RECORD THE WITHDRAWAL WITH THE OFFICE OF
6	THE CLERK AND RECORDER AND COLLECT ALL FEES AND COSTS OWED AND
7	INCURRED, INCLUDING A WITHDRAWAL FEE IN AN AMOUNT EQUAL TO THE
8	AMOUNT ESTABLISHED IN SECTION $38-37-104(1)(b)(V)$ . THE AMOUNT DUE
9	ACCRUES INTEREST AT THE RATE PROVIDED BY LAW. UNTIL ALL AMOUNTS
10	DUE AND OWING ARE PAID, THE TREASURER IS ENTITLED TO HOLD ALL
11	DOCUMENTATION IN THE TREASURER'S POSSESSION AND TO WITHHOLD ALL
12	OTHER SERVICES REQUESTED BY THE LAWFUL HOLDER WITH RESPECT TO
13	THE TAX LIEN.
14	(b) IF THERE IS NO PUBLIC AUCTION AND IF A WITHDRAWAL IS NOT
15	FILED WITHIN FORTY-FIVE CALENDAR DAYS AFTER THE LAST DATE OF
16	PUBLIC AUCTION PERMITTED BY LAW, THE TREASURER MAY TRANSMIT, BY
17	MAIL OR ELECTRONIC TRANSMISSION TO THE LAWFUL HOLDER, A NOTICE
18	THAT A WITHDRAWAL OF THE APPLICATION FOR PUBLIC AUCTION MAY BE
19	RECORDED BY THE TREASURER UNLESS A RESPONSE REQUESTING THAT
20	SUCH WITHDRAWAL BE DELAYED FOR NINETY CALENDAR DAYS IS
21	RECEIVED BY THE TREASURER WITHIN THIRTY CALENDAR DAYS AFTER THE
22	DATE THAT THE TREASURER'S NOTICE IS TRANSMITTED. IF SUCH A
23	RESPONSE IS RECEIVED BY THE TREASURER AND THERE IS NO PUBLIC
24	AUCTION NOR IS A WITHDRAWAL FILED WITHIN THE NINETY-DAY DELAY
25	PERIOD, THE TREASURER MAY RECORD A WITHDRAWAL OF THE
26	APPLICATION FOR PUBLIC AUCTION. IF NO SUCH RESPONSE IS RECEIVED BY
27	THE TREASURER WITHIN THIRTY CALENDAR DAYS AFTER THE NOTICE IS

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1	TRANSMITTED, THE TREASURER MAY RECORD A WITHDRAWAL OF THE
2	APPLICATION FOR PUBLIC AUCTION AT ANY TIME AFTER THE EXPIRATION
3	OF THE THIRTY-DAY NOTICE PERIOD. THE TREASURER SHALL CAUSE THE
4	APPLICATION FOR PUBLIC AUCTION TO BE RECORDED IN THE OFFICE OF THE
5	COUNTY CLERK AND RECORDER. ALL UNPAID FEES AND COSTS OWED AND
6	INCURRED BY THE TREASURER, AS WELL AS A WITHDRAWAL FEE IN AN
7	AMOUNT EQUAL TO THE AMOUNT ESTABLISHED IN SECTION 38-37-104
8	(1)(b)(VI), SHALL BE PAID BY THE LAWFUL HOLDER. THE AMOUNT DUE
9	ACCRUES INTEREST AT THE RATE PROVIDED BY LAW. UNTIL ALL AMOUNTS
10	DUE AND OWING ARE PAID, THE TREASURER IS ENTITLED TO HOLD ALL
11	DOCUMENTATION IN THE TREASURER'S POSSESSION AND TO WITHHOLD ALL
12	OTHER SERVICES REQUESTED BY THE LAWFUL HOLDER WITH RESPECT TO
13	THE TAX LIEN.
14	(4) Redemption of tax lien prior to public auction. If the tax
15	LIEN IS REDEEMED PRIOR TO THE PUBLIC AUCTION, THE TREASURER SHALL:
16	
17	(a) CANCEL THE PUBLIC AUCTION;
18	(b) RECORD A CERTIFICATE OF REDEMPTION;
19	(c) Provide notice of the cancellation and redemption;
20	AND
21	(d) COLLECT ANY FEES OR COSTS AT THE TIME OF THE REDEMPTION
22	IN ACCORDANCE WITH THIS ARTICLE 11.5.
23	39-11.5-107. Location of public auction - electronic devices -
24	$\textbf{definition.} \ (1) \ \ \text{The treasurer shall conduct the public auction in}$
25	ANY BUILDING TEMPORARILY OR PERMANENTLY USED AS A COURTHOUSE,
26	IN ANY BUILDING WHERE THE OFFICE OF THE TREASURER IS LOCATED, OR
27	BY MEANS OF THE INTERNET OR OTHER ELECTRONIC MEDIUM.

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1	(2) THE COUNTY AND ITS EMPLOYEES ACTING IN THEIR OFFICIAL
2	CAPACITY IN PREPARING, CONDUCTING, AND EXECUTING A PUBLIC
3	AUCTION PURSUANT TO THIS ARTICLE 11.5 ARE NOT LIABLE FOR THE
4	FAILURE OF A DEVICE THAT PREVENTS A PERSON FROM PARTICIPATING IN
5	A PUBLIC AUCTION. AS USED IN THIS SUBSECTION (2), "DEVICE" INCLUDES,
6	BUT IS NOT LIMITED TO, COMPUTER HARDWARE, A COMPUTER NETWORK,
7	A COMPUTER SOFTWARE APPLICATION, AND AN INTERNET WEBSITE.
8	39-11.5-108. Conduct of public auction - conduct of treasurer
9	- bidding rules - method of payment. (1) TO CONDUCT THE PUBLIC
10	AUCTION IN AN EFFICIENT AND EQUITABLE MANNER, THE TREASURER IS
11	GRANTED BROAD POWERS TO SET THE BIDDING RULES GOVERNING THE
12	PUBLIC AUCTION. SUCH POWERS INCLUDE:
13	(a) RECOGNIZING BUYERS IN NUMERICAL SEQUENCE, IN ROTATION,
14	OR IN THE ORDER IN WHICH BIDS ARE MADE;
15	(b) DETERMINING THE ORDER IN WHICH THE PUBLIC AUCTION IS
16	CONDUCTED; AND
17	(c) SETTING MINIMUM BID INCREASES.
18	(2) (a) THE TREASURER SHALL ANNOUNCE BIDDING RULES AT THE
19	BEGINNING OF THE PUBLIC AUCTION. THE BIDDING RULES APPLY TO ALL
20	BIDDERS THROUGHOUT THE PUBLIC AUCTION.
21	(b) If the public auction is conducted by means of the
22	INTERNET OR OTHER ELECTRONIC MEDIUM, THE TREASURER SHALL POST
23	THE INTERNET BIDDING RULES ON THE ELECTRONIC MEDIUM AT LEAST
24	FOURTEEN CALENDAR DAYS BEFORE THE DATE OF SALE. THE BIDDING
25	RULES APPLY TO ALL BIDDERS THROUGHOUT THE PUBLIC AUCTION.
26	(3) NOTWITHSTANDING SUBSECTION (1) OF THIS SECTION, THE
27	TREASURER SHALL:

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1	(a) ONLY ACCEPT BIDS THAT ARE GREATER THAN THE COMBINED
2	VALUE OF THE AMOUNT OWED TO THE LAWFUL HOLDER AND THE FEES AND
3	COSTS INCURRED BY THE TREASURER IN COMPLYING WITH THIS ARTICLE
4	11.5; AND
5	(b) NOT ACCEPT BIDS MADE BY A COUNTY OFFICIAL OR A COUNTY
6	EMPLOYEE ACTING IN THEIR INDIVIDUAL CAPACITY OR BY AN IMMEDIATE
7	FAMILY MEMBER OF A COUNTY OFFICIAL OR A COUNTY EMPLOYEE.
8	(4) When the treasurer conducts a public auction in
9	ACCORDANCE WITH THIS ARTICLE 11.5, THE TREASURER MAY ACCEPT
10	PAYMENT OF THE PURCHASE PRICE IN THE FORM OF CASH, CASHIERS
11	CHECK, BANK CHECK, OR ELECTRONIC FUNDS TRANSFER, SUBJECT TO THE
12	TREASURER'S BIDDING RULES.
13	<b>39-11.5-109.</b> Treatment of an overbid. (1) (a) ANY OVERBID
14	MUST BE PAID IN ORDER OF RECORDING PRIORITY TO JUNIOR LIENORS,
15	DETERMINED AS OF THE RECORDING DATE OF THE APPLICATION FOR PUBLIC
16	AUCTION ACCORDING TO THE RECORDS, WHO HAVE DULY FILED A NOTICE
17	OF INTENT TO REDEEM AND WHOSE LIENS HAVE NOT BEEN REDEEMED, IN
18	EACH CASE UP TO THE UNPAID AMOUNT OF EACH SUCH LIENOR'S LIEN PLUS
19	FEES AND COSTS. AFTER PAYMENT TO ALL LIENORS, ANY REMAINING
20	OVERBID SHALL BE PAID TO THE PROPERTY OWNER.
21	(b) A LIENOR OR LAWFUL HOLDER THAT IS NOT ENTITLED TO
22	REDEEM BY VIRTUE OF HOLDING A LIEN THAT IS RECORDED AFTER THE
23	APPLICATION FOR PUBLIC AUCTION OR BY NOT TIMELY FILING A NOTICE OF
24	INTENT TO REDEEM PURSUANT TO SECTION 39-11.5-111 OR 39-11.5-113
25	DOES NOT HAVE ANY CLAIM TO ANY PORTION OF THE OVERBID. A LAWFUL
26	HOLDER WHO ACCEPTS LESS THAN A FULL REDEMPTION PURSUANT TO
27	SECTION 39-11.5-111 (4)(c) ALSO DOES NOT HAVE ANY CLAIM TO ANY

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1	PORTION OF THE OVERBID.
2	(c) The treasurer shall only redeem the property to a
3	LAWFUL HOLDER. THE TREASURER MAY ISSUE OVERBID FUNDS TO LIENORS
4	WHO COMPLY WITH THE REQUIREMENTS OF THIS ARTICLE 11.5, BUT SHALL
5	NOT REDEEM THE PROPERTY TO THOSE LIENORS.
6	(2) (a) THE TREASURER SHALL POST THE FOLLOWING STATEMENT
7	ON THE TREASURER'S OFFICE WEBSITE:
8	NOTICE TO A PROPERTY OWNER OF A
9	PROPERTY FOR WHICH THE OPTION FOR
10	TREASURER'S DEED HAS BEEN SOLD AT PUBLIC
11	AUCTION: If the option for a treasurer's deed for your
12	property is sold at a public auction for more than the total
13	owed to the lawful holder of a tax lien on your property and
14	to all other lien holders, please contact the treasurer's office
15	after the auction because you may have funds due to you.
16	(b) In order to pay the property owner as required
17	PURSUANT TO SUBSECTION (1) OF THIS SECTION, A TREASURER SHALL MAIL
18	THE PROPERTY OWNER A NOTICE REGARDING THE REMAINING OVERBID TO
19	THE BEST AVAILABLE ADDRESS NO LATER THAN THIRTY CALENDAR DAYS
20	AFTER THE CONCLUSION OF THE PUBLIC AUCTION. IF THE AMOUNT OF THE
21	REMAINING OVERBID IS EQUAL TO OR GREATER THAN TWENTY-FIVE
22	DOLLARS, THE TREASURER SHALL MAKE REASONABLE EFFORTS TO
23	IDENTIFY THE PROPERTY OWNER'S CURRENT ADDRESS.
24	(c) AN AGREEMENT TO PAY COMPENSATION TO RECOVER OR ASSIST
25	IN RECOVERING AN AMOUNT DUE TO THE PROPERTY OWNER FROM THE
26	TREASURER UNDER SUBSECTION (1) OF THIS SECTION IS NOT ENFORCEABLE.
27	A PERSON WHO INDUCES OR ATTEMPTS TO INDUCE ANOTHER PERSON TO

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1	ENTER INTO SUCH AN AGREEMENT COMMITS A CLASS 2 MISDEMEANOR.
2	(3) (a) THE TREASURER SHALL HOLD ANY UNCLAIMED REMAINING
3	OVERBID FROM THE PUBLIC AUCTION IN ESCROW FOR SIX MONTHS FROM
4	THE DATE OF THE PUBLIC AUCTION. THE TREASURER IS ANSWERABLE FOR
5	THESE FUNDS WITHOUT INTEREST AT ANY TIME WITHIN SIX MONTHS AFTER
6	THE PUBLIC AUCTION TO ANY PERSON LEGALLY ENTITLED TO THE FUNDS.
7	THE TREASURER SHALL PAY ANY INTEREST EARNED ON THE ESCROWED
8	FUNDS TO THE COUNTY AT LEAST ANNUALLY.
9	
10	(b) Unclaimed remaining overbids that are not claimed
11	WITHIN SIX MONTHS FROM THE DATE OF THE SALE ARE UNCLAIMED
12	PROPERTY FOR PURPOSES OF THE "REVISED UNIFORM UNCLAIMED
13	PROPERTY ACT", ARTICLE 13 OF TITLE 38. THE TREASURER SHALL
14	TRANSFER THESE UNCLAIMED REMAINING OVERBIDS TO THE
15	ADMINISTRATOR IN ACCORDANCE WITH ARTICLE 13 OF TITLE 38.
16	(c) After the treasurer transfers the unclaimed
17	REMAINING OVERBIDS TO THE ADMINISTRATOR OR TO THE GENERAL FUND
18	OF THE COUNTY, THE TREASURER IS DISCHARGED FROM ANY FURTHER
19	LIABILITY OR RESPONSIBILITY FOR THE MONEY.
20	<b>39-11.5-110.</b> Procedure when purchaser fails to pay. (1) If A
21	PERSON BIDDING AT THE PUBLIC AUCTION FAILS TO PAY THE AMOUNT DUE
22	AT THE TIME OF SALE, OR WITHIN THE TIME PERIOD ALLOWED BY THE
23	TREASURER, THE TREASURER SHALL AWARD THE CERTIFICATE OF OPTION
24	FOR TREASURER'S DEED TO THE NEXT HIGHEST BIDDER FROM THE PUBLIC
25	AUCTION WHO TIMELY PAYS THE AMOUNT DUE FROM BIDDING TO THE
26	TREASURER.
27	(2) IN A PUBLIC AUCTION CONDUCTED BY MEANS OF THE INTERNET

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1	OR OTHER ELECTRONIC MEDIUM, IF A PERSON BIDDING FAILS TO PAY THE
2	AMOUNT DUE AT THE TIME OF SALE, OR WITHIN THE TIME PERIOD ALLOWED
3	BY THE TREASURER, THE TREASURER SHALL AWARD THE CERTIFICATE OF
4	OPTION FOR TREASURER'S DEED TO THE NEXT HIGHEST BIDDER FROM THE
5	PUBLIC AUCTION WHO TIMELY PAYS THE AMOUNT DUE FROM BIDDING TO
6	THE TREASURER.
7	(3) THE TREASURER MAY PROHIBIT A PERSON WHO FAILS TO PAY
8	The amount due from bidding on sales under this article $11.5\mathrm{for}$
9	UP TO FIVE YEARS.
10	39-11.5-111. Redemption of the certificate of purchase by a
11	lawful holder - procedure. (1) Requirements for redemption. A
12	LAWFUL HOLDER IS ENTITLED TO REDEEM THE CERTIFICATE OF PURCHASE
13	IF THE FOLLOWING REQUIREMENTS ARE MET TO THE SATISFACTION OF THE
14	TREASURER:
15	(a) THE LAWFUL HOLDER HAS, WITHIN EIGHT BUSINESS DAYS
16	AFTER THE PUBLIC AUCTION, FILED A NOTICE WITH THE TREASURER OF THE
17	LAWFUL HOLDER'S INTENT TO REDEEM;
18	(b) The lawful holder has attached to the notice of
19	INTENT TO REDEEM THE ORIGINAL CERTIFICATE OF PURCHASE AND ANY
20	ASSIGNMENT OF THE CERTIFICATE OF PURCHASE TO THE LAWFUL HOLDER,
21	OR CERTIFIED COPIES THEREOF. IF THE ORIGINAL CERTIFICATE OF
22	PURCHASE IS DELIVERED TO THE TREASURER, THE TREASURER SHALL
23	RETURN THE CERTIFICATE OF PURCHASE TO THE LAWFUL HOLDER AND
24	RETAIN A COPY.
25	(c) THE LAWFUL HOLDER HAS ATTACHED TO THE NOTICE OF INTENT
26	TO REDEEM A SIGNED AND PROPERLY ACKNOWLEDGED STATEMENT OF THE
27	LAWFUL HOLDER SETTING FORTH THE AMOUNT REQUIRED TO REDEEM THE

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1	CERTIFICATE OF PURCHASE, INCLUDING PERDIEM INTEREST, THROUGH THE
2	END OF THE NINETEENTH BUSINESS DAY AFTER THE PUBLIC AUCTION WITH
3	THE SAME SPECIFICITY AND ITEMIZATION AS REQUIRED IN SECTION
4	38-38-106.
5	(2) Request for redemption amount. AT THE END OF THE PERIOD
6	IN WHICH A LAWFUL HOLDER MAY FILE AN INTENT TO REDEEM PURSUANT
7	TO THIS ARTICLE 11.5, IF A NOTICE OF INTENT TO REDEEM IS FILED BY A
8	LAWFUL HOLDER ENTITLED TO REDEEM UNDER THIS SECTION, THE
9	TREASURER SHALL TRANSMIT BY MAIL, FACSIMILE, OR OTHER ELECTRONIC
10	MEANS TO THE PURCHASER A WRITTEN REQUEST FOR A WRITTEN OR
11	ELECTRONIC STATEMENT OF ALL SUMS NECESSARY TO REDEEM.
12	(3) Statement of redemption. (a) UPON RECEIPT OF THE REQUEST
13	TRANSMITTED BY THE TREASURER PURSUANT TO SUBSECTION (2) OF THIS
14	SECTION, THE PURCHASER SHALL SUBMIT A SIGNED AND ACKNOWLEDGED
15	STATEMENT TO THE TREASURER, NO LATER THAN THIRTEEN BUSINESS
16	DAYS FOLLOWING THE PUBLIC AUCTION, SPECIFYING ALL SUMS NECESSARY
17	TO REDEEM AS OF THE DATE OF THE STATEMENT ALONG WITH THE
18	PER DIEM AMOUNTS THAT ACCRUE AFTER THE DATE OF SALE. THE
19	PURCHASER MAY AMEND THE STATEMENT AS NECESSARY TO REFLECT
20	ADDITIONAL SUMS ADVANCED AS ALLOWED BY LAW, BUT THE PURCHASER
21	SHALL NOT AMEND THE STATEMENT LATER THAN TWO BUSINESS DAYS
22	PRIOR TO THE COMMENCEMENT OF THE REDEMPTION PERIOD PURSUANT TO
23	SUBSECTION (4)(a) OF THIS SECTION.
24	(b) If the purchaser fails to submit the statement
25	DESCRIBED IN SUBSECTION (3)(a) OF THIS SECTION TO THE TREASURER
26	WITHIN THIRTEEN BUSINESS DAYS AFTER THE SALE, THE TREASURER MAY
27	CALCULATE THE AMOUNT NECESSARY TO REDEEM BY ADDING TO THE

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2	REDEMPTION DATE. THE ACCRUED INTEREST IS CALCULATED BY
3	MULTIPLYING THE AMOUNT OF THE BID BY THE REGULAR RATE OF ANNUAL
4	INTEREST SPECIFIED IN THE UNDERLING TAX LIEN, DIVIDED BY THREE
5	HUNDRED SIXTY-FIVE AND THEN MULTIPLIED BY THE NUMBER OF DAYS
6	FROM THE DATE OF SALE THROUGH THE REDEMPTION DATE.
7	(c) The treasurer shall transmit by mail, facsimile, or
8	OTHER ELECTRONIC MEANS TO THE LAWFUL HOLDER FILING THE NOTICE OF
9	INTENT TO REDEEM, PROMPTLY UPON RECEIPT, THE STATEMENT FILED BY
10	THE PURCHASER, OR IF NO SUCH STATEMENT IS FILED, THE TREASURER'S
11	ESTIMATE OF THE REDEMPTION FIGURE, WHICH THE TREASURER SHALL
12	TRANSMIT NO LATER THAN THE COMMENCEMENT OF THE REDEMPTION
13	PERIOD PURSUANT TO SUBSECTION (4)(a) OF THIS SECTION.
14	(4) Redemption period. (a) NO MORE THAN NINETEEN BUSINESS
15	DAYS NOR LESS THAN FIFTEEN BUSINESS DAYS AFTER A PUBLIC AUCTION
16	IS CONDUCTED PURSUANT TO THIS ARTICLE 11.5, THE REDEEMING LAWFUL
17	HOLDER MAY REDEEM THE CERTIFICATE OF PURCHASE BY PAYING TO THE
18	Treasurer, no later than $12$ noon on the last day of the lawful
19	HOLDER'S REDEMPTION PERIOD, IN A FORM SPECIFIED BY THE TREASURER,
20	THE AMOUNT FOR WHICH THE CERTIFICATE OF PURCHASE WAS SOLD AT
21	PUBLIC AUCTION WITH INTEREST FROM THE DATE OF SALE, TOGETHER WITH
22	ANY APPLICABLE FEES OR COSTS. INTEREST ON THE AMOUNT FOR WHICH
23	THE CERTIFICATE OF PURCHASE WAS SOLD IS CHARGED AT THE DEFAULT
24	RATE SPECIFIED IN THE UNDERLYING TAX LIEN.
25	
26	(b) If the statement described in subsection (1)(c) of this

SECTION SO STATES, OR UPON OTHER WRITTEN AUTHORIZATION FROM THE

SUCCESSFUL BID THE ACCRUED INTEREST FROM THE SALE THROUGH THE

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1	PURCHASER OR THE THEN-CURRENT LAWFUL HOLDER OF THE CERTIFICATE
2	OF REDEMPTION, THE TREASURER MAY ACCEPT AS A FULL REDEMPTION AN
3	AMOUNT LESS THAN THE AMOUNT SPECIFIED IN SUBSECTION $(3)(a)$ OF THIS
4	SECTION. ANY REDEMPTION UNDER THIS SECTION CONSTITUTES A FULL
5	REDEMPTION AND IS DEEMED TO BE PAYMENT OF ALL SUMS TO WHICH THE
6	LAWFUL HOLDER IS ENTITLED.
7	(5) Certificate of redemption. Upon receipt of the
8	REDEMPTION PAYMENT PURSUANT TO SUBSECTION (4) OF THIS SECTION,
9	THE TREASURER SHALL EXECUTE AND RECORD A CERTIFICATE OF
10	REDEMPTION PURSUANT TO SECTION 39-11.5-112.
11	(6) <b>Redemption proceeds.</b> Upon the expiration of the
12	REDEMPTION PERIOD UNDER THIS SECTION, THE TREASURER SHALL
13	DISBURSE ALL REDEMPTION PROCEEDS TO THE PERSONS ENTITLED TO
14	RECEIVE THEM.
15	(7) Certificate of lawful holder. A REDEEMING LAWFUL HOLDER
16	SHALL PAY TO THE TREASURER THE AMOUNT REQUIRED TO REDEEM AND
17	SHALL DELIVER TO THE TREASURER A SIGNED AND PROPERLY
18	ACKNOWLEDGED STATEMENT BY THE LAWFUL HOLDER SHOWING THE
19	AMOUNT OWING ON SUCH LIEN, INCLUDING PER DIEM INTEREST AND FEES
20	AND COSTS ACTUALLY INCURRED THAT ARE PERMITTED BY SUBSECTION (6)
21	OF THIS SECTION AND FOR WHICH THE LAWFUL HOLDER HAS SUBMITTED TO
22	THE TREASURER RECEIPTS, INVOICES, EVIDENCE OF ELECTRONIC
23	ACCOUNT-TO-ACCOUNT TRANSFERS, OR COPIES OF LOAN SERVICING
24	COMPUTER SCREENS EVIDENCING THE FEES AND COSTS AND VERIFYING
25	THAT THE FEES AND COSTS WERE ACTUALLY INCURRED AS OF THE DATE OF
26	THE STATEMENT OF REDEMPTION WITH THE PER DIEM AMOUNTS THAT
27	ACCRUE THEREAFTER. AT ANY TIME BEFORE THE EXPIRATION OF A LAWFUL

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1	HOLDER REDEMPTION PERIOD, THE REDEEMING LAWFUL HOLDER MAY
2	SUBMIT A REVISED OR CORRECTED CERTIFICATE.
3	(8) Payment of fees and costs. A LAWFUL HOLDER MAY, DURING
4	THE LAWFUL HOLDER REDEMPTION PERIOD DESCRIBED IN SUBSECTION (4)
5	OF THIS SECTION, PAY THE FEES AND COSTS THAT THE PURCHASER MAY
6	PAY.
7	(9) Misstatement of redemption amount. If AN AGGRIEVED
8	PERSON CONTESTS THE AMOUNT SET FORTH IN THE STATEMENT FILED BY
9	A LAWFUL HOLDER PURSUANT TO SUBSECTION $(1)(c)$ OF THIS SECTION OR
10	BY A PURCHASER PURSUANT TO SUBSECTION (3)(a) OF THIS SECTION AND
11	A COURT DETERMINES THAT THE LAWFUL HOLDER OR PURCHASER HAS
12	MADE A MATERIAL MISSTATEMENT ON THE STATEMENT WITH RESPECT TO
13	THE AMOUNT DUE AND OWING TO THE LAWFUL HOLDER OR THE
14	PURCHASER, THE COURT SHALL, IN ADDITION TO OTHER RELIEF, AWARD TO
15	THE AGGRIEVED PERSON THE AGGRIEVED PERSON'S COURT COSTS AND
16	REASONABLE ATTORNEY FEES AND COSTS.
17	(10) No partial redemption. A LAWFUL HOLDER HOLDING A LIEN
18	ON LESS THAN ALL OF, OR A PARTIAL INTEREST IN, THE PROPERTY SHALL
19	REDEEM THE ENTIRE PROPERTY. NO PARTIAL REDEMPTION IS PERMITTED
20	UNDER THIS ARTICLE 11.5. THE PRIORITY OF LIENS FOR PURPOSES OF THIS
21	SECTION IS TO BE DETERMINED WITHOUT CONSIDERATION OF THE FACT
22	THAT THE LIEN RELATES TO ONLY A PORTION OF THE PROPERTY OR TO A
23	PARTIAL INTEREST THEREIN.
24	<b>39-11.5-112.</b> Certificate of redemption - issuance. (1) No
25	SOONER THAN FIFTEEN BUSINESS DAYS FOLLOWING A PUBLIC AUCTION BUT
26	NO LATER THAN FIVE BUSINESS DAYS FOLLOWING A TREASURER'S RECEIPT
27	OF REDEMPTION MONEY PAID UNDER SECTION 39-11.5-111, THE

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1	TREASURER SHALL EXECUTE AND RECORD IN EACH COUNTY WHERE THE
2	PROPERTY OR A PORTION THEREOF IS LOCATED A CERTIFICATE OF
3	REDEMPTION CONTAINING:
4	(a) THE NAME OF THE LAWFUL HOLDER;
5	(b) THE NAME AND ADDRESS OF THE PERSON REDEEMING;
6	(c) THE REDEMPTION AMOUNT PAID;
7	(d) THE DATE OF SALE;
8	(e) THE DESCRIPTION OF THE PROPERTY REDEEMED; AND
9	(f) THE TREASURER'S SALE NUMBER.
10	(2) THE TREASURER SHALL RETAIN THE RECORDED CERTIFICATE OF
11	REDEMPTION IN THE TREASURER'S RECORDS.
12	(3) The failure of the treasurer to comply with the
13	PROVISIONS OF THIS SECTION DOES NOT AFFECT THE VALIDITY OF THE SALE
14	OR THE RIGHTS OF THE GRANTEE OF THE CONFIRMATION DEED.
15	39-11.5-113. Payment of overbid amount by a lienor -
16	procedure. (1) Requirements for payment of overbid amount. A
17	LIENOR IS ENTITLED TO RECEIVE PAYMENT OF A PORTION OF THE OVERBID
18	AMOUNT, IF THE FOLLOWING REQUIREMENTS ARE MET TO THE
19	SATISFACTION OF THE TREASURER:
20	(a) THE LIENOR'S LIEN IS A LIEN THAT IS CREATED OR RECOGNIZED
21	BY STATE OR FEDERAL STATUTE OR BY JUDGMENT OF A COURT OF
22	COMPETENT JURISDICTION;
23	(b) THE LIEN IS A JUNIOR LIEN;
24	(c) The Lienor's Lien appears by instruments that were
25	DULY RECORDED IN THE OFFICE OF THE CLERK AND RECORDER OF THE
26	COUNTY PRIOR TO THE TREASURER RECORDING THE APPLICATION FOR
27	PUBLIC AUCTION PURSUANT TO SECTION 39-11.5-103. IF, PRIOR TO THE

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1	DATE AND TIME OF THE TREASURER'S RECORDING OF THE APPLICATION FOR
2	PUBLIC AUCTION PURSUANT TO SECTION 39-11.5-103 (2), A LIEN WAS
3	RECORDED IN AN INCORRECT COUNTY, THE LIENOR'S RIGHTS UNDER THIS
4	SECTION ARE VALID ONLY IF THE LIEN IS RERECORDED IN THE CORRECT
5	COUNTY AT LEAST FIFTEEN CALENDAR DAYS PRIOR TO THE PUBLIC
6	AUCTION.
7	(d) THE LIENOR HAS, WITHIN EIGHT BUSINESS DAYS AFTER THE
8	PUBLIC AUCTION, FILED A NOTICE WITH THE TREASURER OF THE LIENOR'S
9	INTENT TO RECEIVE PAYMENT OF A PORTION OF THE OVERBID AMOUNT.
10	(e) The lienor has attached to the notice of intent to
11	REDEEM THE ORIGINAL INSTRUMENT AND ANY ASSIGNMENT OF THE LIEN
12	TO THE PERSON ATTEMPTING TO RECEIVE PAYMENT OF A PORTION OF THE
13	OVERBID AMOUNT, OR CERTIFIED COPIES THEREOF, OR IN THE CASE OF A
14	QUALIFIED HOLDER AS DEFINED IN SECTION 38-38-100.3 (20), A COPY OF
15	THE INSTRUMENT EVIDENCING THE LIEN AND ANY ASSIGNMENT OF THE
16	LIEN TO THE PERSON ATTEMPTING TO RECEIVE PAYMENT OF A PORTION OF
17	THE OVERBID AMOUNT. IF THE ORIGINAL INSTRUMENT IS DELIVERED TO
18	THE TREASURER, THE TREASURER SHALL RETURN THE ORIGINAL
19	INSTRUMENT TO THE LIENOR AND RETAIN A COPY.
20	(f) The lienor has attached to the notice of intent to
21	RECEIVE PAYMENT OF A PORTION OF THE OVERBID AMOUNT A SIGNED AND
22	PROPERLY ACKNOWLEDGED STATEMENT OF THE LIENOR SETTING FORTH
23	THE AMOUNT REQUIRED TO REDEEM THE LIENOR'S LIEN, INCLUDING PER
24	DIEM INTEREST, THROUGH THE END OF THE NINETEENTH BUSINESS DAY
25	AFTER THE PUBLIC AUCTION WITH THE SAME SPECIFICITY AND ITEMIZATION
26	AS REQUIRED IN SECTION 38-38-106.

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1	(2) Overbid payment proceeds. Upon the expiration of the
2	OVERBID AMOUNT PAYMENT PERIOD UNDER THIS SECTION, THE TREASURER
3	SHALL DISBURSE ALL OVERBID AMOUNT PAYMENT PROCEEDS TO THE
4	PERSONS ENTITLED TO RECEIVE THEM.
5	(3) Misstatement of redemption amount. If AN AGGRIEVED
6	PERSON CONTESTS THE AMOUNT SET FORTH IN THE STATEMENT FILED BY
7	A LIENOR PURSUANT TO SUBSECTION (1)(f) OF THIS SECTION AND A COURT
8	DETERMINES THAT THE LIENOR HAS MADE A MATERIAL MISSTATEMENT ON
9	THE STATEMENT WITH RESPECT TO THE AMOUNT DUE AND OWING TO THE
10	LIENOR, THE COURT SHALL, IN ADDITION TO OTHER RELIEF, AWARD TO THE
11	AGGRIEVED PERSON THE AGGRIEVED PERSON'S COURT COSTS AND
12	REASONABLE ATTORNEY FEES AND COSTS.
13	39-11.5-114. Federal redemption rights. ANY REDEMPTION
14	RIGHTS GRANTED UNDER FEDERAL LAW ARE SEPARATE AND DISTINCT
15	FROM THE REDEMPTION RIGHTS GRANTED UNDER THIS ARTICLE 11.5. ALL
16	LIENS THAT ARE JUNIOR TO A TAX LIEN PURSUANT TO THIS ARTICLE 11.5
17	ARE DIVESTED BY THE PUBLIC AUCTION CONDUCTED IN ACCORDANCE WITH
18	THIS ARTICLE 11.5, SUBJECT TO THE REDEMPTION RIGHTS PROVIDED IN
19	THIS ARTICLE 11.5. THE TREASURER CONDUCTING A PUBLIC AUCTION
20	UNDER THIS ARTICLE $11.5$ is not designated to receive redemptions
21	UNDER FEDERAL LAW.
22	39-11.5-115. Certificate of option for treasurer's deed -
23	assignability. (1) The treasurer shall prepare, sign, and retain
24	FOR SAFEKEEPING OR DELIVER TO THE PURCHASER A CERTIFICATE OF
25	OPTION FOR TREASURER'S DEED DESCRIBING THE PROPERTY AND
26	CONFIRMING, EXCEPT IN THE CASE OF THE PURCHASER DESCRIBED IN
27	SECTION 39-11.5-101 (14)(c), THAT PAYMENT HAS BEEN MADE. THE

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1	TREASURER MAY CHARGE THE PURCHASER A FEE IN AN AMOUNT EQUAL TO
2	THE AMOUNT ESTABLISHED IN SECTION 38-37-104 (1)(b)(IV) FOR EACH
3	SUCH CERTIFICATE.
4	(2) The certificate of option for treasurer's deed is
5	ASSIGNABLE BY ENDORSEMENT, AND AN ASSIGNMENT THEREOF, WHEN
6	ENTERED UPON THE RECORD OF SALES IN THE OFFICES OF THE COUNTY
7	CLERK AND RECORDER AND THE TREASURER, VESTS IN THE ASSIGNEE OR
8	THE ASSIGNEE'S LEGAL REPRESENTATIVE ALL THE RIGHT AND TITLE OF THE
9	PURCHASER.
10	(3) Upon the issuance of a certificate of option, if the
11	LAWFUL HOLDER HAS NOT REDEEMED PURSUANT TO SECTION 39-11.5-111,
12	THE TREASURER SHALL DISBURSE THE REMAINING PROCEEDS THAT THE
13	LAWFUL HOLDER IS ENTITLED TO FROM THE PUBLIC ACTION TO LAWFUL
14	HOLDER TO RECEIVE THEM.
15	39-11.5-116. Presentation of certificate of option for
16	treasurer's deed for deed - fee - purchase by a local government.
17	(1) THE TREASURER SHALL MAKE OUT AND DELIVER A DEED FOR EACH
18	LOT, PARCEL, INTEREST, OR IMPROVEMENT FOR WHICH A CERTIFICATE OF
19	OPTION FOR TREASURER'S DEED WAS SOLD AND WHICH REMAINS
20	UNREDEEMED ON DEMAND OF:
21	(a) THE PURCHASER OR LAWFUL HOLDER OF A CERTIFICATE OF
22	OPTION FOR TREASURER'S DEED ISSUED PURSUANT TO SECTION
23	39-11.5-115; OR
24	42.7
	(b) THE HOLDER OF AN ORDER ISSUED BY THE BOARD OF COUNTY
25	(b) THE HOLDER OF AN ORDER ISSUED BY THE BOARD OF COUNTY COMMISSIONERS PURSUANT TO SUBSECTION (3) OF THIS SECTION.
<ul><li>25</li><li>26</li></ul>	

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1	(a) EACH DEED MADE AND ACKNOWLEDGED BY THE TREASURER
2	PURSUANT TO THIS SECTION; AND
3	(b) EACH DEED ACKNOWLEDGED BY THE TREASURER PURSUANT TO
4	THIS SECTION.
5	$(3) (a) \ \text{If a certificate of option for treasurer's deed is lost} \\$
6	OR WRONGFULLY WITHHELD FROM THE RIGHTFUL OWNER AND THE
7	PROPERTY HAS NOT BEEN REDEEMED, A CLAIMANT MAY FILE A CLAIM WITH
8	THE TREASURER.
9	(b) AFTER REVIEWING A CLAIM FILED BY A CLAIMANT PURSUANT
10	TO SUBSECTION (3)(a) OF THIS SECTION, THE TREASURER MAY ISSUE AN
11	ORDER STATING THAT THE CERTIFICATE OF OPTION FOR TREASURER'S DEED
12	WAS LOST OR WRONGFULLY WITHHELD FROM THE RIGHTFUL OWNER. THE
13	TREASURER SHALL DELIVER SUCH AN ORDER TO THE CLAIMANT AND FILE
14	A COPY OF THE CERTIFICATE WITH THE CLERK AND RECORDER.
15	(4) (a) Whenever any certificate of option for treasurer's
16	DEED IS BID ON BY OR FOR A CITY, TOWN, OR CITY AND COUNTY AT A
17	PUBLIC AUCTION, SUCH CITY, TOWN, OR CITY AND COUNTY IS ENTITLED TO
18	A DEED, IN THE SAME MANNER AS OTHER PURCHASERS AT SUCH PUBLIC
19	AUCTIONS.
20	(b) The treasurer of a county, city, town, or city and
21	COUNTY THAT PURCHASES A CERTIFICATE OF OPTION FOR TREASURER'S
22	DEED AT A PUBLIC AUCTION MAY ASSIGN AND DELIVER THE RESULTING
23	DEED. IN SO DOING, THE TREASURER SHALL CHARGE AN AMOUNT EQUAL
24	TO THE COMBINATION OF:
25	(I) THE AMOUNT PAID AT THE PUBLIC AUCTION BY THE COUNTY,
26	CITY, TOWN, OR CITY AND COUNTY;
27	(II) ANY INTEREST AND COSTS THAT ACCRUED ON THE AMOUNT

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1	PAID AT THE PUBLIC AUCTION BY THE COUNTY, CITY, TOWN, OR CITY AND
2	COUNTY; AND
3	(III) ANY FEE AMOUNT DETERMINED BY THE BOARD OF COUNTY
4	COMMISSIONERS OR OTHER BOARD AUTHORIZED TO PERFORM THE DUTIES
5	OF A BOARD OF COUNTY COMMISSIONERS.
6	<b>39-11.5-117. Fees and costs.</b> ALL FEES AND COSTS INCURRED
7	PURSUANT TO THIS ARTICLE 11.5 ARE CHARGEABLE AS ADDITIONAL
8	AMOUNTS OWING UNDER THE TAX LIEN. THE TREASURER SHALL
9	COLLECT FROM THE LAWFUL HOLDER, PRIOR TO HOLDING THE PUBLIC
10	AUCTION.
11	39-11.5-118. Abbreviations, letters, and figures may be used.
12	IN ALL ADVERTISEMENTS FOR THE PUBLIC AUCTION AND IN ENTRIES
13	REQUIRED TO BE MADE BY THE ASSESSOR, COUNTY CLERK AND RECORDER,
14	TREASURER, OR OTHER COUNTY OFFICERS IN LISTS, BOOKS, ROLLS,
15	CERTIFICATES, RECEIPTS, DEEDS, OR NOTICES, THE ASSESSOR, COUNTY
16	CLERK AND RECORDER, TREASURER OR OTHER COUNTY OFFICER MAY USE
17	LETTERS, FIGURES, AND ABBREVIATIONS TO DENOTE TOWNSHIPS, RANGES,
18	SECTIONS, PARTS OF SECTIONS, LOTS, BLOCKS, DATES AND AMOUNTS OF
19	TAXES, DELINQUENT INTEREST, AND COSTS.
20	39-11.5-119. Interaction with other law. Notwithstanding
21	ANY LAW TO THE CONTRARY, ON OR AFTER JULY 1, 2024, A PURCHASER,
22	LAWFUL HOLDER, OR TREASURER SHALL FOLLOW THE PROCEDURES
23	ESTABLISHED IN THIS ARTICLE 11.5 AND SHALL NOT FOLLOW THE
24	PROCEDURES ESTABLISHED IN ARTICLE $\overline{11}$ OF TITLE $\overline{39}$ CONCERNING THE
25	ISSUANCE OF A DEED. NOTWITHSTANDING ANY LAW TO THE CONTRARY, ON
26	or after July $1,2024$ , a treasurer shall not issue a deed pursuant
27	TO ARTICLE 11 OF TITLE 39

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1	<b>SECTION 6.</b> Effective date. This act takes effect July 1, 2024.
2	SECTION 7. Safety clause. The general assembly finds,
3	determines, and declares that this act is necessary for the immediate
4	preservation of the public peace, health, or safety or for appropriations for
5	the support and maintenance of the departments of the state and state
5	institutions.

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