## **SENATE BILL 562**

0lr2542 CF HB 633

By: Senator Raskin

Introduced and read first time: February 4, 2010

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 16, 2010

CHAPTER \_\_\_\_\_

1 AN ACT concerning

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## Real Property – Mortgages and Deeds of Trust – Authority to Exercise a Power of Sale

FOR the purpose of providing that failure to name any trustee in a deed of trust does not have any effect on an instrument under certain circumstances; clarifying that a mortgage or deed of trust may authorize the sale of property or declare a borrower's assent to the passing of a decree for the sale of the property under certain circumstances; clarifying that a power of sale or assent to decree authorized in a mortgage or deed of trust may be exercised only by an individual; providing that the individual selling the property under a power of sale need not be named in the mortgage or deed of trust; providing that an error or omission in a mortgage or deed of trust concerning the designation of the trustee or individual authorized to exercise a power of sale does not invalidate the instrument or the ability of the mortgagee or beneficiary of the deed of trust to appoint an individual to exercise the power of sale; authorizing the holder of a mortgage or deed of trust to make in any foreclosure proceeding a substitution appointments or substitutions of the a trustee or an individual authorized to exercise a power of sale under certain circumstances; defining a certain term; providing for the application of this Act; and generally relating to the authority to exercise a power of sale in mortgages and deeds of trust.

BY repealing and reenacting, with amendments,

Article – Real Property

23 Section <u>4–109 and</u> 7–105

24 Annotated Code of Maryland

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

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1	(2003 Replacement Volume and 2009 Supplement)			
2 3	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:			
4			Article - Real Property	
5	<u>4–109.</u>			
6 7 8	·	to con	instrument was recorded before January 1, 1973, any failure of the nply with the formal requisites listed in this section has no effect, was challenged in a judicial proceeding commenced by July 1, 1973.	
9 10 11 12	(b) If an instrument is recorded on or after January 1, 1973, whether or not the instrument is executed on or after that date, any failure to comply with the formal requisites listed in this section has no effect unless it is challenged in a judicial proceeding commenced within six months after it is recorded.			
13 14	(c) instrument		he purposes of this section, the failures in the formal requisites of an	
15		<u>(1)</u>	A defective acknowledgment;	
16		<u>(2)</u>	A failure to attach any clerk's certificate;	
17		<u>(3)</u>	An omission of a notary seal or other seal;	
18 19	agency, or d	<u>(4)</u> lisburs	A lack of or improper acknowledgment or affidavit of consideration, ement; [or]	
20		<u>(5)</u>	An omission of an attestation; OR	
21		<u>(6)</u>	A FAILURE TO NAME ANY TRUSTEE IN A DEED OF TRUST.	
22	7–105.			
23	(a)	In ti	HIS SECTION, "INDIVIDUAL" MEANS A NATURAL PERSON.	
24 25 26 27 28 29	party, to se the borrowe	ll <b>] MA</b> er's ass	A [provision may be inserted in a] mortgage or deed of trust natural person named in the instrument, including the secured Y AUTHORIZE THE SALE OF the property or [declaring] DECLARE sent to the passing of a decree for the sale of the property, on default which the mortgage or deed of trust provides that a sale may be	
30		<b>(2)</b>	A POWER OF SALE OR ASSENT TO DECREE AUTHORIZED IN A	

MORTGAGE OR DEED OF TRUST MAY BE EXERCISED ONLY BY AN INDIVIDUAL.

1	(3) The individual selling the property under a power			
2	OF SALE NEED NOT BE NAMED IN THE MORTGAGE OR DEED OF TRUST.			
0	(0) (1) AN EDDOD OD ONGGEON IN A MODERA OF OD DEED OF			
$\frac{3}{4}$	(3) (4) AN ERROR OR OMISSION IN A MORTGAGE OR DEED OF			
4 5	TRUST CONCERNING THE DESIGNATION OF THE <u>TRUSTEE OR THE</u> INDIVIDUAL AUTHORIZED TO EXERCISE A POWER OF SALE DOES NOT INVALIDATE THE			
6	INSTRUMENT OR THE ABILITY OF THE MORTGAGEE OR BENEFICIARY OF THE			
7	DEED OF TRUST TO APPOINT AN INDIVIDUAL TO EXERCISE THE POWER OF SALE.			
0	(4) (*) IT A MODERA OF OR REPROSE ALLOWS FOR THE			
8 9	(4) (5) IF A MORTGAGE OR DEED OF TRUST ALLOWS FOR THE			
10	APPOINTMENT OR SUBSTITUTION OF THE A TRUSTEE OR AN INDIVIDUAL AUTHORIZED TO EXERCISE A POWER OF SALE, THE HOLDER OF THE MORTGAGE			
11	OR DEED OF TRUST MAY MAKE A SUBSTITUTION IN ANY FORECLOSURE			
12	PROCEEDING THE APPOINTMENTS OR SUBSTITUTIONS FROM TIME TO TIME.			
13	[(b)] (C) A sale made pursuant to this section, §§ 7–105.1 through 7–105.8			
14	of this subtitle, or the Maryland Rules, after final ratification by the court and grant of			
15	the property to the purchaser on payment of the purchase money, has the same effect			
16	as if the sale and grant were made under decree between the proper parties in relation			
17	to the mortgage or deed of trust and in the usual course of the court, and operates to			
18 19	pass all the title which the borrower had in the property at the time of the recording of the mortgage or deed of trust.			
10	the mortgage of deed of trast.			
20	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be			
21	construed to apply retroactively and shall be applied to and interpreted to affect any			
22	mortgage or deed of trust on record or recorded on or after June 1, 2010.			
23	SECTION \( \frac{2}{2} \). AND BE IT FURTHER ENACTED, That this Act shall take			
$\frac{24}{24}$	effect <del>October</del> June 1, 2010.			
	Approved:			
	Governor.			
	Governor.			
	President of the Senate.			
	Speaker of the House of Delegates.			