### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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(Public)

**SENATE DRS25074-MD-42C (3/13)** 

Short Title: Protect Homeowners/Reduce Foreclosure.

Sponsors:	Senator Nesbitt.
Referred to:	

1	A BILL TO BE ENTITLED
2	AN ACT (1) TO OVERTURN THE SHEPARD CASE AND AMEND THE
3	LIMITATION REGARDING ACTIONS TO RECOVER FOR USURY; (2) TO
4	OVERTURN THE SKINNER CASE AND AMEND THE LONG-ARM STATUTE
5	TO ALLOW NORTH CAROLINA COURTS TO EXERCISE PERSONAL
6	JURISDICTION OVER CERTAIN NONRESIDENT DEFENDANTS; (3) TO
7	ALLOW THE REINSTATEMENT OF A DEBT SECURED BY A MORTGAGE
8	OR DEED OF TRUST WHERE THE DEBTOR MAKES OR TENDERS
9	PAYMENT OF CERTAIN SUMS; (4) TO REQUIRE THAT A NOTICE OF
10	FORECLOSURE CONTAIN CERTAIN INFORMATION; AND (5) TO MAKE
11	OTHER AMENDMENTS TO THE LAW GOVERNING HOME LOANS.
12	The General Assembly of North Carolina enacts:
13	<b>SECTION 1.</b> G.S. 1-53(2) reads as rewritten:
14	"(2) An action to recover the penalty for usury.usury, including an action
15	regarding the financing of usurious points, fees, or other charges,
16	accrues at the time of the last payment made on the loan."
17	<b>SECTION 2.</b> G.S. 1-75.4(6) reads as rewritten:
18	"(6) Local Property. – In any action which arises out of:
19	a. A promise, made anywhere to the plaintiff or to some third
20	party for the plaintiff's benefit, by the defendant to create in
21	either party an interest in, or protect, acquire, dispose of, use,
22	rent, own, control or possess by either party real property
23	situated in this State; or
24	b. A claim to recover for any benefit derived by the defendant
25	through the use, ownership, control or possession by the
26	defendant of tangible property situated within this State either at

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1		the time of the first use, ownership, control or possession or at
2		the time the action is commenced; or
3	с.	A claim that the defendant return, restore, or account to the
4		plaintiff for any asset or thing of value which was within this
5		State at the time the defendant acquired possession or control
6		over it.
7	<u>d.</u>	A claim related to a loan made in this State or deemed to have
8		been made in this State under G.S. 24-2.1, regardless of the
9		situs of the lender, assignee, or other holder of the loan note and
10		regardless of whether the loan payment or fee is received
11		directly by the defendant or indirectly through a loan servicer,
12		trustee, or other intermediary, provided all of the following
13		apply to the loan: (i) the loan was made to a borrower who is a
14		resident of this State, and (ii) the loan is secured by real
15		property located in this State."
16	SECTION 3	• G.S. 24-2.1 reads as rewritten:
17	"§ 24-2.1. Transaction	is governed by Chapter.
18	For purposes of this	Chapter, any extension of credit shall be deemed to have been
19	made in this State, and	therefore subject to the provisions of this Chapter if the lender
20	offers or agrees in this	State to lend to a borrower who is a resident of this State, or if
21	such borrower accepts	or makes the offer in this State to borrow, regardless of the situs
22	of the contract as specif	ïed therein.
23	Any solicitation or c	communication to lend, oral or written, originating outside of this
24	State, but forwarded to	and received in this State by a borrower who is a resident of this
25	State, shall be deemed t	o be an offer or agreement to lend in this State.
26	Any solicitation or o	communication to borrow, oral or written, originating within this
27	State, from a borrower	who is a resident of this State, but forwarded to, and received by
28	a lender outside of this	State, shall be deemed to be an acceptance or offer to borrow in
29	this State.	
30	Any oral or written	n offer, acceptance, solicitation or communication to lend or
31	borrow, made in this S	tate to, or received in this State from, a borrower who is not a
32	resident of this State sh	all be subject to the provisions of this Chapter, applicable federal
33	law, law of the situs of	the contract, or law of the residence of any such borrower as the
34	parties may elect.	
35	Any person who ac	quires a right by contract or by assignment to receive payments
36	under a loan made in th	his State and who benefits from the laws of this State by having
37	the loan secured by real	property located in this State is deemed to have consented to the
38	courts of this State ha	aving jurisdiction over such person for any claim under this
39	Chapter and for any cla	im related to the loan instrument.
40	The provisions of the	his section shall be severable and if any phrase, clause, sentence
41	or provision is declared	to be invalid, the validity of the remainder of this section shall
42	not be affected thereby.	
43	It is the paramoun	t public policy of North Carolina to protect North Carolina
44	resident borrowers the	rough the application of North Carolina interest laws. Any

1 2		s section which acts to interfere in the attainment of that public policy				
2 3	shall be of no effect."					
		<b>FION 4.</b> G.S. 45-21.16(c) reads as rewritten:				
4		e shall be in writing and shall state in a manner reasonably calculated to				
5	make the party of	entitled to notice aware of the following:				
6	•••					
7	<u>(4a)</u>	That the debtor has a right to cure a default or have the debt reinstated				
8		pursuant to G.S. 45-91 and that the debtor will have failed to exercise				
9		that right if the debtor has not done so within the prescribed period.				
10	(5)	Any right of the debtor to pay the indebtedness or cure the default if				
11		such is permitted.to reinstate the loan pursuant to contract or under				
12	/ <b>-</b> \	<u>G.S. 45-91(f).</u>				
13	(5a)	The holder has confirmed in writing to the person giving the notice, or				
14		if the holder is giving the notice, the holder shall confirm in the notice,				
15		that, within 30 days of the date of the notice, the debtor was sent by				
16		first-class mail at the debtor's last known address a written statement				
17		of the amount of principal and interest that the holder claims in good				
18		faith is owed as of the date of the written statement, a daily interest				
19		charge based on the contract rate as of the date of the statement, and				
20		the amount of other expenses the holder contends it is owed as of the				
21		date of the statement.statement, and the amount necessary to reinstate				
22		the loan under G.S. 45-91(f). This statement shall include a complete				
23		transaction history of the loan and shall set forth the amounts alleged				
24		to be in default. This transaction history shall document all debits and				
25		credits to the account during this period of time, including the				
26		application and disbursement of all payments received from or for the				
27		benefit of the mortgagor. This transaction history shall be clear and				
28		easily understood. The statement should set forth the total amount				
29		owed by or on behalf of the borrower and shall itemize the amount and				
30		basis for the following fees, as applicable:				
31		a. <u>The past due scheduled principal payments.</u>				
32		b. <u>The interest due.</u>				
33		<u>c.</u> <u>Past due taxes.</u>				
34		<u>d.</u> <u>Hazard insurance.</u>				
35		b.The interest due.c.Past due taxes.d.Hazard insurance.e.Mortgage insurance premiums.f.Late fees.g.Homeowners association dues or assessments.h.Filing fees.i.Service fees.j.Postage.				
36		<u>f.</u> <u>Late fees.</u>				
37		g. <u>Homeowners association dues or assessments.</u>				
38		<u>h.</u> <u>Filing fees.</u>				
39		<u>i.</u> <u>Service fees.</u>				
40		j. <u>Postage.</u>				
41		<u>k.</u> <u>Advertising.</u>				
42		<u>1.</u> <u>Publication expenses.</u>				
43		m. Reasonable attorneys' fees incurred with respect to the				
44		foreclosure proceeding.				

1		<u>n.</u> <u>Compensation for the trustee's services under the conditions set</u>
2		forth in G.S. 45-21.15.
3	(6)	Repealed by Session Laws 1977, c. 359, s. 7.
4	(7)	The right of the debtor (or other party served) to appear before the
5		clerk of court at a time and on a date specified, at which appearance he
6		shall be afforded the opportunity to show cause as to why the
7		foreclosure should not be allowed to be held. The notice shall contain a
8		statement that if the debtor does not intend to contest the creditor's
9		allegations of default, the debtor does not have to appear at the hearing
10		and that his failure to attend the hearing will not affect his right to pay
11		the indebtedness and thereby prevent the proposed sale, or to attend
12		the actual sale, should he elect to do so.all of the following:
13		a. A statement that if the debtor does not intend to contest the
14		creditor's allegations of default, the debtor does not have to
15		appear at the hearing and that his failure to attend the hearing
16		will not affect his right to pay the indebtedness and thereby
17		prevent the proposed sale, or to attend the actual sale, should he
18		elect to do so.
19		b. A statement that the trustee, or substitute trustee, is a neutral
20		party and, while holding that position, may not advocate for the
21		secured creditor or for the debtor.
22		c. A statement that the debtor has the right to apply to a judge of
23		the superior court pursuant to G.S. 45-21.34 to enjoin the sale,
24		upon any legal or equitable ground that the court may deem
25		sufficient prior to the time that the rights of the parties to the
26		sale or resale become fixed, provided that the debtor complies
27		with the requirements of G.S. 45-21.34.
28		d. A statement that the debtor has the right to appear at the hearing
29		and serve a written response.
30		e. A statement that if the debtor fails to appear at the hearing, the
31		trustee will ask the clerk for an order to sell the real property
32		being foreclosed.
33		f. A statement that the debtor has the right to contest the
34		<u>allegations in the notice.</u>
35	(8)	That if the foreclosure sale is consummated, the purchaser will be
36	(0)	entitled to possession of the real estate as of the date of delivery of his
37		deed, and that the debtor, if still in possession, can then be evicted.
38	(8a)	The name, address, and telephone number of the trustee or mortgagee.
39	(9)	That the debtor should keep the trustee or mortgagee notified in
40	$(\mathcal{I})$	writing of his address so that he can be mailed copies of the notice of
41		foreclosure setting forth the terms under which the sale will be held,
42		and notice of any postponements or resales.
42	(10)	If the notice of hearing is intended to serve also as a notice of sale,
43	(10)	such additional information as is set forth in G.S. 45-21.16A.
<b></b>		suon auditional information as is sol totul in 0.9. 43-21.10A.

1 2	(11)	That the hearing may be held on a date later than that stated in the notice and that the party will be notified of any change in the hearing
3		date."
4	SEC	<b>FION 5.</b> Chapter 45 of the General Statutes is amended by adding a
5	new Article to r	
6		" <u>Article 10.</u>
7		" <u>Home Loans.</u>
8	" <u>§ 45-85. Defi</u> r	
9	As used in the	his Article, the following definitions apply:
10	<u>(1)</u>	Collateral protection insurance. – Insurance coverage that is purchased
11		unilaterally by a lender or servicer of a home loan that provides
12		monetary protection against loss of, or damage to, the collateral and is
13		purchased as a result of a borrower's alleged failure to provide
14		evidence of insurance or failure to maintain adequate insurance
15		covering the home. Collateral protection insurance does not include
16		any of the following:
17		a. Insurance coverage that is purchased by the lender for which
18		the borrower is not charged.
19		b. <u>Credit insurance.</u>
20		<ul> <li><u>Mortgage protection insurance.</u></li> <li><u>Insurance issued to cover the life or health of the borrower or</u></li> </ul>
21		<u>d.</u> <u>Insurance issued to cover the life or health of the borrower or</u>
22		any other insurance maintained to cover the inability or failure
23		of the borrower to make payment under the credit agreement.
24		e. <u>Title insurance.</u> f. <u>Flood insurance required under 42 U.S.C. § 4012(a), as</u>
25		f. Flood insurance required under 42 U.S.C. § 4012(a), as
26		amended, to be placed by creditors pursuant to the National
27		Flood Insurance Reform Act of 1994.
28	<u>(2)</u>	Home loan. – A loan secured by a home used, or intended to be used,
29		as a principal dwelling in this State, whether it is real or personal
30		property, and regardless of whether the loan is used to purchase the
31		home or whether the proceeds of the loan are used for personal,
32		family, or business purposes.
33	<u>(3)</u>	Servicer. – A person who, under contract with a lender, or on its own
34		behalf, receives payments from borrowers for home loans, or taxes and
35		insurance associated with a home loan.
36	" <u>§ 45-86. Duty</u>	of good faith and fair dealing.
37	Both the ler	nder and the servicer owe a duty of good faith and fair dealing to the
38		dealings related to a home loan. This duty specifically includes an
39	<u>obligation to av</u>	oid foreclosure on the home unless both of the following are true:
40	<u>(1)</u>	The servicer or lender has made a good faith review of the borrower's
41		financial situation and offered, whenever feasible, a repayment plan,
42		forbearance, loan modification, or other option to assist the borrower
43		in bringing the arrears current.
44	<u>(2)</u>	There is no other reasonable mechanism to collect on the loan.

" <u>§ 45-8</u>	7. Asse	<u>sment of fee</u>	s; processing of payments; publication of statements.
<u>(a)</u>			home loan, regardless of whether the loan is considered in
<u>default</u>	or the b	prrower is in	bankruptcy or the borrower has been in bankruptcy, shall
<u>comply</u>	with the	following re	quirements:
	<u>(1)</u>	Any fee ch	harged by a lender or servicer must be reasonable, for
		services act	ually rendered, and specifically authorized by the home
		loan contrac	ct. Unless the home is the subject of a foreclosure action
		and the deb	t has been accelerated, the home loan contract shall not
		require, nor	shall any lender or servicer assess or receive, any fees,
		charges, or	payment other than the following:
		<u>a.</u> <u>Princ</u>	<u>ipal.</u>
		<u>b.</u> Inter	est at the contract rate.
			fully imposed late fees.
		<u>c.</u> <u>Lawf</u> <u>d.</u> <u>Non-</u> <u>e.</u> <u>Amo</u>	sufficient funds fees.
		<u>e.</u> <u>Amo</u>	unts to be put into an escrow account to pay taxes, hazard
		<u>insur</u>	ance, private mortgage insurance, homeowners association
		dues.	and other similar property charges.
	<u>(2)</u>	A fee that	is otherwise permitted under subdivision (1) of this
		subsection s	hall be both:
		<u>a.</u> <u>Asse</u>	ssed within 30 days of the date on which the fee was
		accru	led.
		<u>b.</u> Expl	ained clearly and conspicuously in the next periodic
		state	ment provided to the borrower.
	(3)	Monthly pe	riodic statements shall be provided to the borrower that
		plainly indic	cate all of the following:
		<u>a.</u> The a	application of the previous month's payment, including the
		alloc	ation of the payment to interest, principal, escrow, and
		fees.	
		b. The s	status of the escrow account, if there is an escrow account,
		<u>inclu</u>	ding the payments into and from the escrow account
		durin	g the previous month.
		<u>c.</u> <u>The</u>	assessment of fees accruing in the previous month,
		<u>inclu</u>	ding their purpose and the date they accrued.
		d. The l	oan balance.
	<u>(4)</u>	All amounts	s received by a lender or a servicer shall be accepted and
		credited on	the date received. The payments shall be credited to
		interest and	principal due on the loan before crediting payments to
		taxes, insur	ance, or fees. For purposes of this subdivision, payments
		shall be ap	oplied first to current installments, then to delinquent
		payments, a	nd then to delinquency charges.
	<u>(5)</u>	Notwithstan	ding G.S. 24-10.1(b)(4), if a payment is otherwise a full
			the applicable period and is paid on its due date or within
			le grace period, and the only delinquency or insufficiency
			is attributable to any late fee or delinquency charge

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1		assessed on any earlier payment, no late fee or de	linguency charge
2		shall be imposed on such payment. If a late paymen	
3		once imposed with respect to a particular late payment	
4		shall be imposed with respect to any future payment v	<b>V</b>
5		been timely and sufficient but for the previous late pa	
6	(b) Failu	e to provide the information or charge the fee within t	•
7		nner required under subdivision (2) of subsection (a	
8	constitutes a wa		<u>, or uns seedon</u>
9		rictions on collateral protection insurance.	
10		teral protection insurance may be obtained and charge	d to the borrower
11		following conditions are met:	
12	<u>(1)</u>	The home loan agreement requires the borrower to n	naintain insurance
13	<u>1</u>	on the collateral and clearly provides all of the follow	
14		a. The terms and conditions for payment for, a	-
15		the collateral protection insurance.	
16		b. A clear and conspicuous statement in the as	preement that the
17		<u>collateral protection insurance may not protec</u>	
18		the borrower and may be substantially mor	
19			able to obtain
20		independently.	
21		c. A clear and conspicuous statement in the ag	preement that the
22		borrower will be charged for the cost of the co	
23		insurance.	<u>1</u>
24	<u>(2)</u>	The servicer of the home loan shall make every	effort to avoid
25		obtaining collateral protection insurance, including	
26		notice and telephone communications with the be	
27		insurance agent of record, where appropriate, regardi	
28		obligations to maintain property insurance and an e	
29		additional cost to the borrower, on a monthly ba	-
30		protection insurance is obtained by the lender or servi	
31	<u>(3)</u>	Clear notice is received by the borrower at least 15 d	ays in advance of
32		the obtaining of the collateral protection insurance that	at the obtaining of
33		the insurance is imminent, the costs of the insurance	to the borrower,
34		the new monthly payment to the borrower that reflect	s these additional
35		costs, the fact that the insurance will not protect the	ne borrower from
36		loss, and instructions on the steps the borrower can	take to avoid this
37		placement of insurance.	
38	<u>(4)</u>	After placement of the insurance, notice of the new	monthly payment
39		requirements shall be delivered to the borrower at le	ast 15 days prior
40		to the first payment increase to cover the cost	of the collateral
41		protection insurance with an explanation of the impo	osition of the new
42		charges for the insurance and what the borrower can	do to obviate the
43		need for the collateral protection insurance.	

1	(b) In no event shall collateral protection insurance be obtained when the servicer
2	or lender is collecting fees in escrow from the borrower for the payment of property
3	taxes and homeowners insurance, unless the borrower has had the borrower's insurance
4	cancelled for some reason other than nonpayment of the premium.
5	"§ 45-89. Obligation of servicer to handle escrow funds.
6	The servicer or lender shall make all payments from the escrow account held for the
7	borrower for insurance, taxes, and other charges with respect to the property in a timely
8	manner so as to ensure that no late penalties are assessed or other negative
9	consequences result regardless of whether the loan is delinquent unless the servicer or
10	lender has a reasonable basis to believe that recovery of these funds will not be possible.
11	"§ 45-90. Borrower requests for information.
12	(a) The servicer or lender shall respond without cost to, and within 10 days of, a
13	borrower's request for information and for resolution of disputes. The servicer or lender
14	shall maintain written or electronic records of each request for information and the
15	handling of all oral disputes. Specifically, the servicer or lender is required to do all of
16	the following:
17	(1) Provide the following information when requested:
18	a. Whether the account is current or, if the account is not current,
19	an explanation of the date the account went into default and the
20	basis for any default.
21	b. The current balance due on the loan, including the principal
22	due, an explanation of the escrow balance, and whether there
23	are any escrow deficiencies or shortages.
24	c. A full payment history that shows in a clear and easily
25	understandable manner all of the activity on the home loan
26	since the origination of the loan, including the escrow account
27	and the application of payments.
28	d. <u>A copy of the original note and security instrument.</u>
29	e. <u>The identity, address, and other relevant information about the</u>
30	current holder, owner, or assignee of the loan.
31	<u>f.</u> <u>The telephone number of a lender or servicer representative</u>
32	with the information and authority to answer questions and
33	resolve issues.
34	(2) Correct errors relating to the allocation of payments, final balances for
35	purposes of paying off the loan or avoiding foreclosure, or any other
36	servicer's or lender's obligations.
37	(b) During the 90-day period beginning on the date of the servicer's or lender's
38	receipt from any borrower of a request under subsection (a) of this section, a servicer or
39	lender shall not provide information regarding any overdue payment, or other default on
40	the loan, by such borrower to any consumer reporting agency.
41	" <u>§ 45-91. Borrower's right to cure and reinstate the home loan.</u>
42	(a) Before any action is filed to foreclose upon the home, any exercise of the
43	power of sale governed by Article 2A of this Chapter or any other action is taken to

1		r ownership of a home, the borrower shall be provided a right to cure
2		on. The borrower shall have at least 30 days to cure a default.
3		tice of the right to cure the default shall be delivered to the borrower,
4	informing the b	orrower of all of the following:
5	<u>(1)</u>	The nature of the default claimed on the home loan and the borrower's
6		right to cure the default by paying the sum of money required to cure
7		the default. If the amount necessary to cure the default is subject to
8		change before the expiration of the right to cure has expired due to the
9		application of a daily interest rate or the addition of late fees, the
10		notice shall give sufficient information to enable the borrower to
11		calculate the amount at any point during this period.
12	<u>(2)</u>	The date by which the borrower must cure the default to avoid
13		acceleration and initiation of foreclosure or other action to seize the
14		home and the name and address and phone number of a person to
15		whom the payment or tender shall be made. The date required under
16		this subdivision shall not be less than 30 days after the date the notice
17		<u>is received.</u>
18	<u>(3)</u>	That, if the borrower does not cure the default by the date specified,
19		the lender or servicer may take steps to terminate the borrower's
20		ownership in the property by commencing a foreclosure proceeding or
21		other action to seize the home.
22	<u>(4)</u>	The name and address of the lender or servicer and the telephone
23		number of a representative of the lender or servicer whom the
24		borrower may contact if the borrower disagrees with the lender's or
25		servicer's assertion that a default has occurred or the correctness of the
26		lender's or servicer's calculation of the amount required to cure the
27		<u>default.</u>
28	<u>(5)</u>	That a repayment plan, forbearance, loan modification, or other
29		workout tool may be available to help the borrower repay the arrears
30		and the name, address, and telephone number of the lender or servicer
31		whom the borrower may contact to request this assistance.
32	<u>(6)</u>	That the borrower may be eligible for a Home Preservation Loan to
33		cure the default, a short description of the eligibility requirements, and
34		the name, address, and telephone number of the agency whom the
35		borrower may contact to request this assistance.
36		re a default under this section, a borrower shall not be required to pay
37		, or penalty attributable to the exercise of the right to cure a default as
38	-	n this section. The borrower's payment of all amounts past due for
39		est, escrow, and late charges, as specifically permitted in the home loan
40		Article, shall cure a default.
41		borrower shall not be liable for any attorneys' fees relating to the
42		ult that are incurred by the lender or servicer prior to the expiration of
43	the right to cure	period.

1	(e) If a borrower fails to cure the default and a lender or servicer files or initiates
2	a foreclosure action or takes other action to seize or transfer ownership of the home, the
3	borrower shall only be liable for attorneys' fees that are reasonable and actually incurred
4	by the lender or servicer based on a reasonable hourly rate and a reasonable number of
5	hours plus any other reasonable and necessary expenses incurred by the lender or
6	servicer.
7	(f) The borrower may reinstate the loan at any time after a notice of foreclosure
8	hearing is filed pursuant to G.S. 45-21.16, up to the time the foreclosure sale has been
9	consummated and the upset bid period has expired, by paying all amounts past due for
10	principal, interest, escrow, and late charges, as specifically permitted in the home loan
11	agreement and under this Article, plus reasonable expenses related to the foreclosure.
12	Upon reinstatement by the borrower, the mortgage or deed of trust and the obligation
13	secured thereby shall remain fully effective as if no acceleration had occurred.
14	(g) If a default is cured prior to the filing of a notice of foreclosure hearing
15	pursuant to G.S. 45-21.16 or the initiation of any action to foreclose or to seize or
16	transfer a home, the lender or servicer shall not file a notice of hearing, institute the
17	foreclosure proceeding or other action for that default. If the loan is reinstated by the
18	borrower, the lender or servicer shall take such steps as are necessary to terminate the
19	foreclosure special proceeding or other action,
20	" <u>§ 45-92. Remedies.</u>
21	In addition to any other remedies at law, any violation of this Article is declared
22	unlawful as an unfair or deceptive practice in violation of G.S. 75-1.1. Any person who
23	fails to comply with any requirement imposed under this Article is liable for each
24	violation in an amount equal to the sum of any actual damages sustained by such person
25	as a result of the failure, or an amount not less than five thousand dollars (\$5,000),
26	whichever is greater. The Attorney General, the Commissioner of Banks, or any party to
27	a home loan may enforce the provisions of this section.
28	" <u>§ 45-93. Severability.</u>
29	The provisions of this Article shall be severable, and if any phrase, clause, sentence,
30	or provision is declared to be invalid or is preempted by federal law or regulation, the
31	validity of the remainder of this section shall not be affected thereby. If any provision of
32	this Article is declared to be inapplicable to any specific category, type, or kind of
33	points and fees, the provisions of this Article shall nonetheless continue to apply with
34	respect to all other points and fees.
35	" <u>§ 45-94. Servicer is an agent of the lender.</u>
36	For purposes of this Article, a servicer is the agent of the lender with which the
37	servicer has contracted, as described in G.S. 45-85(3)."
38	<b>SECTION 6.</b> Sections 4 and 5 of this act become effective October 1, 2007.
39	All other sections of this act are effective when it becomes law.