SB 380 STAFF MEASURE SUMMARY

Carrier: Sen. Bentz

Senate Committee On Judiciary

Action Date:	04/08/19
Action:	Do pass.
Vote:	6-1-0-0
Yeas:	6 - Bentz, Gelser, Linthicum, Manning Jr, Prozanski, Thatcher
Nays:	1 - Fagan
Fiscal:	Fiscal impact issued
Revenue:	No revenue impact
Prepared By:	Channa Newell, Counsel
Meeting Dates:	2/12, 4/8

WHAT THE MEASURE DOES:

Prohibits counties from bringing action or claim against a person based on specific information within a trust deed making the nominee or agent of the lender the grantee or beneficiary, or upon the county's recording or indexing of such instruments. Prohibits counties from bringing action or claim against a person based on the person obtaining or transferring an interest in a trust deed that is not recorded with the county. Maintains the rights of borrowers under the Oregon Trust Deeds Act. Prohibits county clerk from charging or collecting fee for transfer of interest in trust deed that is not recorded. Specifies that provisions do not apply to actions commenced before January 1, 2018, but does apply to claims arising prior to January 1, 2018. Declares emergency, effective on passage.

ISSUES DISCUSSED:

- Lack of access to financial institutions in rural areas
- Lawsuits against small banks threaten rural financial institutions
- Process for recording trust deeds
- Transfer of trust deeds at later date and preservation of county record

EFFECT OF AMENDMENT:

No amendment.

BACKGROUND:

A trust deed is an instrument that gives an interest in real property to a trustee to secure the performance of an obligation that the grantor of the trust deed owes to a beneficiary. ORS 86.705(6). A trust deed creates a lien on real property to secure the underlying obligation. The trustee holds a legal interest in the property, which includes the power to sell the property. *Brandrup v. ReconTrust Co. N.A.*, 353 Or 668, 676-677 (2013). If the trustee exercises its legal authority and sells the property, the proceeds must go to the trust deed's beneficiary, reflecting the beneficial or equitable interest in the property. Under Oregon law, if a beneficiary wishes to foreclose on a mortgage through a non judicial foreclosure process, the transfer or assignment of the interest to a new beneficiary must be recorded in the county records in the county in which the real property is located prior to beginning the foreclosure process. See ORS 86.752. However, the Court in *Brandrup* held that the only assignments contemplated by that statute are assignments of trust deed sdone with written formalities and the law "does not require recordation of 'assignments' of the trust deed by operation of law that resulted from the transfer of the secured obligation." Id at 699.

The Mortgage Electronic Registration System (MERS) is an entity developed to serve as the nominee of the lender and subsequent buyers of trust deeds. MERS utilizes an electronic tracking number for each trust deed and tracks the trust deeds as they are sold on the secondary market. As of March of 2017, 75 percent of newly made

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mortgages are registered with MERS. This allows for swift electronic selling of mortgages after the initial loan is made. In 2012, Multnomah County filed a lawsuit against MERS, alleging MERS failed to properly record transfers of trust deeds. The suit was ultimately settled in 2017 in the county's favor.

Senate Bill 380 prohibits county actions, if the action is based upon the designation of the grantee or beneficiary, or upon lack of presenting the trust deed for recording in the county. The measure prohibits the counties from charging a fee for instruments that transfer an interest in a trust deed but are not presented for recording. The measure becomes effective upon passage and applies to all claims except those actions commenced before January 1, 2018.