



1 (f) Enactment and enforcement of this chapter is therefore declared to be essential to the  
2 protection and preservation of the public's health, safety, and welfare. It is intended that the  
3 provisions of this chapter be liberally construed to effectuate its stated purposes.

4 **45-24.6-3. Foreclosed property upkeep bond. --** (a) A financial institution or other  
5 business entity that purchases, by foreclosure, a residential property upon which that financial  
6 institution or other business entity holds a mortgage shall maintain the property in compliance  
7 with chapter 45-24.3, the Rhode Island housing maintenance and occupancy code, or in  
8 compliance with a municipal ordinance enacted pursuant to chapter 45-24.2.

9 (b) A financial institution or business entity that purchases, by foreclosure, a residential  
10 property upon which that financial institution or business entity holds a mortgage shall post with  
11 the municipality in which the foreclosed property is located, a bond in the amount of twenty-five  
12 percent (25%) of the assessed value of the property. The bond shall be in a form approved by the  
13 municipality. A document evidencing the posting of the bond shall be recorded together with the  
14 foreclosure deed, and no recorder of deeds shall accept a foreclosure deed for recording that is not  
15 accompanied by such a document.

16 (c) If the municipality determines that the foreclosed property is in violation of chapter  
17 45-24.3, or in violation of any municipal ordinance enacted pursuant to chapter 45-24.2, and the  
18 violation is not abated within thirty (30) days of the date the financial institution or other business  
19 entity receives written notice of the violation, the bond posted for that property shall be forfeited,  
20 and the municipality shall have the right to use any part of the proceeds to correct the violation.

21 (d) If the municipality uses the entire proceeds of the bond to correct the violation, it shall  
22 notify the financial institution or other business entity by certified mail, and the financial  
23 institution or other business entity shall post another bond in the same amount as the original  
24 bond within ten (10) days of the receipt of such a notice. If the financial institution or other  
25 business entity fails to post the replacement bond within ten (10) days of the receipt of the notice,  
26 the municipality shall have the right to sell the property by public auction for the amount of the  
27 bond not posted according to the procedure required by chapter 44-9 for tax sales.

28 (e) Upon transfer of ownership of the property by the financial institution or other  
29 business entity, the municipality shall release the bond, or return any unused portion of the bond  
30 proceeds to the entity that posted the bond.

31 **45-24.6-4. Foreclosed property – Agent for service. --** A financial institution or other  
32 business entity that purchases by foreclosure a residential property upon which that financial  
33 institution or other business entity holds a mortgage shall record in the land evidence records of  
34 the municipality in which the property is located, a document identifying an agent in Rhode

1 [Island to accept service of any process, notice or demand.](#)

2 SECTION 2. This act shall take effect upon passage.

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EXPLANATION  
BY THE LEGISLATIVE COUNCIL  
OF  
A N A C T  
RELATING TO TOWNS AND CITIES

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1           This act would establish the Rhode Island Foreclosed Property Upkeep Act to require a  
2 purchaser of a foreclosed property to maintain the property and also to identify an agent in Rhode  
3 Island for service of process.

4           This act would take effect upon passage.

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