

Sen. John G. Mulroe

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1	AMENDMENT TO SENATE BILL 169
2	AMENDMENT NO Amend Senate Bill 169 by replacing
3	everything after the enacting clause with the following:
4 5	"Section 5. The Code of Civil Procedure is amended by changing Section 15-1503 as follows:
6	(735 ILCS 5/15-1503) (from Ch. 110, par. 15-1503)
7	Sec. 15-1503. Notice of Foreclosure.
8	(a) A notice of foreclosure, whether the foreclosure is
9	initiated by complaint or counterclaim, made in accordance with
10	this Section and recorded in the county in which the mortgaged
11	real estate is located shall be constructive notice of the
12	pendency of the foreclosure to every person claiming an
13	interest in or lien on the mortgaged real estate, whose
14	interest or lien has not been recorded prior to the recording
15	of such notice of foreclosure. Such notice of foreclosure must
16	be executed by any party or any party's attorney and shall

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1 include (i) the names of all plaintiffs and the case number, (ii) the court in which the action was brought, (iii) the names 2 of title holders of record, (iv) a legal description of the 3 4 real estate sufficient to identify it with reasonable 5 certainty, (v) a common address or description of the location 6 of the real estate and (vi) identification of the mortgage sought to be foreclosed. An incorrect common address or 7 description of the location, or an immaterial error in the 8 9 identification of a plaintiff or title holder of record, shall 10 not invalidate the lis pendens effect of the notice under this 11 Section. A notice which complies with this Section shall be deemed to comply with Section 2-1901 of the Code of Civil 12 13 Procedure and shall have the same effect as a notice filed pursuant to that Section; however, a notice which complies with 14 15 Section 2-1901 shall not be constructive notice unless it also 16 complies with the requirements of this Section.

17 (b) With respect to residential real estate, a copy of the notice of foreclosure described in subsection (a) of Section 18 15-1503 shall be sent by first class mail, postage prepaid, to 19 20 the municipality within the boundary of which the mortgaged 21 real estate is located, or to the county within the boundary of 22 which the mortgaged real estate is located if the mortgaged 23 real estate is located in an unincorporated territory. A 24 municipality or county must clearly publish on its website a 25 single address to which such notice shall be sent. If a 26 municipality or county does not maintain a website, then the

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1 municipality or county must publicly post in its main office a single address to which such notice shall be sent. In the event 2 that a municipality or county has not complied with the 3 publication requirement in this subsection (b), then the copy 4 5 of the notice to the municipality or county shall be sent by 6 first class mail, postage prepaid, to the chairperson of the county board or county clerk in the case of a county, to the 7 8 mayor or city clerk in the case of a city, to the president of 9 the board of trustees or village clerk in the case of a 10 village, or to the president or town clerk in the case of a 11 town. Additionally, if the real estate is located in a city with a population of more than 2,000,000, regardless of whether 12 13 that city has complied with the publication requirement in this subsection (b), the party must, within 10 days after filing the 14 15 complaint or counterclaim: (i) send by first class mail, 16 postage prepaid, a copy of the notice of foreclosure to the alderman for the ward in which the real estate is located and 17 (ii) file an affidavit with the court attesting to the fact 18 that the notice was sent to the alderman for the ward in which 19 20 the real estate is located. The failure to send a copy of the notice to the alderman or to file an affidavit as required 21 22 results in the dismissal without prejudice of the complaint or 23 counterclaim on a motion of a party or the court. If, after the 24 complaint or counterclaim has been dismissed without 25 prejudice, the party refiles the complaint or counterclaim, 26 then the party must again comply with the requirements that the

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1	party send by first class mail, postage prepaid, the notice to
2	the alderman for the ward in which the real estate is located
3	and file an affidavit attesting to the fact that the notice was
4	sent.
5	(Source: P.A. 96-856, eff. 3-1-10; 97-1164, eff. 6-1-13.)
6	Section 99. Effective date. This Act takes effect upon
7	becoming law.".