GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 692

Committee Substitute Favorable 5/6/13 Third Edition Engrossed 5/8/13 Senate Rules and Operations of the Senate Committee Substitute Adopted 7/17/13

Short Title: Amend Predatory Lending Law.

Sponsors:

Referred to:

April 11, 2013

1	A B	LL TO BE ENTITLED
2	AN ACT TO AMEND THE NORT	H CAROLINA ANTI-PREDATORY LENDING LAW,
3	AND TO LIMIT THE PROVIS	ONS OF STATE MORTGAGE LENDING LAW TO
4	BEING NO MORE RESTRICTIV	E THAN FEDERAL LAW.
5	The General Assembly of North Carol	ina enacts:
6	SECTION 1. G.S. 24-1.11	E(a)(5) reads as rewritten:
7	"(5) "Points and fees" is	defined as provided in this subdivision.
8	a. The term in	cludes all of the following:
9	1. All i	tems paid by a borrower at or before closing and that are
10	requ	ired to be disclosed under sections 226.4(a) and 226.4(b)
11	of T	itle 12 of the Code of Federal Regulations, as amended
12	from	time to time, except interest or the time-price
13		rential. However, the meaning of the term "points and
14	fees	' shall not include either (i) the portion of the any up-front
15	fees	1 0
16		inistration, the Veterans' Administration, or the U.S.
17	-	artment of Agriculture to insure or guarantee a home loan
18		that exceeds one and one quarter percent (1.25%) of the
19		loan amount or (ii) the portion of any up-front private
20		gage insurance premium, charge, or fee that exceeds one
21		one-quarter percent (1.25%) of the total loan amount,
22		ided that the private mortgage insurance premium,
23		ge or fee is required to be refundable on a prorated basis,
24		refund is automatically issued upon notification of the
25		faction of the underlying mortgage loan, and the
26		ower has the right to request or receive a prorated refund
27		cordance with state or federal law.
28		charges paid by a borrower at or before closing and that
29		or items listed under section $226.4(c)(7)$ of Title 12 of the
30		e of Federal Regulations, as amended from time to time,
31		only if the lender receives direct or indirect compensation
32		onnection with the charge or the charge is paid to an
33		ate of the lender; otherwise, the charges are not included
34	with	in the meaning of the phrase "points and fees".



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(Public)

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1 2 3 4 5 6 7 8 9		 To the extent not otherwise include or a.2. of this subdivision, all com source to a mortgage broker, include a mortgage broker in a table-funded sale of a loan in the secondary mor considered a table-funded transact transaction shall not be consider transaction. The maximum prepayment fees and 	npensation paid from any ling compensation paid to d transaction. A bona fide rtgage market shall not be tion, and a table-funded red a secondary market
10		charged or collected under the terms	
11 12	b.	Notwithstanding the remaining provisions term does not include (i) taxes, filing f	s of this subdivision, the ees, recording and other
13		charges and fees paid or to be paid to public	-
14		the existence of or for perfecting, releasing	
15		interest; and (ii) fees paid to a person o	
16 17		affiliate of the lender or to the mortgage by	
17 18		mortgage broker for the following: fees f fees for flood certification; fees for pe	1 0
18 19		determinations; appraisal fees; fees for insp	
20		closing; credit reports; surveys; attorneys'	1 1
20		the right to select the attorney from an ap	
22		notary fees; escrow charges, so long as not	
23		sub-subdivision a. of this subdivision; title	
24		premiums for insurance against loss or dam	1
25		hazard insurance and flood insurance pre-	miums, provided that the
26		conditions in section 226.4(d)(2) of Title 1	12 of the Code of Federal
27		Regulations are met.	
28	с.	For open-end credit plans, the term include	-
29		described in sub-subdivisions a.1. through	
30		plus (i) the minimum additional fees the bo	-
31 32		to pay to draw down an amount equal to t	
52 33		(ii) the maximum prepayment fees and charged or collected under the terms of the	
33 34	SECTION 2	G.S. 24-1.1E(a)(6) reads as rewritten:	ioan documents.
35		holds" means:	
36	a.	Without regard to whether the loan trar	nsaction is or may be a
37		"residential mortgage transaction" (as the to	•
38		transaction" is defined in section 226.2(a)(2	00
39		of Federal Regulations, as amended from	
40		percentage rate of the loan at the time the	e loan is consummated is
41		such that the loan is considered a "mortga	age" under section 152 of
42		the Home Ownership and Equity Protectio	
43		103-25, [15 U.S.C. § 1602(aa)]), as the sar	-
44		time to time, and regulations adopted pursu	-
45 46		Reserve Board, including section 226.32 o	
46 47	L	Federal Regulations, as the same may be an The total points and fees, as defined in C	
47 48	b.	The total points and fees, as defined in C four percent (4%)five percent (5%) of the	
48 49		total loan amount is twenty thousand dolla	
5 0		(ii) the lesser of eight percent (8%) of the	
51		thousand dollars (\$1,000), if the total loan a	

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		thousand dollars (\$20,000); prov	vided, the following discount points
		and prepayment fees and pen	alties shall be excluded from the
		calculation of the total points and	l fees payable by the borrower:
			vo bona fide loan discount points
			ver in connection with the loan
			e interest rate from which the loan's
			unted does not exceed by more than
) the required net yield for a 90-day
			very commitment for a reasonably
		-	her Fannie Mae or the Federal Home
		Loan Mortgage Corporati	
		•••	ne bona fide loan discount point
		I E	ver in connection with the loan
			e interest rate from which the loan's
			unted does not exceed by more than
			(2%) the required net yield for a
			tory delivery commitment for a
		•	oan from either Fannie Mae or the
			ortgage Corporation, whichever is
		greater;	
			repayment fees and penalties which
			ected under the terms of the loan
			t exceed one percent (1%) of the
			d the loan documents do not permit
			r collect any prepayment fees or
		-	onths after the loan closing;
		4. For an open-end credit p	plan, prepayment fees and penalties
		which may be charged	or collected under the terms of the
		loan documents which do	o not exceed one percent (1%) of the
		amount prepaid, provided	d the loan documents do not permit
		the lender to charge o	r collect any prepayment fees or
		penalties more than (i) 30) months after the loan closing if the
			option under the loan documents to
		repay all or any portion	of the outstanding balance of the
		open-end credit plan at a	a fixed interest rate over a specified
		-	the borrower has a right or option
			s to repay all or any portion of the
		-	he open-end credit plan at a fixed
		-	fied period of time, 30 months after
			voluntarily exercises that right or
		option; or	
	с.		he loan documents permit the lender
			nt fees or penalties more than 30
			which exceed, in the aggregate, more
		-	amount prepaid. If the loan is an
			ocuments permit the lender to charge
			nalties (i) more than 30 months after
		-	has no right or option under the loan
		1, , , , , ,	ortion of the outstanding balance of
			fixed interest rate over a specified
		period of time or, (ii) if the borr	ower has a right or option under the

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	SECTI]	oan documents to repay all or any portion of of the open-end credit plan at a fixed inter- period of time, more than 30 months after voluntarily exercises that right or option, or (aggregate, more than two percent (2%) of the G.S. 24-1.1F reads as rewritten:	est rate over a specified the date the borrower (iii) which exceed, in the
"8 24_1 1			home loans.	
				of this socion.
(a)	(1)	Annual accordii 1601, e	The following definitions apply for purposes of percentage rate. — The annual percentage rate ing to the provisions of the federal Truth in L t seq.) and the regulations promulgated the	e for the loan calculated ending Act (15 U.S.C. § ereunder by the Federal
			Board, as that Act and regulations are amend	
	(2)	Federal	e prime offer rate. An annual percentage Reserve Board and that is derived from aver-	age interest rates, points,
			ner loan pricing terms currently offered	•
		-	tative sample of creditors for mortgage	transactions that have
	$\langle 0 \rangle$		pricing characteristics.	0 + 1 = 1 - 2000
	(3)	-	d by Session Laws 2009-457, s. 2, effective (
	(4) (5) (6)		ge broker. A mortgage broker as defined in	
			d by Session Laws 2009 457, s. 2, effective (
	(7)		ead home loan. – A loan in which all the foll	
		ł	The loan is not (i) an equity line of credit as a construction loan as defined in G.S. 24-10,	(iii) a reverse mortgage
			ransaction, or (iv) a bridge loan with a terr	
			such as a loan to purchase a new dwelling w	mere the borrower plans
			o sell a current dwelling within 12 months.	
			The borrower is a natural person.	1 0 1 0 1
			Fhe debt is incurred by the borrower primar	tily for personal, family,
			or household purposes.	
			The principal amount of the loan does not	
			oan size limit for a single family dwelling a	as established from time
			time by Fannie Mae.	
			The loan is secured by (i) a security interest i	
			as defined in G.S. 143-145, in the State which	
			by the borrower as the borrower's principal c	
			or deed of trust on real property in the Sta	
		-	ocated an existing structure designed princ	ipally for occupancy of
			from one to four families that is or will be o	
			as the borrower's principal dwelling, or (iii)	
		1	rust on real property in the State upon	which there is to be
		•	constructed using the loan proceeds a structu	re or structures designed
			principally for occupancy of from one to for	
			completed, will be occupied by the borre	ower as the borrower's
			principal dwelling.	
			The loan's annual percentage rate exceeds eac	ch of the following:
		-	1. The average prime offer rate for a co	
			of the date the interest rate for the lo	
			one-half percentage points (1.5%) (
			secured by a first lien mortgage or d	eed of trust or (ii) three
			and one half percentage points (3.5%	
			secured by a subordinate lien mortgag	te or deed of trust.

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	2. The conventional mortgage	e rate by (i) one and three-quarters
	percentage points (1.75%)	or more, if the loan is secured by a
	first lien mortgage or c	leed of trust, or (ii) three and
	three quarters percentage p	points (3.75%) or more, if the loan
	is secured by a subordinate	lien mortgage or deed of trust. For
	purposes of this calculation	n, the "conventional mortgage rate"
		daily contract interest rate on
		e first mortgages published by the
		he Federal Reserve System in its
		5, or any publication that may
	supersede it, during the water the interest rate for the loar	veek preceding the week in which is set.
3.	The yield on U.S. Treasury securities having cor	nparable periods of maturity by (i)
three per-	centage points (3%) or more, if the loan is secured	
-	(ii) five percentage points (5%) or more, if the loa	
	or deed of trust. Without regard to whether the los	•
	sions of the Home Mortgage Disclosure Act 12 U.	
differenc	e between the annual percentage rate and the yi	eld on Treasury securities having
	ble periods of maturity shall be determined using the	
	applicable to loans that are subject to the reporting	
	es and calculation methods are amended from time	
	securities shall be determined as of the fifteent	th day of the month prior to the
11	on for the loan.	
(a1)	A rate spread home loan is a loan that has an a	
	set out in 15 U.S.C. § 1639c(c)(1)(B)(ii) and any re	
(b) loan.	No prepayment fees or penalties shall be charged	or conected on a rate spread nome
(b1)	The making of a rate spread home loan that viol	lates 15 U S C \approx 1639c(c) and any
	ns promulgated thereunder is hereby declared usurio	
this Chap		bus in violation of the provisions of
(c)	No lender shall make a rate spread home loan to	a borrower based on the value of
	ower's collateral without due regard to the bo	
	nation, including the borrower's current and reasona	
	her than the collateral, current obligations, and more	
regard to	whether the loan is a "higher priced mortgage loa	an" as defined in section 226.35 of
	of the Code of Federal Regulations, the met	
	ation of a borrower's repayment ability set forth in	
	e of Federal Regulations and the related Federa	
	tary on Regulation Z, as the regulation and commer	
	Il be applied to determine a lender's compliance wit	
<u>(c1)</u>	Any prepayment penalty in violation of 15 U.S.	.C. § 1639c(c) and any regulations
	ted thereunder shall be unenforceable.	
(d)	The making of a rate spread home loan which v	
	hereby declared usurious in violation of the prov	1
	ayment penalty in violation of this section sha	
	shall not be entitled to recover twice for the same	
	ioner of Banks, or any party to a rate spread home	
	on. This section establishes specific consumer prote to other consumer protections that may be otherw	
	to other consumer protections that may be otherw ho brokers a rate spread home loan that violates the	
	d severally liable with the lender.	Provisions of this section shall be
Jointy an	d severally hable with the fender.	

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1	(d1) Notwithstanding the foregoing, a borrower shall not be entitled to recover twice for
2	the same wrong. The Attorney General, the Commissioner of Banks, or any party to a rate
3	spread home loan may enforce the provisions of this section. This section establishes specific
4	consumer protections in rate spread home loans in addition to other consumer protections that
5	may be otherwise available by law. A mortgage broker who brokers a rate spread home loan
6	that violates the provisions of this section shall be jointly and severally liable with the lender.
7	"
8	SECTION 4. This act becomes effective October 1, 2013.