193332-3 : n : 03/21/2018 : JGW / JGW 1 2 Conference Committee Substitute to SB257 3 4 5 6 7 Under existing law, a party desiring to 8 SYNOPSIS: redeem property sold to the state for unpaid taxes 9 10 is required to pay the amount of money for which 11 the property was sold, together with the amount of 12 all taxes found to be due on the property since the 13 date of sale, with interest at the rate of 12 14 percent. This bill would provide that a party 15 16 desiring to redeem property sold to the state for 17 unpaid taxes would pay interest only on the taxes due at the time of default. 18 19 20 A BTTT 21 TO BE ENTITLED 22 AN ACT 23 24 To amend Sections 40-10-75, 40-10-76, 40-10-77, 25 40-10-83, 40-10-121, and 40-10-122, Code of Alabama 1975; to provide that a party desiring to redeem property sold to the 26

state for unpaid taxes pay interest of not more than eight 1 2 percent only on the taxes due at the time of default. BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 3 Section 1. Sections 40-10-75, 40-10-76, 40-10-77, 4 40-10-83, 40-10-121, and 40-10-122, Code of Alabama 1975, are 5 amended to read as follows: 6 "\$40-10-75. 7 8 "If, in In any action brought related to taxes delinquent on or after January 1, 2020, the interest rate on 9 10 any amounts awarded pursuant to this section shall be eight percent. In any other action brought for the possession of 11 land sold for taxes delinquent before January 1, 2020, the 12 13 title of the purchaser at the tax sale shall be defeated on 14 account of any defect in the proceedings under which the sale 15 is had, or on account of any defect in or insufficiency of the process by which the owner of the land was brought before the 16 17 probate court, as is provided, or in the service of the 18 process, or by reason of the failure of the judge of probate on account of any negligence or refusal on his or her part to 19 produce when called upon, sufficient evidence of the proper 20 21 issuance and service of the notice or process, or by reason of 22 any other defect or insufficiency in any of the proceedings 23 for the condemnation and sale of the property, or of the 24 certificate or deed to the purchaser or any two or more of the 25 causes, the officer or officers on account of whose omission 26 or error the defect or insufficiency or defects or insufficiencies shall have arisen, together with the sureties 27

on the official bond, shall be liable to the purchaser whose 1 2 title shall be thus defeated and to his or her assignees for 3 the full sum of the purchase money paid by him or her at the tax sale for the property, the cost of the action in which the 4 5 title failed, which the purchaser shall have incurred in 6 attempting to maintain title under the tax sale, together with the interest upon each of these amounts, at the rate of $\frac{12}{12}$ 7 eight percent per annum, subject to the limitations set forth 8 in Section 40-10-122(a); provided that except as to the state, 9 actions under this section shall be commenced within five 10 years from the sale. 11

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"§40-10-76.

13 If, in In any action brought related to taxes delinquent on or after January 1, 2020, the interest rate on 14 15 any amounts awarded pursuant to this section shall be eight 16 percent. In any other any action brought by the purchaser, or 17 other person claiming under the purchaser, to recover the 18 possession of lands sold for taxes delinquent before January 19 1, 2020, a recovery is defeated on the ground that such sale 20 was invalid for any reason other than that the taxes were not 21 due, the court shall forthwith, on the motion of the plaintiff, ascertain the amount of taxes for which the lands 22 23 were liable at the time of the sale and for the payment of 24 which they were sold, with interest thereon from the date of 25 sale, and the amount of such taxes on the lands, if any, as 26 the plaintiff, or the person under whom he claims, has, since 27 such sale, lawfully paid or assumed by the state after its

purchase, with interest thereon from the date of such payment, 1 2 the interest on both amounts to be computed at the rate of $\frac{12}{12}$ eight percent per annum, subject to the limitations set forth 3 in Section 40-10-122(a); and the court shall thereupon render 4 5 judgment against the defendant in favor of the plaintiff for the amount ascertained and the costs of the action, which 6 7 judgment shall constitute a lien on the lands sued for, and 8 payment thereof may be enforced as in other cases.

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"§40-10-77.

10 "If, in an In any action brought related to taxes delinquent on or after January 1, 2020, the interest rate on 11 12 any amounts awarded pursuant to this section shall be eight 13 percent. In any other action brought against such purchaser or 14 other person claiming under the purchaser to recover 15 possession of lands sold for taxes delinquent before January 1, 2020, the defendant claims and defends under the tax title 16 17 and the defense fails on the ground that such sale was invalid 18 for any reason other than that the taxes were not due, and the plaintiff recovers, the court shall forthwith, on the motion 19 20 of the defendant, ascertain the amount of taxes for which the 21 lands were liable at the time of the sale and for the payment of which they were sold, with interest thereon from the day of 22 23 sale, and the amount of such taxes on the lands, if any, as 24 the defendant or the person under whom he or she claims has, since such sale, lawfully paid or assumed, in case of the 25 26 state, with interest thereon from the date of such payment, 27 the interest on both amounts to be computed at the rate of $\frac{12}{12}$

eight percent per annum, subject to the limitations set forth 1 2 in Section 40-10-122(a); and the court shall thereupon render judgment against the plaintiff in favor of the defendant for 3 the amount ascertained and the cost of the action, which 4 5 judgment shall constitute a lien on the land sued for, the 6 payment of which may be enforced as in other cases, and no 7 writ of possession shall issue until such judgment has been 8 satisfied, and the court may order the land sold or condemn it to the satisfaction of the debt. 9

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"§40-10-83.

"When In any action brought related to taxes 11 delinquent on or after January 1, 2020, the interest rate on 12 13 any amounts awarded pursuant to this section shall be eight percent. In any other action, when the action is against the 14 15 person for whom the taxes were assessed or the owner of the land at the time of the sale for taxes delinquent before 16 January 1, 2020, his or her heir, devisee, vendee or 17 18 mortgagee, the court shall, on motion of the defendant made at 19 any time before the trial of the action, ascertain (i) the 20 amount paid by the purchaser at the sale and of the taxes 21 subsequently paid by the purchaser, together with $\frac{12}{12}$ eight 22 percent per annum thereon, subject to the limitations set forth in Section 40-10-122(a); (ii) with respect to property 23 24 located within an urban renewal or urban redevelopment project 25 area designated pursuant to Chapters 2 or 3 of Title 24, all 26 insurance premiums paid or owed by the purchaser for casualty 27 loss coverage on insurable structures and the value of all

permanent improvements made by the purchaser determined in 1 2 accordance with Section 40-10-122, together with $\frac{12}{12}$ eight percent per annum thereon; (iii) with respect to any property 3 which contains a residential structure at the time of the sale 4 5 regardless of its location, all insurance premiums paid or 6 owed by the purchaser for casualty loss coverage on the 7 residential structure and the value of all preservation improvements made by the purchaser determined in accordance 8 9 with Section 40-10-122, together with $\frac{12}{2}$ eight percent per 10 annum thereon, subject to the limitations set forth in Section 40-10-122(a); and (iv) a reasonable attorney's fee for the 11 plaintiff's attorney for bringing the action. The court shall 12 13 also determine the right, if any, of the defendant to recover 14 any excess pursuant to Section 40-10-28 and shall apply a 15 credit and direct the payment of the same as set forth in subsection (b) of Section 40-10-78. Upon such determination 16 17 the court shall enter judgment for the amount so ascertained 18 in favor of the plaintiff against the defendant, and the judgment shall be a lien on the land sued for. Upon the 19 20 payment into court of the amount of the judgment and costs, 21 the court shall enter judgment for the defendant for the land, 22 and all title and interest in the land shall by such judgment be divested out of the owner of the tax deed. 23

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"§40-10-121.

"(a) In order to obtain the redemption of land from
tax sales where the same has been heretofore or hereafter sold
to the state, the party desiring to make such redemption shall

apply therefor as hereinafter provided and shall deposit with 1 2 the judge of probate of the county in which the land is situated the amount of money for which the lands were sold, 3 with interest thereon at the rate of $\frac{12}{12}$ eight percent, 4 5 together with the amount of all taxes found to be due on such land since the date of sale, as provided herein, with interest 6 7 at the rate of $\frac{12}{12}$ eight percent and all costs and fees due to officers. 8

"(b) Upon application to the probate judge to redeem 9 10 land where the same has been sold to the state for taxes, which application shall be made on blank forms to be furnished 11 12 by the Land Commissioner, the probate judge shall submit such 13 application to the tax assessor of the county in which the land sought to be redeemed is located, and the assessor shall 14 15 without delay enter on such application an assessment value for each of the years for which taxes are due, subsequent to 16 17 the year for which such land was sold to the state for taxes, 18 and such assessment value shall be such percentage as established by law of the fair and reasonable market value of 19 20 such lands as of October 1 of the year or years subsequent to 21 the year for which the land was sold for taxes.

"(c) Any party having a right to redeem said
property, his agents, or attorney, shall have the right to
file a written protest with the board of equalization,
objecting to the valuation of said land as placed on said
property by the tax assessor, setting forth his ground of
objection to the assessed value of said property as fixed by

1 said tax assessor, and the board of equalization shall, 2 thereafter, fix a day for hearing said protest by giving to 3 the tax assessor and party desiring to redeem, his agents, or attorney, at least 10 days' written notice of the day and 4 5 place of hearing said petition, and upon the hearing of said 6 cause, the board of equalization shall have the right to 7 review the assessed value of said property as fixed by the tax assessor and shall fix and determine the assessed value for 8 9 each of the years subsequent to the year for which such land 10 was sold to the state for taxes, and the board of equalization shall certify to the probate judge the assessed value of the 11 land so fixed. 12

"(d) The redemptioner shall deposit with the probate judge the amount of money for which lands were sold for taxes, plus the amount due for subsequent years based on the assessment value as required to be fixed herein, and interest costs, and fees as provided in this section.

18 "(e) If any balance remains due to the state upon 19 any lien arising by reason of any installment redemption the 20 payment of which is secured under the provisions of Section 21 40-10-141, the redemptioner shall also deposit with the 22 probate judge the amount of the balance due upon such lien, 23 with interest to the date of redemption.

"(f) If the lands sought to be redeemed, or any portion thereof, are situated in any municipality, the redemptioner shall also deposit with the probate judge the amount of any unpaid taxes assessed against the same by such

municipality, and an amount equal to any municipal taxes 1 2 thereon which, subsequent to the tax sale, were not assessed by reason of the fact that such land had been purchased by the 3 State of Alabama, plus interest which would have accrued upon 4 5 such municipal taxes from the time the same would have otherwise become delinquent, which amounts, with interest, 6 7 shall be treated and distributed in the same manner as taxes and interest thereon. 8

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"§40-10-122.

10 "(a)(1) In order to obtain the redemption of land from tax sales where the same has been sold to one other than 11 12 the state, the party desiring to make such redemption shall 13 deposit with the judge of probate of the county in which the land is situated the amount of money for which the lands were 14 15 sold, with interest payable at the rate of $\frac{12}{12}$ eight percent per annum from date of sale, and, on the portion of any excess 16 17 bid that is less than or equal to 15 percent of the market 18 value as established by the assessing official, together with the amount of all taxes which have been paid by the purchaser, 19 20 which fact shall be ascertained by consulting the records in 21 the office of the tax collector, or other tax collecting 22 official, with interest on the payment at $\frac{12}{12}$ eight percent per 23 annum. If any taxes on said land have been assessed to the 24 purchaser and have not been paid, and if the taxes are due which may be ascertained by consulting the tax collector or 25 26 other tax collecting official of the county, the probate judge 27 shall also require the party desiring to redeem the land to

pay the tax collector or other tax collecting official the 1 2 taxes due on the lands which have not been paid by the purchaser before he or she is entitled to redeem the same. In 3 all redemptions of land from tax sales, the party securing the 4 5 redemption shall pay all costs and fees as herein provided for due to officers and a fee of \$.50 to the judge of probate for 6 7 his or her services in the matter of redemption. This 8 application and payment may be executed by an on-line 9 transaction via the Internet or other on-line provision.

10 "(2) The reimbursement to the purchaser from the proposed redemptioner for allowable improvements and insurance 11 12 premiums as provided in subsections (b) through (e) is not 13 required for the proposed redemptioner to take possession of 14 the property; provided however, that the proposed redemptioner 15 shall reimburse the purchaser for such costs prior to January 16 1 of the subsequent tax year in order to complete the redemption process as provided in this subsection. Failure of 17 18 the proposed redemptioner to reimburse the purchaser for such 19 costs prior to January 1 of the subsequent tax year shall 20 forfeit the right of the proposed redemptioner in the 21 property.

"(b) With respect to property located within an urban renewal or urban redevelopment project area designated pursuant to Chapters 2 or 3 of Title 24, the proposed redemptioner must pay to the purchaser or his or her transferee, in addition to any other requirements set forth in this section, the amounts set forth below: "(1) All insurance premiums paid or owed by the
 purchaser for casualty loss coverage on insurable structures
 with interest on said payments at 12 eight percent per annum.

4 "(2) The value of all permanent improvements made on
5 the property determined in accordance with this section with
6 interest on said value at 12 eight percent per annum.

7 "(c) With respect to property which contains a
8 residential structure at the time of the sale regardless of
9 its location, the proposed redemptioner must pay to the
10 purchaser or his or her transferee, in addition to any other
11 requirements set forth in this section, the amounts set forth
12 below:

"(1) All insurance premiums paid or owed by the purchaser for casualty loss coverage on the residential structure with interest on the payments at 12 <u>eight</u> percent per annum.

"(2) The value of all preservation improvements made
on the property determined in accordance with this section
with interest on the value at 12 eight percent per annum.

20 "(d) As used herein, "permanent improvements" shall 21 include, but not be limited to, all repairs, improvements, and 22 equipment attached to the property as fixtures. As used 23 herein, "preservation improvements" shall mean improvements 24 made to preserve the property by properly keeping it in repair 25 for its proper and reasonable use, having due regard for the kind and character of the property at the time of sale. The 26 27 proposed redemptioner shall make written demand upon the

1 purchaser of a statement of the value of all permanent or 2 preservation improvements as applicable made on the property since the tax sale. In response to written demand made 3 pursuant to this subsection, within 10 days from the receipt 4 5 of such demand, the purchaser shall furnish the proposed 6 redemptioner with the amount claimed as the value of such 7 permanent or preservation improvements as applicable; and 8 within 10 days after receipt of such response, the proposed 9 redemptioner either shall accept the value so stated by the 10 purchaser or, disagreeing therewith, shall appoint a referee to ascertain the value of such permanent or preservation 11 12 improvements as applicable. The proposed redemptioner shall in 13 writing (i) notify the purchaser of his or her disagreement as to the value; and (ii) inform the purchaser of the name of the 14 15 referee appointed by him or her. Within 10 days after the receipt of such notice, the purchaser shall appoint a referee 16 17 to ascertain the value of the permanent or preservation 18 improvements as applicable and advise the proposed redemptioner of the name of the appointee. Within 10 days 19 20 after the purchaser has appointed his or her referee, the two 21 referees shall meet and confer upon the award to be made by 22 them. If they cannot agree, the referees shall at once appoint 23 an umpire, and the award by a majority of such body shall be 24 made within 10 days after the appointment of the umpire and 25 shall be final between the parties.

"(e) If the proposed redemptioner fails or refuses
to nominate a referee as provided in subsection (d), he or she

must pay the value put upon the improvements by the purchaser. 1 2 If the purchaser refuses or fails to appoint a referee, as provided in subsection (d), the purchaser shall forfeit his or 3 her claim to compensation for such improvements. The failure 4 5 of the referees or either of them to act or to appoint an 6 umpire shall not operate to impair or forfeit the right of 7 either the proposed redemptioner or the purchaser in the premises and in the event of failure without fault of the 8 parties to affect an award, the appropriate court shall 9 10 proceed to ascertain the true value of such permanent or 11 preservation improvements as applicable and enforce the 12 redemption accordingly."

Section 2. This act shall become effective on
January 1, 2020, for actions related to taxes delinquent on or
after January 1, 2020.