Session of 2007

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## **SENATE BILL No. 73**

By Committee on Judiciary

## 1-11

9 AN ACT relating to mortgage registration fees; concerning certain ex-10emptions; amending K.S.A. 79-3102 and repealing the existing section. 11 12Be it enacted by the Legislature of the State of Kansas: 13 Section 1. K.S.A. 79-3102 is hereby amended to read as follows: 79-143102. (a) Before any mortgage of real property, or renewal or extension 15 of such a mortgage, is received and filed for record, there shall be paid 16to the register of deeds of the county in which such property or any part 17thereof is situated a registration fee of .26% of the principal debt or 18obligation which is secured by such mortgage. In the event the mortgage 19states that an amount less than the entire principal debt or obligation will 20be secured thereby, the registration fee shall be paid on such lesser 21amount. 22 As used herein, "principal debt or obligation" shall not include (b) 23 any finance charges or interest. 24 In any case where interest has been precomputed, the register of (c) 25deeds may require the person filing the mortgage to state the amount of 26the debt or obligation owed before computation of interest. 27(d) No registration fee whatsoever shall be paid, collected or required 28for or on: (1) Any mortgage or other instrument given solely for the pur-29 pose of correcting or perfecting a previously recorded mortgage or other 30 instrument; (2) any mortgage or other instrument given for the purpose 31of providing additional security for the same indebtedness, where the 32 registration fee herein provided for has been paid on the original mort-33 gage or instrument; (3) any mortgage or other instrument upon that por-34 tion of the consideration stated in the mortgage tendered for filing which 35 is verified by affidavit to be principal indebtedness covered or included in a previously recorded mortgage or other instrument with the same 36 37 lender or their assigns upon which the registration fee herein provided 38 for has been paid, unless the previously recorded mortgage or other in-39 strument was released prior to the register of deed's receipt of the sub-40 sequent mortgage or other instrument; (4) any lien, indenture, mortgage, 41bond or other instrument or encumbrance nor for the note or other prom-42ise to pay thereby secured, all as may be assigned, continued, transferred,

reissued or otherwise changed by reason of, incident to or having to do

1 with the migration to this state of any corporation, by merger or consol-2 idation with a domestic corporation as survivor, or by other means, where 3 the original secured transaction, for which the registration fee has once been paid, is thereby continued or otherwise acknowledged or validated; 4  $\mathbf{5}$ (5) any mortgage or other instrument given in the form of an affidavit of 6 equitable interest solely for the purpose of providing notification by the 7 purchaser of real property of the purchaser's interest therein; (6) any mortgage in which a certified development corporation certified by the 8 9 United States small business administration participates pursuant to its community economic development program; (7) any mortgage or other 10 instrument given for the sole purpose of changing the trustee; or (8) any 11 12 mortgage for which the registration fee is otherwise not required by law. 13 (e) The register of deeds shall receive no additional fees or salary by 14reason of the receipt of fees as herein provided. After the payment of the 15registration fees as aforesaid the mortgage and the note thereby secured shall not otherwise be taxable. 16 17Sec. 2. K.S.A. 79-3102 is hereby repealed. 18Sec. 3. This act shall take effect and be in force from and after its

19 publication in the statute book.

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