# **2000 SESSION**

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 55-66.3 of the Code of Virginia, relating to release of deed of trust or 3 other lien.

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### Approved

#### Be it enacted by the General Assembly of Virginia: 6

#### 7 1. That § 55-66.3 of the Code of Virginia is amended and reenacted as follows: 8

§ 55-66.3. Release of deed of trust or other lien.

9 A. 1. When payment or satisfaction is made of a debt secured by mortgage, deed of trust, vendor's 10 lien, or other lien, or when any one or more of the obligations representing at least twenty-five percent of the whole amount secured by any such lien, but less than the whole number of the obligations so 11 12 secured, when the debt secured thereby is evidenced by two or more separate written obligations 13 sufficiently described in the instrument creating the lien, have been fully paid, the lien creditor, unless he has delivered a proper release deed, shall, within ninety days after notice that the full or partial 14 15 payment or satisfaction has been made, cause such payment to be recorded on a certificate of satisfaction or certificate of partial satisfaction in the clerk's office. Any lien creditor who fails to cause 16 17 such recordation or to mail or deliver to the appropriate clerk's office, the obligor or the obligor's designee an executed certificate of satisfaction and the note marked "paid" within the ninety-day period 18 shall forfeit \$500 to the lien obligor. Following the ninety-day period, if the amount forfeited is not paid 19 20 within ten business days after demand for payment, the lien creditor shall pay any court costs and reasonable attorney's fees incurred by the obligor in collecting the forfeiture. 21

2. If the note, bond or other evidence of debt secured by such mortgage, deed of trust, vendor's lien 22 23 or other lien referred to in subdivision 1 of this subsection or any interest therein, has been assigned or 24 transferred to a party other than the original lien creditor, and such subsequent holder is responsible for 25 a failure to record a certificate of satisfaction or certificate of partial satisfaction or for a failure to mail 26 or deliver to the appropriate clerk's office, the obligor or the obligor's designee an executed certificate of 27 satisfaction and the note marked "paid,", the subsequent holder shall be liable to the lien obligor for the 28 \$500 penalty, court costs and attorney's fees specified in subdivision 1 of this subsection. It shall be the 29 responsibility of the obligor or owner to provide the note holder with a current name and address of the 30 person to whom the certificate of satisfaction or certificate of partial satisfaction should be sent.

31 B. The certificate of satisfaction shall be signed by the creditor or his duly authorized agent, attorney 32 or attorney-in-fact, or any person to whom the instrument evidencing the indebtedness has been 33 endorsed or assigned for the purpose of effecting such release. An affidavit shall be filed or recorded 34 with the certificate of satisfaction, by the creditor, or his duly authorized agent, attorney or attorney-in-fact, with such clerk, stating that the debt therein secured and intended to be released or 35 36 discharged has been paid to such creditor, his agent, attorney or attorney-in-fact, who was, when the 37 debt was satisfied, entitled and authorized to receive the same.

38 C. And when so signed and the affidavit hereinbefore required has been duly filed or recorded with 39 the certificate of satisfaction with such clerk, the certificate of satisfaction shall operate as a release of 40 the encumbrance as to which such payment or satisfaction is entered and, if the encumbrance be by 41 deed of trust or mortgage, as a reconveyance of the legal title as fully and effectually as if such 42 certificate of satisfaction were a formal deed of release duly executed and recorded.

D. As used in this section, the terms "lien creditor" and "creditor" shall be construed as synonymous 43 and shall embrace the lien creditor or his successor in interest as evidenced by proper endorsement or 44 45 assignment, general or restrictive, upon the note, bond or other evidence of debt. As used in this section, the term "obligor's designee" shall include an attorney or other settlement agent closing a transaction 46 which results in the obligor's loan being paid off. 47

[H 786]