



Dina Ruling Stands in Illinois

By: Simon A. Fleischmann, Douglas R. Sargent and David Standa

First Mortgage Company's petition for leave to appeal was denied by the Illinois Supreme Court on September 24, 2014. As a result, the Illinois Appellate Court's opinion regarding the Illinois Residential Mortgage Licensing Act in *First Mortgage Company v. Dina*, 2014 IL App (2d) 130567, which has directly and significantly impacted the mortgage servicing industry in Illinois, will not be overturned. Locke Lord's analysis of the *Dina* opinion is available [here](#).

Locke Lord has a clear understanding of the profound effect of the *Dina* opinion and is currently handling numerous *Dina*-related cases. Locke Lord has developed concise, detailed strategies to address these issues and is coordinating the implementation of these strategies on a statewide basis for several clients.

For more information on the matters discussed in this Locke Lord QuickStudy, please contact the authors with any questions or to discuss how the *Dina* opinion may affect your business operations in Illinois:

Simon A. Fleischmann | 312-443-0462 | sfleischmann@lockelord.com

Douglas R. Sargent | 312-443-0384 | dsargent@lockelord.com

David Standa | 312-443-1748 | dstanda@lockelord.com