Real Estate
For
Pennies!

Investing in Property Tax Liens
For Profit and Property

By Ed C. Tomlinson

COLORADO EDITION
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By the same author…

OVERTAXED! Your Guide to Honest Property Tax Reductions
by Understanding and Effectively Protesting
Your Assessment
DEDICATION

To the Tomlinson Family:

TODAY
YESTERDAY
TOMORROW
ACKNOWLEDGMENTS

Many people and organizations have contributed their thoughts, time and talents to this book. I am especially grateful to my real estate clients who have sought help from me over the years. Their response to my real estate work has let me know that one person can make a big difference in the world.

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I owe special thanks to all those who helped me write my first critically acclaimed, best-selling book, OVERTAXED! Your Guide to Honest Property Tax Reductions by Understanding and Effectively Protesting Your Assessment, and in particular to my editor, Aimee Fitzgerald Bennett.
TABLE OF CONTENTS

Introduction..................................................................................................................1

Chapter 1
How the Tax Lien System Works: An Overview..................................................5
  What Happens with Unpaid Property Taxes.........................................................5
  Buying a Tax Lien as an Individual........................................................................6
  Interest Rates.........................................................................................................6
  Acquiring the Property.........................................................................................7

Chapter 2
But is it Fair?..............................................................................................................9

Chapter 3
Who Buys Tax Liens?..........................................................................................13

Chapter 4
Purchasing Tax Liens: How to Get Started.......................................................15

Chapter 5
Reviewing Tax Lien Sale Listings......................................................................17
  Property Addresses..............................................................................................18
  Section, Township, Range Numbers.....................................................................18

Chapter 6
The Sale.................................................................................................................21
  One-Two Days Prior to the Sale .........................................................................21
  Arriving at the Sale..............................................................................................22
  The Bidding Procedure.......................................................................................22
  Premiums.............................................................................................................23
  Unsold Liens.........................................................................................................24

Chapter 7
After the Sale........................................................................................................25
  Obtaining Refunds on Deposits..........................................................................25
  Obtaining a Receipt and Certificate of Purchase................................................25
  The Following Years............................................................................................26

Chapter 8
Redemption of Liens..........................................................................................27
  Procedure.............................................................................................................27
  Redeeming an Erroneously Sold Lien.................................................................28

Chapter 9
Obtaining the Deed to a Property......................................................................29
  Filing for the Deed...............................................................................................29
  Integrity of the Deed............................................................................................31
  Taking Possession...............................................................................................31
  Title Insurance...................................................................................................32
  Property Tax Assessment.....................................................................................32
  Volume of Deed Transactions.............................................................................32
Afterword ........................................................................................................35

List of Appendices
A Interest Rates ............................................................................................37
B Colorado County Treasurers’ Offices ......................................................38
C Section/Township/Range Map .................................................................45

Glossary ........................................................................................................47

Index ............................................................................................................53

Biography .......................................................................................................57

Order Form ....................................................................................................59
INTRODUCTION

Obtaining real estate for the price of its property taxes?! There must be a catch, you say. Something more to it? One of those get-rich-quick schemes from a late-night real estate show, perhaps?

The answer to each of those questions is an emphatic “NO!” In fact, not only is it possible to obtain real estate for the price of property taxes owed on it, it’s legal, simple, and straight-forward! And in doing so, you will not only be making a personal investments, but also doing a public service!

Buying real estate for only the price of its property taxes actually involves buying the lien on a property carrying unpaid taxes. By paying the amount of the unpaid tax bill to the treasurer of the county in which the property resides, the purchaser becomes the owner of the assignment of the county’s lien against the property.

At some future point in time, the property owner will most likely pay those taxes back to the county – along with interest, which happens to accrue at a substantially higher rate than conventional investment products. Upon receipt of the payment, the county treasurer contacts the lienholder to redeem the lien. Acting only as a “middleman,” the treasurer then gives the lienholder a check for the full amount of the back taxes and interest as received from the delinquent property owner!

If the property owner does not pay those back taxes within the next three years, the lienholder can file for a deed to the property. It’s that simple: an easy investment with minimal risk for up to three simple years, followed by a chance to own real property for a price usually representing only a fraction of its real value.

As many as 15,000 property tax liens are sold to the public each year in Colorado, covering millions of dollars of unpaid taxes. You may find some of my own experiences convincing – and you may be as surprised as I was to learn why and how this situation occurs.

Many years ago, eager to broaden my real estate knowledge and track down new sales leads, I acquired a tax lien list. I naively assumed that these property owners couldn’t afford to pay their taxes, but quickly learned that this was not true in most cases. Some weren’t paying because they didn’t even know they owned the property! But many – if not most – were actually utilizing the tax lien sale procedure as an alternative to obtaining a conventional bank loan!

To further broaden my real estate knowledge and satisfy my curiosity, I attended a tax lien sale in Jefferson County. It took only 30 minutes to realize how easy the process is. As I had some cash with me, I deposited it with the county treasurer’s office, and, as a learning experience, purchased three tax liens at that sale. When they were later redeemed, I did indeed receive all my money back, as promised – with substantial interest!

A year later, I contacted my banker and told him of my discovery. He gave me an unsecured personal loan, with payback to come from the redemptions of the liens. In fact, he was so impressed with the idea that he started doing it! Today, he owns a number of mountain cabins through his lien investing! A client to whom I introduced the idea bought 12 tax liens and ended up owning a small strip of land under a large florist shop.

In attending another tax lien sale in Jefferson County, I purchased 40 tax liens on small vacant land properties with my loan. I realized that chances of redemption would increase greatly if buildings were erected on the land. The result? Forty percent of the properties were redeemed within the first year!

Along with 37 redemptions from those liens, I acquired three property deeds. One is an unbuildable lot near the heart of Evergreen – that’s all I know about its location. But I do know that it is only a matter of time before someone combines several of these lots to make one large enough on which to build. My plan is simply to hold the property as an asset until that time.
The other two deeds were for a parcel of land and an interest in mineral rights. While I still don’t know where they are located, what’s important is that eventually, I know that someone will contact me, as the owner, to see if I wish to sell.

In fact, a wonderful elderly man did contact me recently regarding the mineral rights deed, which turned out to be located in Golden Gate Canyon. I turned down his reasonable purchase offer at the time, even though I would have made a 1,500 percent profit! In retrospect, I probably should have taken it.

On the third deed, a Colorado Springs Realtor contacted me to inform me of an entity that might have a sincere interest in purchasing it – the Denver Water Department! I then learned my property was 376 feet below the proposed Two Forks reservoir! I sold it for a profit of more than 2,250 percent.

Another great experience occurred many months after gambling was approved in Central City. I stopped by the treasurer’s office with my client and good friend, Hal McNutt of Arvada, to see what we could discover on property tax sales. What a surprise! We found nearly 100 tax liens that were never sold at prior sales! We quickly and easily identified which ones were in the cities of Black Hawk and Central City – and never took the time to find out property locations. Did I end up purchasing the liens? Learning exact property locations? Owning the properties? If you ever run into me, ask me and I’ll tell you!

These are only a few of my experiences with the property tax lien system. They are not unique, nor limited to real estate professionals. This book is designed for you – young, old, rich, or poor. It is for anyone who wants to understand and learn how to invest in property tax liens. Read on!
Chapter 1

HOW THE TAX LIEN SYSTEM WORKS:
AN OVERVIEW

Treasurers are essentially bill collectors who serve as county bankers. They have nothing to do with determining the amount of property taxes due. The county assessor delivers a tax list and warrant to the county treasurer, noting the collection data. The treasurer simply collects the taxes due, invests the funds received, and disburses the funds to the taxing districts.

What Happens with Unpaid Property Taxes

In Colorado, property taxes for the prior year are due in a lump-sum payment by April 30. If a property owner wishes to pay in installments, the first half is due February 28 and the second half June 15. No installments are accepted for tax bills under $25.

No later than September 1, the treasurer notifies delinquent taxpayers of unpaid taxes. Property owners must respond within 10 days. Twenty days after mailing the notices, the treasurer makes a list of taxpayers (and properties) who have not responded. Those are the tax liens that will be offered for sale to the public. In Colorado, tax lien sales occur each year in October, November, or early December. Each county sets its own sale date. Treasurers offer these tax liens for sale in hopes that investors will buy them and thereby pay the taxes due.

Buying a Tax Lien as an investment

The typical tax sale is held as an auction, as there will generally be more than one person wishing to purchase a particular lien. The winning bidder receives a recorded Certificate of Purchase. Interest on that Certificate starts accruing from the day of the auction, and is paid on a monthly basis. The interest accrues until the property owner pays the back taxes (and accrued interest) to the treasurer.

At that time, the treasurer sends a note to the Certificate of Purchase holder requesting surrender of the Certificate. On receipt of the Certificate, the treasurer sends the lienholder a check for the full amount paid, plus interest, as received from the delinquent taxpayer.

Interest Rates

The tax lien sale system works for one reason: It makes sense for investors to buy the liens. With interest rates on tax liens typically running eight percentage points above those for a one-year certificate of deposit (see Appendix A), it makes sense to buy them.

The annual rate of interest on tax liens is set at nine percentage points above the discount rate, the rate of interest a commercial bank pays to the Federal Reserve Bank. Interest paid is simple interest, and is not compounded annually.

The state commissioner of banking establishes the annual rate of interest based on the computation specified above. The rate is established each September 1, and becomes effective October 1. The same interest rates apply statewide.
Interest on Certificates of Purchase starts accruing the moment the tax lien is sold. As mentioned, even if an owner is at the treasurer’s office paying his/her tax bill as the lien is being sold, the lienholder will still receive a full month’s interest. This is because interest always accrues from the first of the month for the entire month. No matter when during the month the owner pays the back taxes, the entire month’s interest is due. That full amount, in turn, will go to the lienholder when the Certificate is redeemed.

Interest is assessed against the total tax amount due. Interest continues to accrue for 15 years if the property owner does not pay the outstanding balance. If the lienholder does not apply for a deed to the property (see below) within 15 years, the lien will be cancelled by the treasurer using a Certificate of Cancellation, and the lienholder loses the entire investment.

**Acquiring the Property**

Certificate holders do not hold rights to properties. They are simply lienholders who hope to be paid back. But if the property owner continues to neglect his/her yearly taxes, the certificate holder may apply for a treasurer’s deed to the property – thereby becoming the owner of the property.

Actually, the original certificate holder may not even have to pay subsequent taxes to apply for a deed! If s/he purchased the original lien, but did not choose to pay the back taxes in subsequent years, the lien would, of course, be resold to another bidder at a tax lien sale. That new lienholder would become a “junior” lienholder. When the time comes to apply for a deed, the original, or “senior,” lienholder, maintains a priority to apply over the junior lienholder. The senior lienholder would simply have to reimburse the junior lienholder(s) for the amount of the taxes paid (plus interest).

Before issuing a deed to a property, the treasurer’s office will attempt to locate and notify the owner through a variety of methods. The treasurer will also confirm that the person noted is the owner of the record. If, after several months, the owner or those who have an interest in the property have not paid the full tax amount due (with interest), the treasurer will issue a Treasurer’s Deed, granting the certificate holder full rights to the property.
Chapter 2

BUT IS IT FAIR?

Potential investors in tax liens might wonder if the system offers a fair method of earning money and obtaining property. The answer: Yes!

Selling property for the price of its taxes can be a win-win situation for all parties involved. First and foremost, it is the mechanism that ensures that all taxing districts receive the tax revenue due them. Without property tax income, these districts cannot provide normal and customary services to residents. And without the tax lien method of obtaining the tax money, all of us who pay taxes on time would have to make up the difference. And we are talking about large amounts of money here. In Colorado’s larger counties, property tax liens total over several million dollars of uncollected taxes annually!

For the lien purchaser, the system makes excellent business sense because of the high interest rates involved. Investors are, in effect, lending the property owner money to pay his/her back taxes. The delinquent taxpayer’s obligation and burden is not only the total tax bill, but the high interest that accrues on the unpaid taxes. As explained, that interest – from which the investor will ultimately benefit – bears a much higher rate than money borrowed from a bank.

So, you say, maybe lien purchases make sense. But what about acquiring actual property for only the price of those unpaid taxes? You will recall that if the delinquent property owner does not pay back taxes for the next three years, the lienholder is eligible to apply for a deed to the property. While the process is relatively simple, it doesn’t happen quickly. Numerous safeguards must be exercised to protect owners from losing their properties in this manner. Yet, hundreds of property owners do lose their properties for one of several reasons:

- The owner(s) did not know s/he owned the property. For instance, a woman in Boulder thought she had sold all the land she owned near the Coors brewery in Golden. The legal description in the deed, however, excluded about one-half acre. In nearby Arvada, a widow thought her late husband had sold an empty lot next to an apartment along with the building. As it turned out, she still owned the lot.

- The taxes payable each year exceed the value of the property. In these cases, assessors have mistakenly overvalued the property for tax purposes.

- The owner(s) simply does not have the money to pay the property taxes. Even here, safeguards exist to protect against loss of a home, including tax deferral and work-off programs for those 65 years of age and older.

- When a property has been damaged beyond repair, an uninsured owner sometimes just gives up.

- If so many liens accumulate on the property that the owner cannot sell it and pay everyone off, s/he may give up. If no one lienholder chooses to own the property through foreclosure, the lienholder can apply for the deed.

- The land is contaminated and requires extensive clean-up too expensive to warrant paying the taxes. Examples include property containing tailings form abandoned mines, and industrial areas in which solvents or other chemicals have been found.

- The owner(s) has died, leaving no heirs.

- The owner(s) has moved without leaving a forwarding address.
Almost anyone can purchase property tax liens. Classrooms of elementary school children have been known to attend tax sales. Sometimes corporations are formed to pool money. Other participants include investment pools, churches, investment clubs, individuals investing for Individual Retirement Accounts, and, on occasion, professional investors. It is not uncommon to see representatives from banks at sales, bidding on behalf of a corporation for the bank. They, too, understand a good investment when they see one. Bidders need not be residents of the county in which they purchase liens.
Chapter 4

PURCHASING TAX LIENS: HOW TO GET STARTED

Contact your county treasurer’s office (see Appendix B) to learn the date of the next tax lien sale. Sales in each of Colorado’s 63 counties are usually held between October 1 and December 15 of each year.

Ask the treasurer which newspaper will carry the list of property tax liens to be sold at that sale. You can also obtain the list directly from the treasurer’s office. Each county’s specific bidding rules are included in this publication.

If you want to know the probable rules for a specific county before publication of the lists, simply contact the treasurer’s office of the desired county and inquire which newspaper published last year’s list. Then contact the newspaper to purchase the back issue. The rules are not likely to change much from one year to the next.
Chapter 5

REVIEWING TAX LIEN SALE LISTINGS

The tax lien sale lists you obtain will usually contain the following information for each property.

- An identification number, usually called a schedule number
- Name of the current owner
- Legal description, which may include:
  - Subdivision name
  - Lot number and block number within the subdivision
  - Location coordinates, called Section, Township, Range, Quarter, and sometimes, Key
- Amount of acreage (in some cases)
- A notation as to whether the tax sale lien has been previously offered (in some cases)
- A notation as to whether the property is vacant land, “improved” (buildings exist on it), or consists of mineral rights.
- Value – the assessor’s assessed valuation and the “actual value” (see Glossary)
- Amount of property taxes due
- Fees, interest, and other costs due
- Total amount due (taxes, fees, interest, and other costs)

Property Addresses

Note that the exact address of the property may not be noted on the list. Actually, many tax liens in Colorado are for vacant land, which does not even have an address assigned to it. Because as many as 50 percent of your liens may be redeemed within six months, the time and effort it takes to research the exact location of the property is generally not worth the effort.

If, however, you find yourself holding liens at the end of a year, you should research those locations to be sure you have an interest in eventually owning the property before you invest additional money. Also, make sure you know what you are bidding on if you are aggressively seeking expensive liens.

Section, Township, and Range Numbers

To learn the location of a property, you will need to learn how to use sections, township, and range numbers.

To start, obtain a county map with an overlap of section, township, and range numbers (see Appendix C). These maps are available at the county mapping department, assessor’s office, or any number of outdoor/sporting goods retail outlets.

Range numbers run across the top of the map while township numbers run along the side. Six miles exist between each range number and between each township number. The 36 smaller numbers in the square boxes are section numbers, each representing one square mile.

The legal description may also contain designations for northwest (NW), southwest (SW), northeast (NE), and southeast (SE). These designations represent the quarter section in which the property is located.

Check with the county assessor’s office (or a high school geography teacher) to learn how to specifically locate a property on your maps, if you cannot figure it out. While it may appear confusing at first, you will find it simple once you understand the system.

Note that while the section/township/range system is utilized worldwide, some counties have their own mapping systems. If you encounter this, ask the assessor’s or treasurer’s office for assistance.
Chapter 6

THE SALE

One-Two Days Prior to the Sale

If you intend to purchase a tax lien at a public sale, you must deposit money and obtain both a receipt and tax sale auction number at the county treasurer’s office on or before the day of the sale. While some treasurers’ offices will open early on the sale date to accommodate depositors, I recommend you deposit your funds a day or two prior so that you are more relaxed and have a good seating on the day of the sale.

The form of payment accepted is determined by each county treasurer’s rules, but usually includes cash, certified checks, money orders, cashier’s checks, or personal checks (if guaranteed by a bank’s irrevocable letter of credit placed on file ahead of time at the treasurer’s office).

Remember the original tax lien sale list you obtained? The county will update the list daily until the sale date and post the updates at the county treasurer’s office. Property owners who have paid back taxes since the original publication will be stricken from the list. This number might total about 15 percent of the liens up for sale. If you are determined to obtain a specific lien, you will need to check the updates just prior to the sale to see if it is still available.

Arriving at the Sale

Seating at the sale is determined by the treasurer’s rules, and may be open, assigned, or reserved. Arrive a little early to get a good seat. When attending your first tax lien sale, just watch for 15 minutes or so. You will be surprised to find out how quickly you will get a feel for how it works and how much your self-confidence will increase.

The Bidding Procedure

During the auction, the treasurer’s staff will keep track of your winning bids to determine if you have sufficient funds on deposit. Once your deposit balance is used, you are no longer recognized as a bidder unless you choose to deposit funds on the spot (assuming such action does not delay the tax lien sale and is acceptable to the treasurer).

Treasurers have broad powers to set bidding rules. Most counties simply handle the bidding as an auction, but for liens under $5,000, bidders may be assigned numbers to implement a rotating bid system. If your turn comes and the lien for sale is not of interest to you, the bidding will continue to move to the next person in rotation until a bid is made.

The sequence of bidding usually follows the most up-to-date published tax lien list. Keep in mind that when a person makes a bid, it simply means that s/he is bidding for the right to pay the tax. Bidding is usually referenced by the property schedule or identification number.

All bids automatically assume that you are agreeing to pay the total amount due. For some large properties, such as shopping centers, the tax amount due could easily be more than $50,000. In contrast, the total amount due on tiny pieces of land may total only a few dollars. If you are the only bidder for a given lien, simply state, “Flat,” which means you wish to pay the amount due with premiums (see below).

Bidding continues until all the liens have been sold, until no investor interest remains in liens offered, or until the close of the business. If tax liens remain on the docket at the end of the day, bidding resumes the following business day. All bids are final, with no changes or cancellations.
**Premiums**

Some treasurers may require a minimum bid (usually $1), known as a “premium.” This is an amount above the total due. During the bidding, you will usually hear bids of $1 over the amount due, and higher if there is more than one bidder. Premiums are not refundable at anytime, nor is any interest paid on premiums. This is simply “risk” money.

Bidding with premiums usually takes place in increments of dollars. If the tax bill is very large, the auctioneer may request bidders make premium offers in increments of $25. Premiums can amount to a figure totaling several percent of the total amount due. They go directly to the county’s general fund to be “wisely spent” by the board of county commissioners (a little humor from the late Don Couch, former treasurer of Jefferson County.)

When determining how much premium to bid, also remember to do the math to insure not losing money. You will find that some investors make no premium bids, or bids only up to the amount of one month’s interest on the lien. This ensures a modest gain in the event a purchased lien is redeemed quickly. Keep in mind that even if redemption occurs one day after the sale, the lienholder will still receive a full month’s interest. At the same time, beware of losses within the premium dollars paid, weighing the interest rate expected against the premium rate on the tax bill.

As a rule of thumb, premiums become smaller toward the end of the sale. Those who do stay may have less money left with which to bid.

**Unsold Liens**

Most tax liens are sold, but in the event that a lien remains unsold after a sale, the county will usually strike (not collect/not pay the taxing district due) the taxes due and hold the lien itself. If the county holds the lien for 30 years, in which time no investor has come forward to purchase the lien, it will return the lien to sale via a Certificate of Cancellation. The county also has the non-exclusive option to buy the lien after the sale in hope of eventually acquiring the property (for their own use or to resell and collect the taxes due).

Note that not all existing property tax liens will be put up for sale. For example, a treasurer may decide that a piece of land is worthless. Liens on properties in bankruptcy and on properties held by the Resolution Trust Corporation may not be offered for sale to the public because the treasurer is requesting payment of unpaid taxes directly from the bankruptcy court or the Resolution Trust Corporation.

While it usually requires the permission of the county commissioners, the treasurer often maintains the authority to conduct the sale of unsold liens (assignments) via a standing order of acceptance. If the amount due exceeds $10,000, the sale must be advertised and approved by the State of Division of Property Taxation.
Chapter 7

AFTER THE SALE

Obtaining Refunds on Deposits

Within a few days, the treasurer will refund any deposited money not used at the sale. To insure a prompt refund, be sure to fill out the initial information carefully when you go to deposit your money. Refunds are usually very prompt so that investors can more easily attend other counties’ sales. In fact, treasurers and their staffs have even been known to work on weekends to process the refund paperwork!

Obtaining a Receipt and Certificate of Purchase

Within a few days, the treasurer may send receipts for the winning bids to the appropriate investors. If, by chance, the lien an investor buys is paid during those days, the investor will still receive a check with one month’s interest.

Investors with winning bids will receive a Certificate of Purchase about two weeks after the sale, allowing time to properly record the lien in county records. The Certificate of Purchase certifies an individual as the lienholder. It is also the document that must be surrendered to redeem the lien if and when the property owner pays the back taxes. The Certificate is valuable and transferable, meaning it can be sold or assigned to another person. It can also be placed in will. A lienholder can even borrow against it.

The Following Years

Each July, the treasurer’s office will notify lienholders by mail if the taxes on the Certificate are again unpaid. The lienholder can then pay the amount due without any bidding. If a lienholder chooses not to pay the amount due, a new “junior” lien on the property will be offered to another bidder at the next sale.
Chapter 8

REDEMPTION OF LIENS

Procedure

All transactions regarding the property owner and the funds collected at the tax sale are handled through the treasurer's office. The property owner pays his/her taxes to the treasurer, not to the lienholder directly. Often, the property owner never even sees the lienholder’s name, although it is a matter of public record.

When a property owner pays his/her back taxes, the treasurer will notify the lienholder by mail. The lienholder can return the Certificate of Purchase by mail or in person. A lienholder who goes to the treasurer’s office in person can usually receive a check in just a few minutes. A Certificate of Redemption is issued to the property owner (or mortgage company) who paid the redemption.

A drawback to the system is that the investor’s money is tied up for an indefinite amount of time, as one never knows if or when the property owner will pay the back taxes. The investor, a lender of sorts, has no control over when the money is paid back. As redemption occurs whenever the property owner pays his/her back taxes to the county, the investor can go unpaid for years.

Redeeming an Erroneously Sold Lien

Although the county rarely makes a mistake, it does sometimes happen. One example would be a tax lien offered for sale on a property that actually has no taxes due. If, at any time, the county finds it erroneously sold a tax lien, it will reimburse the investor the total funds paid plus modest interest (two percent above the discount rate). Premiums are not refunded.
Chapter 9

OBTAINING THE DEED TO A PROPERTY

Filing for the Deed

If a property owner does not pay his/her taxes for three years from the date on which the lien was first offered, the original (senior) lienholder – or any junior lienholders – may apply for issuance of a “Notice of Purchase of Real Estate at Tax Sale and of Application for Issuance of Treasurer’s Deed” to take possession of the property. (The process can be started before the three years have expired, but the deed cannot be finalized until the period has elapsed.) If a junior lienholder files for the deed, s/he must pay off the senior lienholder. If the senior lienholder applies for the deed, s/he must redeem the junior lienholder’s position.

The fee with this application is determined by each county treasurer, but is usually a few hundred dollars. The exact amount is dependent on the cost of the title search, amount of certified mail required, and the cost of advertising. Once the treasurer receives the completed application and fee, s/he will order a title search on the property to ensure that the name listed is the owner of record and to identify any other parties with an interest in the property. S/he will also run three consecutive weekly advertisements in a local newspaper to notify the public that the property is under consideration for deed transfer. Applicants are encouraged to check out the property’s condition and fair market value before applying for a deed to help ensure a good investment.

State law requires that the treasurer’s office also notify any occupants of the premises, as well as the person to whom the property is assessed and all persons having an interest or lien of record on the property. The law requires the treasurer to utilize reasonable diligence in the notification process. Anyone with a legal interest in the property is eligible to pay the amounts due to protect their interest in the property.

Three-five months after the first notification to the property owner (through newspaper advertising or certified mail), if no payments are made, the county treasurer will notify the lienholder of issuance of the deed. Should the property owner, or someone with a legal interest, pay the amounts due during this time, all filing fees will be refunded to the lienholder.

Some lienholders pay the taxes for years and never apply for the deed. If you want to apply for a deed on one of these properties, the treasurer’s office may copy its lists of lienholders for you or conduct research to identify these lienholders (for a fee). Once you have identified a lienholder on a property you desire, you can then negotiate for an assignment of the lien with that lienholder.

Once a deed is issued, all liens and previous encumbrances (mortgages) are extinguished. Any claims to the property via adverse possession or squatters’ rights are also extinguished. Also, once the deed is issued, the new owner may find it worthwhile to determine the exact location and boundaries of the property with the assistance of a professional surveyor.

Integrity of the Deed

A treasurer’s deed to a property issued through payment of taxes due is good, but not perfect. It is possible that a prior owner could surface and try to lay claim to the property (through a court of law). S/he would have to prove that s/he was under legal disability at the time of deed transfer. The previous owner has five-nine years from the date of deed transfer to accomplish this. Should a prior owner prove his/her case, the deedholder would be reimbursed all acquisition expenses plus 15 percent interest. In addition, the prior owner must reimburse the deedholder for any improvements made to the property (at the present value of such improvements).
OBTAINING THE DEED TO A PROPERTY

It is also possible, but not probable, that a prior owner could show due cause to overturn the deed if the treasurer did not comply with the laws of the state in offering the lien for sale, or did not process and execute a proper search for prior owners or other legally interested parties before completing the transaction. Such events are rare.

**Taking Possession**

With deed in hand, the lienholder has full control over the property in its current condition at the time of acquisition. If, by chance, someone is using the property or living on it, the property owner may need to call the police for trespassing and/or start eviction proceedings. Most evictions take three weeks.

As a new property owner, you can now sell the property if you wish to do so. By offering a “quit claim deed” on the property to a potential buyer, you will not need title insurance to complete the transaction. A quit claim deed simply conveys any and all interest you have in the property to the buyer, but does not provide any guarantee of ownership. If your buyer wants a guarantee of ownership, you may offer a “general warranty deed,” which is a guarantee that the deed is good and cannot be challenged successfully.

**Title Insurance**

Title insurance protects you from your deed being faulty. Most title companies will not offer title insurance to a property owner until s/he has held the deed five-nine years (from date of issuance of the treasurer’s deed). To speed that process, contact an attorney to do a “quiet title suit,” a process that clears the deed of any possible defects. Most title companies will offer insurance once this is completed.

**Property Tax Assessment**

Once the deed is in hand, check the assessor’s valuation for accuracy in his/her property tax assessment (see OVERTAXED!). If you find it’s way off, protest the assessment with the county assessor’s office.

**Volume of Deed Transactions**

To get an idea of just how many properties are held by owners with treasurer’s deeds, I did some research into county records. About one percent of all liens sold end up with a deed. With 1,000-2,000 liens sold each year in large counties (many more in bad economic years), I estimate that 100-200 deeds are awarded each year statewide. Treasurers tell me this number is very low. Many of these properties have been resold and are no longer easily identified, but the facts on those that can be identified are impressive.
By now, you should have a fairly good grasp of the tax lien system and good understanding of how you can obtain a very handsome interest rate, and on occasion, real estate for the price of property taxes. You should also understand that the system usually provides a win-win situation for all parties involved, and that it actually provides a means of public service by helping to maintain an orderly flow of ownership and taxation – all accomplished with safeguards for the property owner.

You may find, as I have, that some serious tax lien investors are reluctant to talk about their recent experiences. This situation appears to stem from recent changes in the tax lien system. As the sale system becomes more well-known, it attracts more investors. Sales, therefore, attract more bidders, and more bidders lead to higher premiums. Some long-time investors may yearn for the “good old days” when sales were poorly attended and premiums were lower (or non-existent). To insure as many members of the public can participate in the system on an equitable basis, it is my hope that we will see a greater use of rotational bidding throughout our counties.

Also, remember that attendance at sales varies form year to year, depending on interest rates and publicity. Don’t give up: the tax lien system provides a reasonably sound investment and should be repeated annually.

A word of caution: Know what you are buying. Be careful not to acquire a tax deed if it costs more than the property is worth! *Caveat emptor*.

I hope you will benefit from this information and be able to put it to good and profitable use. I wish you the best in all your real estate ventures, and ask that when you, or others, are thinking about buying or selling real estate, you’ll get in touch with me. I run my entire business exclusively on referrals and enjoy working with individuals appreciative of high service levels.

May all of your investments in property tax liens be as good as mine.
### Appendix A

#### INTEREST RATES

<table>
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<th>Year</th>
<th>Tax Lien Interest Rate</th>
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<td>2001</td>
<td>12%</td>
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<td>2002</td>
<td>10%</td>
</tr>
<tr>
<td>2003</td>
<td>11%</td>
</tr>
<tr>
<td>2004</td>
<td>12%</td>
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</table>

Source: First Bank of West Arvada
Appendix B

COLORADO COUNTY
TREASURER’S
OFFICES

Adams
450 South 4th Avenue, Brighton, CO 80601
303-659-2120

Alamosa
402 Edison Avenue, Alamosa, CO 801101
719-589-3626

Arapahoe
5334 South Prince Street, Littleton, CO 80166
303-795-4550

Archuleta
449 San Juan Street, Pagosa Springs, CO 81147
970-264-8325

Baca
741 Main Street, Springfield, CO 81073
719-523-4262

Bent
725 Bent Avenue, Las Animas, CO 81054
719-456-2211

Broomfield
1 DesCombes Drive, Broomfield, CO 80020
303-464-5819

Boulder
135 Spruce Street, Boulder, CO 80302
303-441-3520

Chaffee
104 Crestone Avenue, Salida, CO 81201
719-539-6808

Cheyenne
51 South 1st Street, Cheyenne Wells, CO 80810
719-767-5657
<table>
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<th>County</th>
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<tr>
<td>Clear Creek</td>
<td>405 Argentine, Georgetown, CO 80444</td>
<td>303-569-2329</td>
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<tr>
<td>Conejos</td>
<td>6683 County Road 13, Conejos, CO 81129</td>
<td>719-376-5919</td>
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<tr>
<td>Costilla</td>
<td>400 Gasper Street, San Luis, CO 81152</td>
<td>719-672-3342</td>
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<td>Crowley</td>
<td>61 Main Street, Ordway, CO 81063</td>
<td>719-267-4624</td>
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<tr>
<td>Custer</td>
<td>205 South 6th, Westcliffe, CO 81252</td>
<td>719-783-2341</td>
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<tr>
<td>Delta</td>
<td>501 Palmer Street, Suite 202, Delta, CO 81416</td>
<td>970-874-2135</td>
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<tr>
<td>Denver</td>
<td>144 West Colfax, # 310, Denver, CO 80202</td>
<td>720-865-7202</td>
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<td>Dolores</td>
<td>409 Main, Dove Creek, CO 81324</td>
<td>303-677-2386</td>
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<tr>
<td>Douglas</td>
<td>100 3rd Street, Suite 120, Castle Rock, CO 80104</td>
<td>303-660-7455</td>
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<td>Eagle</td>
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<td>970-328-8600</td>
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<td>Elbert</td>
<td>215 Comanche Street, Kiowa, CO 80117</td>
<td>303-621-3120</td>
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<tr>
<td>El Paso</td>
<td>27 East Vermigo, Colorado Springs, CO 80903</td>
<td>719-520-6691</td>
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<td>Fremont</td>
<td>615 Macon, Canon City, CO 81212</td>
<td>719-276-7383</td>
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</table>

**COLORADO COUNTY TREASURER’S OFFICES**
COLORADO COUNTY TREASURER’S OFFICES

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<thead>
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<td>Gilpin</td>
<td>203 Eureka Street, Central City, CO 80427</td>
<td>303-582-5222</td>
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<td>Grand</td>
<td>308 Byers, Hot Sulphur Springs, CO 80451</td>
<td>970-725-3347</td>
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<td>Gunnison</td>
<td>221 North Wisconsin, Suite T, Gunnison, CO 81230</td>
<td>970-641-2231</td>
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<td>Hinsdale</td>
<td>317 North Hinson Street, Lake City, CO 81235</td>
<td>970-944-2223</td>
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<td>Huerfano</td>
<td>401 Main Street, Suite 206, Walsenberg, CO 81089</td>
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<td>396 LaFever, Walden, CO 80480</td>
<td>970-723-4220</td>
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<td>Jefferson</td>
<td>100 Jefferson County Parkway, Golden, CO 80419</td>
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<td>Kiowa</td>
<td>1305 Goff, Eads, CO 81036</td>
<td>719-438-5831</td>
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<tr>
<td>Kit Carson</td>
<td>251 16th Street, Suite 203, Burlington, CO 80807</td>
<td>719-346-8434</td>
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<tr>
<td>Lake</td>
<td>505 Harrison Avenue, Leadville, CO 80461</td>
<td>719-486-4117</td>
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<tr>
<td>La Plata</td>
<td>1060 Main Street, Durango, CO 81301</td>
<td>970-382-6352</td>
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<tr>
<td>Larimer</td>
<td>200 West Oak, Suite 2200, Fort Collins, CO 80521</td>
<td>970-498-7020</td>
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<tr>
<td>Las Animas</td>
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COLORADO COUNTY TREASURER’S OFFICES

Lincoln
103 3rd Avenue, Hugo, CO 80821
719-743-2633

Logan
315 Main Street, Sterling, CO 80751
970-522-2462

Mesa
544 Rood Avenue, Room 100, Grand Junction, CO 81501
970-244-1833

Mineral
1201 North Main Street, Creed, CO 81130
719-658-2325

Moffat
221 West Victory Way, Suite 130, Craig, CO 81625
970-824-5517

Montezuma
109 West Main, Cortez, CO 81321
970-565-7550

Montrose
161 South Townsend, Montrose, CO 80401
970-249-3565

Morgan
231 Ensign Street, Fort Morgan, CO 80701
970-542-3519

Otero
13 West 3rd, Suite 213, La Junta, CO 81050
719-384-5473

Ouray
541 4th Street, Ouray, CO 81427
970-325-4487

Park
501 Main, Fairplay, CO 80440
719-836-2771

Phillips
221 South Interocean Avenue, Holyoke, CO 80734
970-854-2822

Pitkin
506 East Main, Suite 201, Aspen, CO 81611
COLORADO COUNTY TREASURER’S OFFICES

Prowers
301 South Main, Suite 200, Lamar, CO 81052
719-336-8081

Pueblo
215 West 10th Street, Pueblo, CO 81003
719-583-6015

Rio Blanco
555 Main Street, Meeker, CO 81641
970-878-3614

Rio Grande
925 6th Street, Room 103, Del Norte, CO 81132
719-657-2747

Routt
522 Lincoln Avenue, Steamboat Springs, CO 80477
970-870-5555

Saguache
501 4th Street, Saguache, CO 81149
719-655-2656

San Juan
1557 Greene, Silverton, CO 81433
970-387-5488

San Miguel
305 West Colorado Avenue, Telluride, CO 81435
970-728-4451

Sedgwick
315 Cedar Street, Julesburg, CO 80737
970-474-3473

Summit
208 Lincoln Avenue, Breckenridge, CO 80424
970-453-3440

Teller
101 West Bennatt, Cripple Creek, CO 80813
719-689-2985

Washington
150 Ash Street, Akron, CO 80720
970-345-6601

Weld
1400 North 17th Avenue, Greeley, CO 80631
970-353-3845

COLORADO COUNTY TREASURER’S OFFICES

Yuma
310 Ash Street, Suite C, Wray, CO 80758
970-332-4965
Appendix C

Map of Range
Township, and Section

Jefferson County, R70W  T02S  Section 1-36

R70W (West)

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<td>36</td>
<td>72nd Avenue</td>
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R70W  T02S  S21 (Standley Lake)
GLOSSARY

A

**Actual value** -- The dollar value assigned to a property by the county assessor. It is not the property’s current fair market value. Also called “assessor’s appraisal,” “total actual value,” “appraisal,” “appraised value,” and “assessor’s value.”

**Adverse Possession** -- Property rights obtained when a person uses someone else’s land, unchallenged, for over 16 years.

**Assessment** -- Percentage of a property for tax purposes, base on appraisals.

**Assessment Rate** -- The percentage of a property’s actual value (assessor’s) used to calculate a property’s assessed value, or assessment.

**Assessed Valuation** -- A percentage of the assessor’s actual value for tax purpose. Multiplying the actual value by the assessment rate determines the assessment.

C

**Certificate of Cancellation** -- (1) The document that reverses the issuance of a Certificate of Purchase. (2) the document which returns an unsold lien to the county tax sale. (3) The document issued when a junior lienholder obtains a deed from a senior lienholder.

**Certificate of Purchase** -- The document showing proof of ownership of a tax lien.

**Certificate of Redemption** -- The document showing proof of payment on the tax lien.

E

**Encumbrances** -- A generic term for liens against a property.

F

**Flat** -- The verbal expression used to represent the agreement of paying only the amount owned at treasurer’s tax lien sale.

G

**General Warranty Deed** -- A deed guaranteeing that the deed is good and cannot be challenged successfully.

I

**Identification Number** -- See “Schedule Number.”

**Investment Clubs** -- See “Investment Pools.”

**Irrevocable Letter of Credit** -- A letter from a bank guaranteeing a person’s check up to a stated amount.
GLOSSARY

K

Key -- An assessor’s term for the specific identification of a piece of property on a map.

M

Market Value -- The price that property would generate in a market of willing buyers and sellers.

Mineral Rights -- The right to extract mineral from land, regardless of ownership status.

N

Notice of Purchase of Real Estate at Tax Sale and of Application for Issuance of Treasurer’s Deed -- The document that starts the application for a treasurer’s deed; also know as “Request to County Treasurer to Take Steps for Issuance of Tax Deed.”

P

Premium -- The amount of money paid beyond the amounts due at a treasurer’s tax lien sale.

Q

Quarter -- A piece of land one-quarter mile square in one of the four corners of a section of land.

Quiet Title Suit -- A legal process that clears any defects of claims in deed.

Quit Claim Deed -- A deed that conveys a seller’s right, title, or interest in a property, with no guarantee of ownership.

R

Range -- Imaginary north-south lines running along the earth’s surface. In Colorado, the lines are six miles apart.

Real Property -- The earth’s surface, the air above the surface, the ground below the surface, and almost all attachments to the land, including buildings, structures, fixtures, fences, and improvements erected upon or affixed to the same.

S

Schedule Number -- A specific number attached to each piece of property; also known as “Identification Number.”

Section -- A square mile of land specifically located between Range and Township numbers.

Squatters Rights -- See “Adverse Possession.”

Title Insurance -- A guarantee of ownership by a corporation.
T

**Tax Lien** -- An encumbrance against a property.

**Taxing Districts** -- Geographic boundaries defining properties within a specific government city, county, state, or special district.

**Title Insurance** -- A guarantee of ownership by a corporation.

**Township** -- Imaginary east-west lines running along the earth’s surface. In Colorado, the lines are six miles apart.

**Treasurer’s Deed** -- Proof of ownership.
INDEX

A

Acquiring the Property 7
Actual Value 47
Adverse Possession 47
Arapahoe County 33
Arriving at the Sale 22
Assessed Valuation 18, 47
Assessed Rate 47
Assessment 49

B

Bidding Procedure 22
Black Hawk 4
Boulder County 33
Buying a Tax Lien as an Investment 5

C

Central City 3, 4
Certificate of Cancellation 7, 24, 48
Certificate of Deposit 6, 37
Certificate of Purchase 6, 26, 27, 48
Certificate of Redemption 27, 48
Colorado Springs 3
Colorado County Treasurer’s Offices 38
Couch, Don vii, 23

D

Denver Water Department 3

E

Encumbrances 48

F

Federal Reserve Bank 6
Filing for the Deed 30
Flat 48
Following Years 26

G

General Warranty Deed 48
Golden Gate Canyon 3

27
INDEX

I

Identification Number 18, 22, 48
Integrity of the Deed 31
Interest Rates 6, 37
Investment Clubs 13, 49
Investment Pools 13, 49
Irrevocable Letter of Credit 49

J

Jefferson County 2

K

Key 17, 49

M

Market Value 49
Middleman 1
Mineral Rights 49

N

Notice of Purchase of Real Estate at Tax Sale and of Application for Issuance of Treasurer’s Deeds 29, 49

O

Obtaining Refunds on Deposits 25
Obtaining a Receipt and Certificate of Purchase 25
One-Two Days Prior to the Sale 21

P

Premiums 23, 49
Property Addresses 18
Property Tax Assessment 31

Q

Quarter 50
Quite Title Suite 50
Quit Claim Deed 31, 50
INDEX

R
Range 17, 18, 47, 50
Real Property 50
Redeeming an Erroneously Sold Lien 28
Redemption of Liens 27
Resolution of Corporation 24

S
Schedule Number 50
Section 18, 50
Section, Township, Range Map 45
Section, Range Numbers 45
Squatters Rights 50

T
Taking Possession 31
Tax Lien 2, 50
Taxing Districts 50
Title Insurance 32, 51
Township 17, 18, 47, 51
Treasurer's Deed 8, 51
Two Forks Reservoir 3

U
Unsold Liens 24

V
Volume of Deed Transactions 32
Ed Tomlinson, a Realtor for 34 years, is a top broker/associate with RE/MAX Alliance in Arvada Colorado. He has been researching the state’s property tax lien system for nearly 30 years and is widely recognized as an expert in the field.

His working knowledge of the system is based on thorough study of the Colorado Revised Statute, assessors’ and treasurers’ policy and procedure manuals, and training with two county treasurers.

Tomlinson has been featured extensively by broadcast and print media on issues relating to the Colorado real estate market and property taxes. He has spoken before the Colorado Senate and House Interim Tax Committee to offer recommendations on improving Colorado’s property tax system. Tomlinson was the key initiator of a major Colorado property tax assessment bill passed in the early 1990s. Sponsored by former Senator Jim Congrove and Representative Mark Paschal, the bill changed the valuation process to make it more equitable for property owners.

The author is a senior arbitrator for the Better Business Bureau, a member of the Jefferson County Association of Realtors, the Colorado Association of Realtors, and the National Association of Realtors. He has worked as a Certified Senior Appraiser with the National Association of Real Estate Appraisers.

Tomlinson is a past director for the Jefferson County Association of Realtors and Metrolist Inc., the supplier of Multiple Listing Service (MLS) systems to metro Denver Realtors, the Colorado Association of Realtors, the Jefferson County Housing Authority, the North Jeffco Park and Recreation District, and the Arvada Fire Protection District. He has served as treasurer of the Jefferson County Association of Realtors.

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