

REFERENCE TITLE: mortgaged property; tax statements; email

State of Arizona
House of Representatives
Fifty-sixth Legislature
First Regular Session
2023

HB 2534

Introduced by
Representative Carter

AN ACT

AMENDING SECTION 42-18054, ARIZONA REVISED STATUTES; RELATING TO PROPERTY TAX.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:
2 Section 1. Section 42-18054, Arizona Revised Statutes, is amended
3 to read:

4 42-18054. Tax statements for mortgaged property; liability

5 A. If property that is subject to taxation by the county assessor
6 is mortgaged and the mortgagee, or a person acting for the mortgagee, by
7 the terms of the mortgage agreement pays the tax on behalf of the
8 mortgagor:

9 1. The county treasurer shall mail OR, ON THE REQUEST OF THE
10 MORTGAGOR, EMAIL a statement of taxes due on the property to the mortgagor
11 at the mortgagor's last known MAILING address OR, IF REQUESTED, EMAIL
12 ADDRESS. The tax statement SHALL BE sent to the mortgagor ~~shall be mailed~~
13 before November 1 ~~and be a written document~~. The tax statement shall
14 separately list the following for the current and previous tax years for
15 the property:

16 (a) The amount of primary taxes and secondary taxes applicable to
17 the property that is due to each taxing jurisdiction.

18 (b) If applicable, the amount of additional state aid to school
19 districts provided to property classified as class three pursuant to
20 section 42-12003.

21 2. The county treasurer, on request, shall send a statement of
22 taxes due on the property to the mortgagee. The tax statement sent to the
23 mortgagee may be in any form established by the county treasurer.

24 3. The liability for the tax, and any subsequent interest, fees and
25 penalties, does not depend on either the mortgagor or the mortgagee
26 receiving the tax statement.

27 B. When a mortgagee either continues to receive or possesses an
28 unsatisfied tax statement from the county treasurer after the mortgage is
29 satisfied, the mortgagee shall either:

30 1. Return the tax statement to the county treasurer within thirty
31 working days, together with the last known address of the mortgagor as
32 shown on the records of the mortgagee.

33 2. Forward the tax statement or current taxes due information to
34 the mortgagor and notify the county treasurer of this action.

35 C. If a mortgagee fails to comply with subsection B of this section
36 and, as a result of the mortgagee's failure to comply, the tax on the
37 mortgagor's property becomes delinquent, the mortgagee is liable to the
38 mortgagor for all interest and penalties imposed by law for the delinquent
39 tax.