## AMENDMENTS TO LB 386

Introduced	by	Langemeier,	23.
------------	----	-------------	-----

1 1.	Strike	the	original	sections	and	insert	the	following
------	--------	-----	----------	----------	-----	--------	-----	-----------

- 2 new sections:
- 3 Section 1. Sections 1 to 7 of this act shall be known and
- 4 may be cited as the Nebraska Security Instrument Satisfaction Act.
- 5 Sec. 2. For purposes of the Nebraska Security Instrument
- 6 Satisfaction Act:
- 7 (1) Closing agent means a licensed title insurance agent
- 8 as defined in section 44-19,108 or a member in good standing of the
- 9 Nebraska State Bar Association;
- 10 (2) Good faith means honesty in fact and the observance
- of reasonable commercial standards of fair dealing;
- 12 (3) Landowner means a person that owns the real property
- 13 described in a security instrument;
- 14 <u>(4)(a) Notification or notice means:</u>
- 15 <u>(i) Depositing the notice in the mail or any commercially</u>
- 16 reasonable delivery service, properly addressed with postage or
- 17 cost of delivery provided for;
- 18 (ii) Transmitting the notice by facsimile transmission or
- 19 electronic mail to an address identified by the recipient, but only
- 20 if the recipient agreed to receive notification in this manner; or
- 21 (iii) Otherwise causing the notice to be received within
- 22 the time it would have been received if notification had been given
- 23 by mail or commercial delivery service.

AM1620 AM1620 LB386 **LB386** NPN-01/24/2008 NPN-01/24/2008 1 (b) Notification given under subdivision (4)(a) of this 2 section is effective: 3 (i) Three days following the date that the notice is 4 deposited in the mail or with a commercially reasonable delivery 5 service for delivery other than by overnight delivery; 6 (ii) One day following the date the notice is deposited 7 with a commercially reasonable delivery service for overnight 8 delivery; 9 (iii) On the date that the secured creditor or closing 10 agent submits electronic verification of receipt of the notice, if 11 transmitted under subdivision (4)(a)(ii) of this section; or 12 (iv) On the date the notice is received, if transmitted 13 by any other method permitted by the Nebraska Security Instrument 14 Satisfaction Act; 15 (5) Payoff amount means the sum necessary to satisfy a

- 15 (5) Payoff amount means the sum necessary to satisfy a
  16 secured obligation;
- 17 (6) Payoff statement means a statement of the amount of 18 unpaid balance of the secured obligation containing (a) the date 19 on which it was prepared and the payoff amount as of that date, including the amount by type of each fee, charge, or other sum 20 21 included within the payoff amount, (b) the information reasonably 22 necessary to calculate the payoff amount as of the requested payoff 23 date, including the per diem interest, (c) the payment cutoff time, 24 if any, (d) the address or place where payment must be made, and 25 (e) any limitation as to the authorized method of payment;
- 26 <u>(7) Person means an individual, corporation, business</u>
  27 trust, estate, trust, partnership, limited liability company,

1 association, joint venture, public corporation or government,

- 2 governmental subdivision, agency, or instrumentality, or any other
- 3 legal or commercial entity;
- 4 (8) Purchase means taking by sale, mortgage, lien,
- 5 security interest, gift, or any other voluntary transaction
- 6 creating an interest in real property;
- 7 (9) Purchaser means a person who takes by purchase;
- 8 (10) Record means to submit a document complying with
- 9 applicable legal standards with required fees and taxes paid to the
- 10 appropriate government office pursuant to Nebraska law;
- 11 (11) Residential real property means real property
- 12 located in this state which is used primarily for personal, family,
- 13 or household purposes and is improved by one to four dwelling
- 14 units;
- 15 (12) Secured creditor means a person that holds or is
- 16 the beneficiary of a security interest or that is authorized
- 17 both to receive payments on behalf of a person that holds a
- 18 security interest and to record a satisfaction of the security
- 19 instrument upon receiving full payment or performance of the
- 20 secured obligation. The term does not include a trustee under a
- 21 security instrument;
- 22 (13) Secured obligation means an obligation the payment
- 23 or performance of which is secured by a security interest;
- 24 (14) Security instrument means an agreement, whether
- 25 denominated a mortgage, deed of trust, trust deed, or otherwise
- 26 that creates or provides for a security interest. Such an agreement
- 27 is a security instrument even if it also creates or provides for a

1 lien upon personal property; and

2 (15) Security interest means an interest in residential 3 real property created by a security instrument. 4 Sec. 3. (1) A secured creditor shall, after the secured 5 creditor receives full payment or performance of the secured 6 obligation, record a deed of reconveyance or a release or 7 satisfaction of a security interest in the real property records 8 of each county in which the security instrument is recorded. 9 If a security instrument secures a line of credit or future 10 advances, the secured obligation is fully paid or performed if, in 11 addition to full payment or performance, the secured creditor has 12 received a notification requesting the creditor to terminate the 13 line of credit or containing a statement sufficient to terminate 14 the effectiveness of the provision for future advances as provided 15 under section 76-238.01 or 76-1002. 16 (2) In addition to any other remedy provided by law, 17 a secured creditor who fails to record a deed of reconveyance 18 or a release or satisfaction of a security interest within sixty 19 days after receiving full payment or performance of the secured obligation is liable to the landowner or purchaser for actual 20 21 damages in the amount of any loss caused by the failure, including 22 reasonable attorney's fees and costs. The provisions of this 23 subsection do not apply if the secured creditor received full 24 payment or performance before the effective date of this act. 25 (3) A secured creditor is not liable under this section

if the secured creditor (a) established a reasonable procedure to

achieve compliance with its obligations under this section, (b)

26

27

1 complied with that procedure in good faith, and (c) was unable

- 2 to comply with its obligations due to circumstances beyond its
- 3 control.
- 4 Sec. 4. A closing agent may, on behalf of a landowner or
- 5 purchaser, execute a certificate of satisfaction that complies with
- 6 the requirements of the Nebraska Security Instrument Satisfaction
- 7 Act and record the certificate of satisfaction in the real
- 8 property records of each county in which the security instrument is
- 9 recorded, if (1) a deed of reconveyance or release or satisfaction
- 10 of the security interest has not been executed and recorded within
- 11 sixty days after the date (a) the secured creditor has received
- 12 full payment or performance of the secured obligation in accordance
- 13 with a payoff statement furnished by the secured creditor and, if
- 14 applicable, notification pursuant to subsection (1) of section 3 of
- 15 this act has been performed and (b) the closing agent has notified
- 16 the secured creditor in accordance with section 6 of this act or
- 17 (2) the secured creditor authorizes the closing agent in writing to
- 18 do so.
- Sec. 5. (1) A certificate of satisfaction shall:
- 20 (a) Identify the original parties to the security
- 21 instrument, the landowner, the secured creditor, the record
- 22 holder of the security instrument, if different from the secured
- 23 creditor, the recording data for the security instrument, and a
- 24 legal description of the real property identified in the security
- 25 instrument;
- 26 (b) State that the person executing the certificate of
- 27 satisfaction is the closing agent and, if the closing agent is

1 a title agent, designate the title insurer for which the closing

- 2 agent is a duly authorized title agent;
- 3 (c) State that the secured creditor provided a payoff
- 4 statement;
- 5 (d) State that there is satisfactory evidence that the
- 6 secured creditor has received full payment or performance of the
- 7 sums identified in the payoff statement;
- 8 (e) State that there are reasonable grounds to believe
- 9 that the real property described in the security instrument is
- 10 <u>residential real property;</u>
- 11 <u>(f) State that the secured creditor has failed to execute</u>
- 12 and record a deed of reconveyance or release or satisfaction of the
- 13 security interest and that the closing agent has not received a
- 14 notification that the secured obligation remains unsatisfied;
- 15 (g) State that sixty days have elapsed since the
- 16 secured creditor received full payment or performance of the sums
- 17 identified in the payoff statement and notification in accordance
- 18 with section 6 of this act has been given to the secured creditor;
- 19 and
- 20 (h) Be executed and acknowledged as required for a
- 21 conveyance of an interest in real property.
- 22 (2) The following statutory certificate of satisfaction,
- 23 when reproduced and used in the identical words or in substantially
- 24 the same or a more similar than dissimilar form, shall satisfy the
- 25 requirements of subsection (1) of this section:
- 26 <u>CERTIFICATE OF SATISFACTION</u>
- 27 The undersigned closing agent, a duly authorized title

1	insurance agent of, a title insurer authorized
2	to transact the business of insuring titles to interests in real
3	property in the State of Nebraska, or a member in good standing of
4	the Nebraska State Bar Association, hereby represents:
5	(a) The indebtedness secured by that certain security
6	instrument, identified as a mortgage, trust deed, or deed of trust,
7	executed by, as mortgagor/trustor, to,
8	as trustee, and, as beneficiary or, as
9	mortgagee, recorded on in book, page(s), or
LO	as Inst. No. of the mortgage records of
11	County, Nebraska, and creating a security interest in the following
12	described real estate: has
13	received full payment or performance pursuant to a payoff
L <b>4</b>	statement provided to the undersigned on by
15	, the holder of the underlying indebtedness,
16	and being the secured creditor;
۱7	(b) The undersigned has satisfactory evidence that the
18	secured creditor has received full payment or performance of the
19	sums identified in such payoff statement;
20	(c) The undersigned has reasonable grounds to believe
21	that the real property described in the security instrument is
22	residential real property;
23	(d) The undersigned has not received notification that
24	the secured obligation remains unsatisfied; and
25	(e) To the best knowledge of the undersigned, the
26	secured creditor has not recorded any instrument satisfying or
27	releasing the security interest within sixty days following (a) the

1 secured creditor's receipt of full payment or performance and (b)

- 2 <u>notification as required by law.</u>
- 3 <u>Dated:</u> , by \_\_\_\_\_,
- 4 Closing Agent.
- 5 Sec. 6. (1) At least sixty days in advance of recording
- 6 a certificate of satisfaction, a closing agent shall notify the
- 7 secured creditor that the closing agent has the authority to
- 8 execute and record a certificate of satisfaction of the security
- 9 interest. The notification shall include:
- 10 (a) The identity and mailing address of the closing
- 11 agent;
- 12 (b) Identification of the security instrument for
- 13 which the recording of a deed of reconveyance or a release or
- 14 satisfaction is sought, including the names of the original parties
- 15 to, and the recording data for, the security instrument;
- (c) A statement that the closing agent has reasonable
- 17 grounds to believe that:
- 18 (i) The real property described in the security
- 19 <u>instrument is residential real property;</u>
- 20 (ii) The person to which the notification is being given
- 21 is the secured creditor; and
- 22 <u>(iii) The closing agent has made full payment or</u>
- 23 performance of the secured obligation in accordance with a payoff
- 24 statement furnished by the secured creditor either prior to or
- 25 contemporaneous with the giving of the notification;
- 26 (d) A statement that the closing agent has the authority
- 27 to execute and record a certificate of satisfaction of the security

1	interest unless within sixty days after notification:
2	(i) The secured creditor records a deed of reconveyance
3	or a release or satisfaction of a security interest;
4	(ii) The closing agent receives from the secured
5	creditor a notification stating that the secured obligation remains
6	unsatisfied; or
7	(iii) The closing agent receives from the secured
8	creditor a notification stating that the secured creditor has
9	assigned the security instrument and identifying the name and
10	address of the assignee; and
11	(e) A statement that the secured creditor will be subject
12	to liability under section 76-252, 76-1014.01, or the Nebraska
13	Security Instrument Satisfaction Act.
14	(2) The following statutory notification, when reproduced
15	and used in the identical words or in substantially the same or a
16	more similar than dissimilar form, shall satisfy the requirements
17	of subsection (1) of this section:
18	LENDER PAYOFF/SATISFACTION NOTIFICATION
19	This notification is given pursuant to the Nebraska
20	Security Instrument Satisfaction Act by the below-named closing
21	agent with regard to the payoff and release or satisfaction of the
22	lien of a security instrument in which you are named the secured
23	creditor.
24	(a) The closing agent is The
25	mailing address of the closing agent is
26	(b) The security instrument that is the subject
27	of this notification was entered into on

1	by, as mortgagor/trustor(s); to
2	, as trustee, and,
3	as beneficiary or, as mortgagee,
4	recorded on in book, page(s)
5	or as Inst. No of the mortgage records of
6	County, Nebraska, against the following
7	described real estate:
8	(c) The closing agent has reasonable grounds to believe
9	that:
10	(i) The real property described in the security
11	instrument is residential real property;
12	(ii) The person to whom this notification is being given
13	is the secured creditor; and
L <b>4</b>	(iii) Full payment or performance of the secured
15	obligation has been made in accordance with a payoff statement
16	furnished by the secured creditor prior to or contemporaneous with
L7	the giving of this notification.
18	(d) The closing agent has authority to execute and record
19	a certificate of satisfaction of the security interest unless
20	within sixty days after notification:
21	(i) The secured creditor records a deed of reconveyance
22	or a release or satisfaction of the security interest;
23	(ii) The closing agent is notified by the secured
24	creditor that the secured obligation remains unsatisfied; or
25	(iii) The closing agent receives from the secured
26	creditor a notification stating that the secured creditor has
27	assigned the security interest and identifying the name and address

1 of the assignee.

2 (e) This notification shall constitute a written request for a deed of reconveyance of a trust deed or release or 3 4 satisfaction of a mortgage, pursuant to sections 76-252 and 5 76-1014.01. These statutes provide for liability on the part 6 of a mortgagee or beneficiary who fails to deliver such deed 7 of reconveyance of a trust deed or release or satisfaction of 8 a mortgage within sixty days following such written request. 9 Liability shall be five thousand dollars or actual damages 10 resulting from such failure, whichever is greater, together with 11 court costs to include reasonable attorney's fees. 12 Dated: , by Closing Agent. 13 14 Sec. 7. (1) A certificate of satisfaction complying with 15 the Nebraska Security Instrument Satisfaction Act is evidence of the facts contained in it, shall be accepted for recording in the 16 17 county in which the security instrument is recorded, and, upon 18 recording, operates as a satisfaction of the security interest described in the certificate of satisfaction. If a security 19 20 instrument is recorded in more than one county and a certificate of 21 satisfaction is recorded in one of them, a certified copy of the 22 certificate of satisfaction may be recorded in another county with 23 the same effect as the original. 24 (2) (a) Except as otherwise provided in subdivision (b) 25 of this subsection, in addition to any other remedy provided 26 by law, a closing agent wrongfully or erroneously recording a 27 certificate of satisfaction under this section shall be liable to AM1620 LB386 NPN-01/24/2008 AM1620 LB386 NPN-01/24/2008

1 the secured creditor for actual damages caused by the recording of

2 the certificate of satisfaction and reasonable attorney's fees and

3 costs. A title insurer designated in a certificate of satisfaction

4 executed and recorded in compliance with the requirements of the

5 Nebraska Security Instrument Satisfaction Act is liable to the

6 secured creditor to the same extent as its duly authorized closing

7 agent under this subsection for actual damages and reasonable

8 attorney's fees and costs caused by the wrongful or erroneous

9 recording of such certificate of satisfaction by such agent.

10 Nothing in this subsection shall prohibit such title insurer from

11 recovering any amounts for which it is liable under this subsection

12 from the closing agent who has wrongfully or erroneously recorded

13 such certificate of satisfaction.

14 (b) A closing agent that records a certificate of

satisfaction of a security instrument wrongfully or erroneously

is not liable if the closing agent complied in good faith with the

17 act.

15

16

18 (3) The recording of a certificate of satisfaction does

19 not itself extinguish the liability of any person liable for

20 payment of the underlying obligation.