GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 1216 Commerce Committee Substitute Adopted 6/8/10

Sponsors: Referred to: May 19, 2010 1 A BILL TO BE ENTITLED 2 AN ACT TO AMEND AND EXTEND THE EMERGENCY PROGRAM TO REDUC 3 HOME FORECLOSURES ACT. 4 The General Assembly of North Carolina enacts:	GRAM TO REDUCE	Sponsors:
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4 The General Assembly of North Carolina enacts:		2 AN ACT TO AMEND
•		
5 SECTION 1. Article 11 of Chapter 45 of the General Statutes reads as rewritten:	s reads as rewritten.	•
6 "Article 11.	s reads as rewritten.	
7 "Emergency Program to Reduce Home Foreclosures.	s.	' "Em
8 "§ 45-100. (For expiration date, see note) Title.		
9 This Article shall be known as the Emergency Program to Reduce Home Foreclosures Act	ome Foreclosures Act.	This Article shall be k
10 "§ 45-101. (For expiration date, see note) Definitions.) "§ 45-101. (For expirati
11 The following definitions apply throughout this Article:		The following definit
12 (1) Act as a mortgage servicer. – To engage, whether for compensation or ga	compensation or gain	2 (1) Act as
13 from another or on its own behalf, in the business of receiving any schedul	eceiving any scheduled	from a
14 periodic payments from a borrower pursuant to the terms of any mortga		1
15 loan, including amounts for escrow accounts, and making the payments	aking the payments of	i loan, i
16 principal and interest and such other payments with respect to the amoun	-	
17 received from the borrower as may be required pursuant to the mortga		
18 loan, the mortgage servicing loan documents, or servicing contract.	ing contract.	
19 (1a) Annual percentage rate. – Defined in G.S. 24-1.1F.		
20 (1b) Home loan. – A loan that has all of the following characteristics:		
a. The loan is not (i) an equity line of credit as defined in G.S. 24-9, (
22 a construction loan as defined in G.S. 24-10, (iii) a reverse mortga		
transaction, or (iv) a bridge loan with a term of 12 months or lea		
such as a loan to purchase a new dwelling where the borrower pla	ere the borrower plans	
25 to sell a current dwelling within 12 months.		
b. The borrower is a natural person.	C 1 C '1	
c. The debt is incurred by the borrower primarily for personal, familiar	y for personal, family,	
28 or household purposes. 20 d The principal emount of the loop does not exceed the conformi	wood the conforming	
29d.The principal amount of the loan does not exceed the conforming30loan size limit for a single-family dwelling as established from time	0	
30loan size limit for a single-family dwelling as established from tir31to time by Fannie Mae.	established from time	
	a manufactured home	
32 e. The loan is secured by (i) a security interest in a manufactured horr 33 as defined in G.S. 143-145, in the State which is or will be occupi		
34 by the borrower as the borrower's principal dwelling, (ii) a mortga		
35 by the borrower as the borrower's principal dweining, (if) a mortga 35 or deed of trust on real property in the State upon which there		
36 located an existing structure designed principally for occupancy		
37 from one to four families that is or will be occupied by the borrow		



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	as the borrower's principal dwelling, or (iii) a trust on real property in the State upon v constructed using the loan proceeds a structure principally for occupancy of from one to four completed, will be occupied by the borrow principal dwelling.	which there is to be or structures designed families which, when
	f. A purpose of the loan is to (i) purchase the d	welling. (ii) construct.
	repair, rehabilitate, remodel, or improve the property on which it is located, (iii) satisfy an obligation secured by the same real property	dwelling or the real and replace an existing
	existing consumer debts into a new home loan.	
(2)	Mortgage lender. – A person engaged in the business	s of making mortgage
	loans for compensation or gain.	
(3)	Mortgage servicer A person who directly or indirec	
	servicer as that term is defined in subdivision (1) o	
	otherwise meets the definition of the term "service	
	Settlement Procedures Act, 12 U.S.C. § 2605(i), with	n respect to mortgage
	loans.	0.11
(3a)	Rate spread home loan. A home loan in which all the	0 11 0
	a. The difference between the annual percentage	
	the yield on U.S. Treasury securities having of	
	maturity is either equal to or greater than (i) the	
	(3%), if the loan is secured by a first lien mor	
	or (ii) five percentage points (5%), if the	
	subordinate lien mortgage or deed of trust. With	-
	the loan is subject to or reportable under the properties of the properties of the properties of the subject to an advect to ad	
	difference between the annual percentage ra	
	Treasury securities having comparable period	
	determined using the same procedures and	-
	applicable to loans that are subject to the repo	
	HMDA, as those procedures and calculation :	
	from time to time, provided that the yield on Ti	
	be determined as of the fifteenth day of the	-
	application for the loan.	e montin prior to the
	b. The difference between the annual percentage	rate for the loan and
	the conventional mortgage rate is either equal	
	one and three fourths percentage points (1.	
	secured by a first lien mortgage or deed of t	
	three-fourths percentage points (3.75%), if the	
	subordinate lien mortgage or deed of trust.	
	calculation, the "conventional mortgage rate" 1	
	daily contract interest rate on commitment	
	mortgages published by the Board of Gove	
	Reserve System in its Statistical Release H.1	
	that may supersede it, during the week precedi	
	the interest rate for the loan is set.	6
(4)	Subprime loan. A loan, originated on or after Janua	ry 1, 2005, but before
	December 31, 2007, that meets the definition of a r	
		1
	under this Article. A mortgage servicer may rely on	a chart reflecting the

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-	for the purposes of determining if a l	ovided by the Commissioner of Banks oan is a subprime loan covered by this vide the chart at least 60 days prior to
-	"§ 45-102. (For expiration date, see note) Pre-foreclo	sure notice for subprime home loons
	At least 45 days prior to the filing of a notice of he	
	primary residence, mortgage servicers of subprime ho	e 1 e
	mail to the last known address of the borrower to info	
	resources to avoid foreclosure, including:	shift the bollower of the availability of
	(1) An itemization of all past due amount	s causing the loan to be in default
		that must be paid in order to bring the
	loan current.	that must be paid in order to bring the
		y have options available other than
		have options available options with the
		er, or a counselor approved by the U.S.
	Department of Housing and Urban De	
	1 0	nd other contact information for the
	— — — — — — — — — — — — — — — — — — — —	er, or the agent for either of them who
	is authorized to attempt to work with	
		r, and other contact information for one
		gencies operating to assist borrowers in
	North Carolina to avoid foreclosure.	8F8
		nd other contact information for the
	consumer complaint section of the Of	
	"§ 45-103. (For expiration date, see note) Pre-forecle	
	Administrative Office of the Courts for ee	
	(a) Within three business days of mailing the	
	mortgage servicer shall file certain information with th	
	The filing shall be in an electronic format, as designat	ed by the Administrative Office of the
	Courts, and shall contain the name and address of the t	oorrower borrower, the due date of the
	last scheduled payment made by the borrower, and t	he date the notice was mailed to the
	borrower.	
	(b) As permitted by applicable State and fede	ral law, optional information may be
	requested from the mortgage servicer to facilitate further	r review by the State Home Foreclosure
	Prevention Project described in G.S. 45-104. The nature	e of the optional information requested
	shall be determined in connection with the design of the	e database established by subsection (c)
	of this section. This optional information shall be	used by the State Home Foreclosure
	Prevention Project to prioritize efforts to reach borrowe	ers most likely to avoid foreclosure and
	to prevent delay for defaults where foreclosure is unavoi	
	(c) No later than October 1, 2008, the Adm	inistrative Office of the Courts shall
	establish an internal database to track information provi	
	of Banks shall design and develop this database, in cons	
	of the Courts, in a manner to promote the efforts of the	
	Project. Only the Administrative Office of the Courts,	
	and the clerk of court as provided by G.S. 45-107 shall h	
	"§ 45-104. (For expiration date, see note) St	tate Home Foreclosure Prevention
	Project.Project and Fund.	
	(a) The Commissioner of Banks is authorized to	
	Prevention Project. The purpose of the Project is to se	
	certain subprime home loans. In developing the Project	t, the Commissioner may include input

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from HUD-appr	oved housing counselors, community organizations, st	ate agencies, mortgage
lenders, mortgag	e servicers, and other partners.	
(b) There	is established a State Home Foreclosure Prevention Tru	ust Fund to be managed
and maintained l	by the Office of the Commissioner of Banks. The fund	s shall be held separate
from any other	funds received by the Office of the Commissioner of	Banks in trust for the
	State Home Foreclosure Prevention Project.	
· · ·	the filing of the information required under G.S.	45-103, the mortgage
	ay a fee of seventy-five dollars (\$75.00) to the St	
Prevention Trust	Fund. The fee shall not be charged more than once for	or a home loan covered
	collection of this fee shall be managed by the Office of	
•	her so as to minimize burdens on mortgage servicers	
requirements of		176
	Commissioner of Banks shall allocate funds from the S	tate Home Foreclosure
	Fund to implement the purposes of this act in the follow	
(1)	An amount, not to exceed the greater of two million	
<u>1-7</u>	dollars (\$2,200,000) or thirty percent (30%) of the f	
	the administrative costs of the operation of the progra	1 1
	Commissioner of Banks, including managing	-
	Administrative Office of the Courts the database ide	
	expenses associated with informing homeowners of S	
	for foreclosure prevention, expenses associat	
	homeowners to available resources, and assistance	
	counselors in communicating with mortgage servicers	
(2)	An amount, not to exceed the greater of three million	
<u>(2)</u>	dollars (\$3,400,000) or forty percent (40%) per year	
	reimburse nonprofit housing counseling agencies for	-
	prevention counseling services to homeowners invol	
	Foreclosure Prevention Project.	ved in the State Hom
(3)	An amount, not to exceed thirty percent (30%) of th	a total funds collected
<u>()</u>	per year, to make grants to or reimburse nonprofit leg	
	services rendered on behalf of homeowners in dan	
	home loan to avoid foreclosure, limited to legal	=
	negotiation of loan modifications or other loan	
	defending homeowners in foreclosure or represe	-
	bankruptcy proceedings, and research and counsel to	nomeowners regardin
(A)	the status of their home loans.	Lete Henry Demodern
<u>(4)</u>	Any funds remaining upon the expiration of the S	
	Prevention Project shall be directed to the North C	arolina Housing Trus
	Fund.	•
	Commissioner of Banks shall have the discretion to ent	-
	under subsections $(d)(2)$ and (3) of this section in a matrix	
	other State and federal programs directed to pro	
-	icipating in the State Home Foreclosure Prevention Pro	
	expiration date, see note) Extension of foreclosure p	
	sioner of Banks shall review information provided in t	
	determine which subprime home loans are appropria	
	he Commissioner reasonably believes, based on a f	
	mortgage servicer's loss mitigation efforts, the borrowe	
in staying in the	home, and other appropriate factors, that further effor- vention Project offer a reasonable prospect to avoid the	

51 residences, the Commissioner shall have the authority to extend one time under this Article the

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1 allowable filing date for any foreclosure proceeding on a primary residence by up to 30 days

2 beyond the earliest filing date established by the pre-foreclosure notice. If the Commissioner

3 makes the determination that a loan is subject to this section, the Commissioner shall notify the

4 borrower, mortgage servicer, and the Administrative Office of the Courts.

5 "§ 45-106. (For expiration date, see note) Use and privacy of records.

6 The data provided to the Administrative Office of the Courts pursuant to G.S. 45-103 shall 7 be exclusively for the use and purposes of the State Home Foreclosure Prevention Project 8 developed by the Commissioner of Banks in accordance with G.S. 45-104. The information 9 provided to the database is not a public record, except that a mortgage lender and a mortgage 10 servicer shall have access to the information submitted only with regard to its own loans. Provision of information to the Administrative Office of the Courts for use by the State Home 11 12 Foreclosure Prevention Project shall not be considered a violation of G.S. 53B-8. A mortgage 13 servicer shall be held harmless for any alleged breach of privacy rights of the borrower with 14 respect to the information the mortgage servicer provides in accordance with this Article.

15 "§ 45-107. (For expiration date, see note) Foreclosure filing.

16 (a) For the duration of the program authorized by this Article, foreclosure notices filed 17 on subprime home loans on or after November 15, 2008, November 1, 2010, shall contain a 18 certification by the filing party that the pre-foreclosure notice required by G.S. 45-102 and the 19 pre-foreclosure information required by G.S. 45-103 were provided in accordance with this 20 Article and that the periods of time established by the Article have elapsed.

(b) The clerk of superior court or other judicial officer may have access to the pre-foreclosure database to confirm information provided in subsection (a) of this section. A materially inaccurate statement in the certification shall be cause for dismissal without prejudice of any foreclosure proceeding on a primary residence initiated by the mortgage servicer and for payment by the filing party of costs incurred by the borrower in defending the foreclosure proceeding."

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SECTION 2. G.S. 45-21.16(c2) reads as rewritten:

28 "(c2) (Expires October 31, 2010) In any foreclosure filed on or after November 15, 29 2008, November 1, 2010, where the underlying mortgage debt is a subprime home loan as 30 defined in G.S. 45-101(4), G.S. 45-101(1b), the notice required by subsection (b) of this section 31 shall contain a certification by the filing party that the pre-foreclosure notice and information 32 required by G.S. 45-102 and G.S. 45-103 were provided in all material respects and that the 33 periods of time established by Article 11 of this Chapter have elapsed."

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SECTION 3. G.S. 45-21.16(d) reads as rewritten:

35 "(d) (Effective until October 31, 2010) The hearing provided by this section shall be 36 held before the clerk of court in the county where the land, or any portion thereof, is situated. In 37 the event that the property to be sold consists of separate tracts situated in different counties or 38 a single tract in more than one county, only one hearing shall be necessary. However, prior to 39 that hearing, the mortgagee or trustee shall file the notice of hearing in any other county where 40 any portion of the property to be sold is located. Upon such hearing, the clerk shall consider the 41 evidence of the parties and may consider, in addition to other forms of evidence required or 42 permitted by law, affidavits and certified copies of documents. If the clerk finds the existence 43 of (i) valid debt of which the party seeking to foreclose is the holder, (ii) default, (iii) right to 44 foreclose under the instrument, (iv) notice to those entitled to such under subsection (b), and (v) 45 that the underlying mortgage debt is not a subprime home loan as defined in G.S. 45-101(4), 46 G.S. 45-101(1b), or if the loan is a subprime home loan under G.S. 45-101(4), G.S. 45-101(1b), 47 that the pre-foreclosure notice under G.S. 45-102 was provided in all material respects, and that 48 the periods of time established by Article 11 of this Chapter have elapsed, then the clerk shall 49 authorize the mortgagee or trustee to proceed under the instrument, and the mortgagee or 50 trustee can give notice of and conduct a sale pursuant to the provisions of this Article. A 51 certified copy of any authorization or order by the clerk shall be filed in any other county where

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1 any portion of the property to be sold is located before the mortgagee or trustee may proceed to 2 advertise and sell any property located in that county. In the event that sales are to be held in

- 3 more than one county, the provisions of G.S. 45-21.7 apply."
- 4 **SECTION 4.** This act becomes effective November 1, 2010, and expires on May 5 31, 2013.