WEST VIRGINIA LEGISLATURE

2020 REGULAR SESSION

ENROLLED

Committee Substitute



for

House Bill 4576

BY DELEGATES SHOTT, NELSON, LOVEJOY, CANESTRARO,

STEELE, BYRD AND PYLES

[Passed March 7, 2020; in effect ninety days from

passage.]

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1 AN ACT to amend the Code of West Virginia, 1931, as amended, by adding thereto a new section, 2 designated §36-3-11, relating to establishing a procedure for correcting errors in deeds, 3 deeds of trust and mortgages; providing definitions; establishing that obvious description 4 errors in a recorded deed, deed of trust or mortgage involving the transfer of interest in 5 real property may be corrected by recorded affidavit; requiring that the correction of an 6 obvious description error may not be inconsistent with the recorded property description; 7 requiring notice be sent to specified persons; providing notice delivery requirements; 8 establishing the contents of the corrective affidavit: establishing the effect of the corrective 9 affidavit once filed; requiring a title insurance company to issue an endorsement to reflect 10 the corrective affidavit; requiring the clerk to record and index the corrective affidavit in the 11 deed book; establishing that a recorded affidavit is prima facie evidence of the facts stated 12 therein; requiring associated costs be paid by the recording party; providing that a person 13 who wrongfully records a corrective deed is liable for actual damages, reasonable costs, 14 and attorney fees; providing that remedies provided herein are not exclusive; and 15 providing a format for the corrective affidavit and notice of an intent to correct an obvious 16 description error.

Be it enacted by the Legislature of West Virginia:

1

ARTICLE 3. FORM AND EFFECT OF DEEDS AND CONTRACTS.

§36-3-11. Correcting errors in deeds, deeds of trust, and mortgages; corrective affidavit.

(a) Definitions. As used in this section, unless the context requires a different meaning:

2 (1) "Attorney" means any person licensed as an attorney in West Virginia by the West
3 Virginia State Bar.

4 (2) "Corrective affidavit" means an affidavit of an attorney correcting an obvious
5 description error.

6 (3) "Local entity" means any county, city, town, municipality, public utility, or person,
7 including any individual, firm, partnership, association, not-for-profit corporation, or other
8 corporation organized and existing under the laws of the State of West Virginia.

9 (4) "Obvious description error" means an error in a real property parcel description
10 contained in a recorded deed, deed of trust, or mortgage where:

11 (A) The parcel is identified and shown as a separate parcel on a recorded subdivision plat;

(B) The error is apparent by reference to other information on the face of the deed, deed
of trust, or mortgage, or on an attachment to the deed, deed of trust, or mortgage, or by reference

14 to other instruments in the chain of title for the property conveyed thereby; and

15 (C) The deed, deed of trust, or mortgage recites elsewhere the parcel's correct address
16 or tax map identification number.

17 (D) An "obvious description error" includes:

(i) An error transcribing courses and distances, including the omission of one or more lines
of courses, and distances or the omission of angles and compass directions;

20 (ii) An error incorporating an incorrect recorded plat or a deed reference;

21 (iii) An error in a lot number or designation; or

(iv) An omitted exhibit supplying the legal description of the real property therebyconveyed.

24 (E) An "obvious description error" does not include:

25 (i) Missing or improper signatures or acknowledgments; or

26 (ii) Any designation of the type of tenancy by which the property is owned or whether or

27 not a right of survivorship exists.

28 (5) "Recorded subdivision plat" means a plat that has been prepared by a professional

29 land surveyor licensed pursuant to W. Va. Code §30-13A-1 et seq. of this code and recorded in

30 the clerk's office of the circuit court for the jurisdiction where the property is located.

31 (6) "Title insurance" has the same meaning as set forth in W. Va. §33-1-10(f)(4) of this
32 code.

33 (7) "Title insurance company" means the company that issued a policy of title insurance
 34 for the transaction in which the deed, deed of trust, or mortgage needing correction was recorded.

(b) Obvious description errors in a recorded deed, deed of trust, or mortgage purporting to convey or transfer an interest in real property may be corrected by recording a corrective affidavit in the office of the clerk of the county commission of the county where the property is situated or where the deed, deed of trust, or mortgage needing correction was recorded. A correction of an obvious description error shall not be inconsistent with the description of the property in any recorded subdivision plat.

41 (c) Prior to recording a corrective affidavit, notice of the intent to record the corrective
42 affidavit, of each party's right to object to the corrective affidavit, and a copy of the corrective
43 affidavit shall be served upon:

44 (1) All parties to the deed, deed of trust, or mortgage, including the current owner of the45 property;

46 (2) The attorney who prepared the deed, deed of trust, or mortgage, if known and if47 possible;

48 (3) To the title insurance company, if known;

49 (4) To the adjoining property owners;

50 (5) To the property address for the real property conveyed by the deed, deed of trust, or
51 mortgage needing correction;

(6) If a local entity is a party to the deed, deed of trust, or mortgage, the notice and a copy
of the corrective affidavit required by this subsection, to the county, city, or town attorney for the
local entity, if any, and if there is no such attorney, then to the chief executive for the local entity.
For the purposes of this section, the term "party" includes any local entity that is a signatory; and

56 (7) If the State of West Virginia is a party to the deed, deed of trust, or mortgage, the notice 57 and a copy of the corrective affidavit required by this subsection, to the Attorney General and to 58 the director, chief executive officer, or head of the state agency or chairman of the board of the 59 state entity in possession or that had possession of the property.

(d) The notice and a copy of the corrective affidavit shall be delivered by personal service,
sent by certified mail, return receipt requested, or delivered by a commercial overnight delivery
service or the United States Postal Service, and a receipt obtained, to the last known address of
each party to the deed, deed of trust, or mortgage to be corrected that:

(1) Is admitted to record in the office of the clerk of the county commission of the county
in which the property is situate and where the deed, deed of trust, or mortgage needing correction
was recorded;

67 (2) Is contained in the deed, deed of trust, or mortgage needing correction;

68 (3) Has been provided to the attorney who prepared the deed, deed of trust, or mortgage69 as a forwarding address; or

(4) Has been established with reasonable certainty by other means and to all other
persons and entities to whom notice is required to be given.

(e) If no written objection is received from any party disputing the facts recited in the corrective affidavit or objecting to its recordation within 30 days after personal service, or receipt of confirmation of delivery of the notice and copy of the corrective affidavit, the attorney may record the corrective affidavit, and all parties to the deed, deed of trust, or mortgage are bound by the terms of the corrective affidavit.

- 77 (f) The corrective affidavit shall:
- 78 (1) Be notarized;

(2) Contain a statement that no objection was received from any party within the specifiedtime period;

81 (3) Confirm that a copy of the notice was sent to all the parties; and,

82 (4) Contain the attorney's West Virginia State Bar number.

(g) A corrective affidavit recorded pursuant to this section operates as a correction of the
deed, deed of trust, or mortgage and relates back to the date of the original recordation of the
deed, deed of trust, or mortgage as if the deed, deed of trust, or mortgage was correct when first
recorded.

(h) A title insurance company, upon request, shall issue an endorsement to reflect the
corrections made by the corrective affidavit and shall deliver a copy of the endorsement to all
parties to the policy who can be found.

(i) The clerk shall record the corrective affidavit in the deed book or other book in which
deeds are recorded in the county and, notwithstanding their designation in the deed, deed of trust,
or mortgage needing correction, index the corrective affidavit in the names of the parties to the
deed, deed of trust, or mortgage as grantors and grantees as set forth in the corrective affidavit.
A corrective affidavit recorded in compliance with this section is prima facie evidence of the facts
stated in the corrective affidavit.

96 (j) Costs associated with the recording of a corrective affidavit pursuant to this section97 shall be paid by the party that records the corrective affidavit.

98 (k) Any person who wrongfully or erroneously records a corrective affidavit is liable for
99 actual damages sustained by any party due to the recordation, including reasonable attorney fees
100 and costs.

(I) The remedies under this section are not exclusive and do not abrogate any right or
 remedy under the laws of the State of West Virginia other than this section.

103 (m) A corrective affidavit under this section may be made in the following form, or to the104 same effect:

105

Corrective Affidavit

106 This corrective affidavit, prepared pursuant to West Virginia Code §36-3-11, shall be 107 indexed in the names of (grantor(s)) whose addresses are and

(grantee(s)), whose addresses are The undersigned affiant, being first duly sworn, 108 109 deposes and states as follows:

110 1. That the affiant is a West Virginia attorney.

111 2. That the deed, deed of trust, or mortgage needing correction was made in connection 112 with a real estate transaction in which purchased real estate from as shown 113 in a deed recorded in the office of the clerk of the county commission of County, West 114 Virginia, in Deed Book, Page, or as Instrument Number; or in which real estate was 115 encumbered, as shown in a deed recorded in the office of the clerk of the county commission of 116 County, West Virginia, in Deed Book, Page, or as Instrument Number

117 3. That the property description in the aforementioned deed, deed of trust, or mortgage 118 contains an obvious description error.

119

4. That the property description containing the obvious description error reads:

120

121

122 5. That the correct property description should read:

123

124

125 6. That this corrective affidavit is given pursuant to West Virginia Code §36-3-11 to correct 126 the property description in the aforementioned deed, deed of trust, or mortgage, and such 127 description shall be as stated in paragraph 5 above upon recordation of this corrective affidavit in 128 the office of the clerk of the county commission of County, West Virginia.

129 7. That notice of the intent to record this corrective affidavit and a copy of this corrective 130 affidavit was delivered to all parties to the deed, deed of trust, or mortgage being corrected 131 pursuant to West Virginia Code §36-3-1 and that no objection to the recordation of this corrective 132 affidavit was received within the applicable period of time as set forth in West Virginia Code §36-133 3-1.

134 135 136	(Name of attorney)
137 138 139	(Signature of attorney)
140 141 142	(Address of attorney)
143 144 145	(Telephone number of attorney)
146 147 148	(Bar number of attorney)
149 150	The foregoing affidavit was acknowledged before me
150 151 152	This day of, 20, by
153 154 155	Notary Public
155 156 157	My Commission expires
157 158 159	Notary Registration Number:
160 160 161	(n) Notice under this section may be made in the following form, or to the same effect:
162	Notice of Intent to Correct an Obvious Description Error
163 164	Notice is hereby given to you concerning the deed, deed of trust, or mortgage described
165	in the corrective affidavit, a copy of which is attached to this notice, as follows:
166	1. The attorney identified below has discovered or has been advised of an obvious
167	description error in the deed, deed of trust, or mortgage recorded as part of your real estate
168	settlement. The error is described in the attached affidavit.
169	2. The undersigned will record an affidavit to correct such error unless the undersigned
170	receives a written objection disputing the facts recited in the affidavit or objecting to the
171	recordation of the affidavit. Your objections must be sent within 30 days of receipt of this notice
172	to the following address:

173	
174	(Address)
175	
176	
177	(Name of attorney)
178	
179	
180	(Signature of attorney)
181	
182	
183	(Address of attorney)
184	
185	
186	(Telephone number of attorney)
187	
188	
189	(Bar number of attorney)

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The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled. Chairman, House Committee Chairman, Schate Committee 2020 MAS Originating in the House. 3 UT In effect ninety days from passage. U 17 -1-" O" Clerk of the House of Delegates Clerk of the Senate Taska Speaker of the House of Delegates Ind. President of the Senate The within US approved this the 35th day of March -----2020.Governor

PRESENTED TO THE GOVERNOR

MAR 1 9 2020

Time 1: 15 pm