As Introduced

135th General Assembly Regular Session 2023-2024

S. B. No. 36

Senator Blessing

Cosponsor: Senator Ingram

A BILL

То	amend section 2329.27 and to enact sections	1
	2329.261 and 2329.313 of the Revised Code to	2
	grant tenants and certain other eligible bidders	3
	rights relating to the purchase of residential	4
	property sold at foreclosure.	5

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 2329.27 be amended and sections	6
2329.261 and 2329.313 of the Revised Code be enacted to read as	7
follows:	8
Sec. 2329.261. (A) If residential property sold at public	9
sale pursuant to this chapter contains one to four single-family	10
units, the levying officer shall do all of the following:	11
(1) Include the following statement, in substantially the	12
following form, in the notice required by division (A)(2) of	13
section 2329.26 of the Revised Code:	14
"NOTICE TO TENANTS AND OTHER ELIGIBLE BIDDERS: You may	15
have a right to purchase this property after the sale pursuant	16
to R.C. 2329.313. If you are an "eligible-tenant buyer," you can	17
purchase the property if you match the successful bid placed at	18

the sale. If you are an "eligible bidder," you may be able to	19
purchase the property if you exceed the successful bid placed at	20
the sale. There are three steps to exercising this right of	21
purchase.	22
First, two calendar days after the date of the sale, you	23
can call [telephone number for information regarding the sale],	24
or visit this web site [web site address for information	25
regarding the sale], using the file number assigned to this case	26
[case file number] to find the date on which the sale was held,	27
the amount of the successful bid, and the address of the person	28
who conducted the sale.	29
Second, you must send a written notice of intent to place	30
a bid so that the person who conducted the sale receives it not	31
more than fifteen days after the date of the sale.	32
Third, you must submit a bid so that the person who	33
conducted the sale receives it not more than forty-five days	34
after the date of the sale.	35
If you think you may qualify as an "eligible tenant-buyer"	36
or "eligible bidder," you should consider contacting an attorney	37
or appropriate real estate professional immediately for advice	38
regarding this potential right to purchase."	39
(2) Post a copy of the notice required by division (A)(2)	40
of section 2329.26 of the Revised Code, as modified by division	41
(A) (1) of this section, in a conspicuous place on the	42
residential property to be sold at least three weeks before the	43
date of the sale, where possible and where not restricted for	44
any reason. The posting shall be on a door of each dwelling unit	45
on the residential property, but, if that is not possible or	46
access is restricted, then the notice shall be posted in a	47

S. B. No. 36
As Introduced

conspicuous place on the residential property. If access is	48
denied because a common entrance to the residential property is	49
restricted by a guard gate or similar impediment, the notice may	50
be posted at that guard gate or impediment.	51
(3) Maintain a web site and telephone number to provide	52
information on applicable properties. A levying officer shall	53
provide information required by division (A)(3) of this section,	54
and, for completed sales, information regarding the sale date,	55
amount of the successful bid, and the levying officer's address,	56
to be accessible using the file number assigned to the case and	57
listed on the notice required by division (A)(2) of section	58
2329.26 of the Revised Code, as modified by division (A)(1) of	59
this section. This information shall be made available free of	60
charge and shall be available twenty-four hours a day, seven	61
days a week.	62
(B) A levying officer may use any web site maintained to	63
satisfy any other provision of this chapter, including the	64
official public sheriff sale web site established pursuant to	65
section 2329.153 of the Revised Code, to satisfy the	66
requirements of division (A)(3) of this section.	67
(C) As used in this section, "levying officer" means the	68
officer who makes the public sale of the residential property	69
subject to this section. "Levying officer" includes a private	70
selling officer.	71
Sec. 2329.27. (A) When the public notice required by	72
division (A)(2) of section 2329.26 or divisions (A)(1) and (2)	73
of section 2329.261 of the Revised Code is made in a newspaper	74
published weekly, it is sufficient to insert it for three	75
consecutive weeks. If both a daily and weekly edition of the	76
paper are published and the circulation of the daily in the	77

county exceeds that of the weekly in the county, or if the lands	78
and tenements taken in execution are situated in a city, both a	79
daily and weekly edition of the paper are published, and the	80
circulation of the daily in that city exceeds the circulation of	81
the weekly in that city, it is sufficient to publish the public	82
notice in the daily once a week for three consecutive weeks	83
before the day of sale, each insertion to be on the same day of	84
the week. The expense of that publication in a daily shall not	85
exceed the cost of publishing it in a weekly.	86

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- (B) (1) Subject to divisions (B) (2) and (3) of this section, all sales of lands and tenements taken in execution that are made without compliance with the written notice requirements of division (A)(1)(a) of section 2329.26 of the Revised Code, the public notice requirements of division (A)(2) of that section or divisions (A)(1) and (2) of section 2329.261 of the Revised Code, as applicable, the purchaser information requirements of section 2329.271 of the Revised Code, and division (A) of this section shall be set aside, on motion by any interested party, by the court to which the execution is returnable.
- (2) Proof of service endorsed upon a copy of the written 98 notice required by division (A)(1)(a) of section 2329.26 of the 99 Revised Code shall be conclusive evidence of the service of the 100 written notice in compliance with the requirements of that 101 division, unless a party files a motion to set aside the sale of 102 the lands and tenements pursuant to division (B)(1) of this 103 section and establishes by a preponderance of the evidence that 104 the proof of service is fraudulent. 105
- (3) If the court to which the execution is returnable 106 enters its order confirming the sale of the lands and tenements, 107

the order shall have both of the following effects:	108
(a) The order shall be deemed to constitute a judicial	109
finding as follows:	110
(i) That the sale of the lands and tenements complied with	111
the written notice requirements of division (A)(1)(a) of section	112
2329.26 of the Revised Code and the public notice requirements	113
of division (A)(2) of that section, or divisions (A)(1) and (2)	114
of section 2329.261 of the Revised Code, as applicable, and	115
division (A) of this section, or that compliance of that nature	116
did not occur but the failure to give a written notice to a	117
party entitled to notice under division (A)(1)(a) of section	118
2329.26 of the Revised Code has not prejudiced that party;	119
(ii) That all parties entitled to notice under division	120
(A)(1)(a) of section 2329.26 of the Revised Code received	121
adequate notice of the date, time, and place of the sale of the	122
lands and tenements;	123
(iii) That the purchaser has submitted the contact	124
information required by section 2329.271 of the Revised Code.	125
(b) The order bars the filing of any further motions to	126
set aside the sale of the lands and tenements.	127
Sec. 2329.313. (A) As used in this section:	128
(1) "Eligible bidder" means any of the following:	129
(a) A prospective owner-occupant;	130
(b) An unincorporated nonprofit association as defined in	131
section 1745.05 of the Revised Code, nonprofit corporation as	132
defined in section 1702.01 of the Revised Code, or cooperative	133
as defined in section 1729.01 of the Revised Code whose primary	134
activity is the development and preservation of affordable	135

S. B. No. 36	Page 6
As Introduced	

rental housing and in which an eligible tenant-buyer or a	136
prospective owner-occupant is a voting member or director;	137
(c) A nonprofit corporation, as defined in section 1702.01	138
of the Revised Code, based in this state whose primary activity	139
is the development and preservation of affordable rental	140
housing;	141
(d) A limited partnership or domestic limited partnership,	142
as defined in section 1782.01 of the Revised Code, in which a	143
general partner is a nonprofit corporation based in this state,	144
the primary activity of which is the development and	145
<pre>preservation of affordable housing;</pre>	146
(e) A limited liability company, as defined in section	147
1706.01 of the Revised Code, in which the manager is a nonprofit	148
corporation based in this state, the primary activity of which	149
is the development and preservation of affordable rental	150
<pre>housing;</pre>	151
(f) A community improvement corporation, as defined in	152
section 1724.01 of the Revised Code, or a community urban	153
redevelopment corporation, as defined in section 1728.01 of the	154
Revised Code;	155
(g) A public office.	156
(2) "Eligible tenant-buyer" means a natural person who, at	157
the time of the judicial sale, is all of the following:	158
(a) Occupying the residential property that is the subject	159
of the judicial sale as the person's primary residence;	160
(b) Occupying the residential property under a rental	161
agreement entered into as the result of an arm's length	162
transaction with the mortgagor on a date prior to a default on	163

the note secured by the mortgage that led to the action for	164
judicial sale and foreclosure;	165
(c) Not the mortgagor, or the child, spouse, or parent of	166
the mortgagor.	167
(3) "Levying officer" has the same meaning as in section	168
2329.261 of the Revised Code.	169
(4) "Prospective owner-occupant" means a natural person_	170
who executes an affidavit pursuant to division (B) of this	171
section and delivers it to a levying officer.	172
(5) "Public office" means any state agency as defined in	173
section 1.60 of the Revised Code, state institution of higher	174
education as defined in section 3345.011 of the Revised Code,	175
public institution, political subdivision, or other organized	176
body, office, agency, institution, or entity established by the	177
laws of this state for the exercise of any function of	178
government.	179
(B) To qualify as a prospective owner-occupant for	180
purposes of this section, a bidder shall be a natural person who	181
provides the levying officer with an affidavit swearing or	182
affirming all of the following:	183
(1) That the person will occupy the residential property	184
offered at sale under this chapter as the person's primary	185
residence within sixty days of recording of a deed to the	186
residential property or issuance of an order pursuant to	187
division (C) of section 2329.31 of the Revised Code;	188
(2) That the person will maintain the person's occupancy	189
at the residential property for at least one year;	190
(3) That the person is not the mortgagor, or the child,	191

spouse, or parent of the mortgagor;	192
(4) That the person is not acting as the agent of any	193
other person or entity in purchasing the real property.	194
An eligible tenant-buyer may qualify as a prospective	195
<pre>owner-occupant.</pre>	196
(C) Notwithstanding section 2329.53 of the Revised Code,	197
if residential property sold at public sale on order of sale	198
pursuant to this chapter contains one to four single-family	199
units, and the successful bidder at the public sale is not a	200
prospective owner-occupant, the levying officer shall not return	201
the writ of execution pursuant to sections 2329.28 and 2329.53	202
of the Revised Code until the earliest of the following dates:	203
(1) The date that is sixteen days after the date of the	204
public sale, unless at least one eligible tenant-buyer or	205
eligible bidder submits, and the levying officer receives, a bid	206
pursuant to division (D) or (E) of this section or a nonbinding	207
written notice of intent to place such a bid. To be effective, a	208
written notice of intent to place a bid must be sent to the	209
levying officer by certified mail, overnight delivery, or other	210
method that allows for confirmation of the delivery date and	211
must be received by the levying officer not more than fifteen	212
days after the date of the public sale.	213
(2) The date upon which all eligible tenant-buyers are	214
deemed the successful bidders pursuant to division (D) of this	215
section or an eligible bidder is deemed the successful bidder	216
pursuant to division (E) of this section.	217
(3) The date that is forty-six days after the date of the	218
public sale.	219
(D) If residential property sold at public sale on order	220

S. B. No. 36
As Introduced

of sale pursuant to this chapter contains one to four single-	221
family units, eligible tenant-buyers, if any, are deemed to have	222
submitted the successful bid at the public sale of residential	223
property sold on order of sale under this chapter if both of the	224
<pre>following are true:</pre>	225
(1) The successful bidder at the public sale was not a	226
prospective owner-occupant.	227
(2) Not more than forty-five days after the date of the	228
public sale, the levying officer receives both of the following	229
from a representative of all eligible tenant-buyers, by	230
certified mail, overnight delivery, or other method that allows	231
<pre>for confirmation of the delivery date:</pre>	232
(a) A bid in an amount equal to the full amount of the	233
successful bid at the public sale, in the form of cash, a	234
cashier's check drawn on a state or national bank, a cashier's	235
<pre>check drawn on a state or federal credit union, or a cashier's</pre>	236
check drawn on a state or federal savings and loan association,	237
savings association, or savings bank specified and authorized to	238
do business in this state;	239
(b) An affidavit stating that the persons represented are	240
eligible tenant-buyers and the facts supporting that statement.	241
The levying officer may reasonably rely on this affidavit.	242
The levying officer shall return all unsuccessful bids	243
from eligible tenant-buyers to the bidders that submitted them	244
not later than the date the levying officer returns the writ of	245
execution.	246
(E) If residential property sold at public sale on order	247
of sale pursuant to this chapter contains one to four single-	248
family units, an eligible bidder is deemed to have submitted the	249

successful bid at the public sale if, not more than forty-five	250
days after the date of the public sale, all of the following are	251
<pre>true:</pre>	252
(1) The successful bidder at the public sale was not a	253
prospective owner-occupant.	254
(2) No eligible tenant-buyers are deemed to have submitted	255
the successful bid pursuant to division (D) of this section.	256
(3) The levying officer receives both of the following	257
from the eligible bidder, by certified mail, overnight delivery,	258
or other method that allows for confirmation of the delivery	259
<pre>date:</pre>	260
(a) A bid in an amount that exceeds the successful bid at	261
the public sale and all other bids submitted by other eligible	262
bidders, in the form of cash, a cashier's check drawn on a state	263
or national bank, a cashier's check drawn on a state or federal	264
credit union, or a cashier's check drawn on a state or federal	265
savings and loan association, savings association, or savings	266
bank and authorized to do business in this state;	267
(b) An affidavit stating that the bidder is an eligible	268
bidder as defined by this section, and the facts supporting that	269
statement. The levying officer may reasonably rely on this	270
affidavit.	271
The levying officer shall return all unsuccessful bids	272
from eligible bidders to the bidders that submitted them not	273
later than the date the levying officer returns the writ of	274
execution.	275
(F) If residential property sold pursuant to this chapter	276
contains one to four single-family units, and the successful	277
bidder at the public sale is not a prospective owner-occupant,	278

<pre>then:</pre>	279
(1) Not later than two calendar days after the date of the	280
public sale of residential property, the levying officer or an	281
authorized agent shall post on the web site set forth on the	282
notice of sale, as required by section 2329.261 of the Revised	283
<pre>Code, the following information:</pre>	284
(a) The date on which the public sale took place;	285
(b) The amount of the successful bid at the public sale;	286
(c) An address at which the levying officer can receive	287
documents sent by United States mail and by a method of delivery	288
providing for overnight delivery.	289
(2) The information required to be posted on the web site	290
under division (F)(1) of this section shall also be made	291
available not later than two calendar days after the date of the	292
public sale of the residential property by calling the telephone	293
number set forth on the notice of sale as required by section	294
2329.261 of the Revised Code.	295
(3) The information required to be provided under	296
divisions (F)(1) and (2) of this section shall be made available	297
using the file number assigned to the case that is set forth on	298
the notice of sale as required under division (A)(1) of section	299
2329.261 of the Revised Code.	300
(4) The information required to be provided under	301
divisions (F)(1) and (2) of this section shall be made available	302
for a period of not less than forty-five days after the date of	303
the sale.	304
(5) A disruption of any of these methods of providing the	305
information required under divisions (F)(1) and (2) of this	306

section to allow for reasonable maintenance or due to a service	307
outage shall not be considered to be a violation of division (F)	308
(1), (2), or (4) of this section.	309
(G) A prospective owner-occupant does not commit perjury	310
by submitting an affidavit under this section if the prospective	311
owner-occupant cannot occupy the property as the person's	312
primary residence within sixty days of the deed to the property	313
being recorded pursuant to section 2329.31 of the Revised Code	314
because an action under Chapter 1923. of the Revised Code or a	315
writ of possession from the court that entered the order of sale	316
is needed to obtain possession of the property.	317
Section 2. That existing section 2329.27 of the Revised	318
Code is hereby repealed.	319