GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE DRH80243-ME-65 (03/26)

Short Title:	Mortgage/Rate Spread & High-Cost Loans.	(Public)
Sponsors:	Representative Blue.	
Referred to:		

A BILL TO BE ENTITLED

2	AN ACT TO	UPDATE	THE	RATE	SPREAD	AND	HIGH-CO	OST	HOME	LOANS
3	STATUTES									
4	The General Ass									
5	SEC	TION 1. G	.S. 24-	1.1F read	ls as rewrit	ten:				
6	"§ 24-1.1F. Rat									
7	(a) Defir	nitions. – Th	ne follo	wing def	initions app	ply for p	purposes of	f this	section:	
8	(1)	1		0	– The annu	-	0			
9			-	-	ons of the fe			-		
10			- ·		regulations	-	-		•	
11					ct and regu					
12	(2)			1. – A lo	an other th	an an o	pen-end ci	redit j	plan as c	lefined in
13		this secti								
14	<u>(2)</u>	-	-		te. – An a	-	-		-	-
15					nd that is d			-		-
16				-	g terms o					
17					of creditor	<u>s for r</u>	nortgage	transa	actions t	<u>hat have</u>
18		low-risk								
19	(3)				t has all of					
20					n equity lir					
21					an as define	ed in G.S	S. 24-10(c)), or a	reverse	mortgage
22			ansacti							
23					a natural pe			1 0		
24					red by the	borrow	er primari	ly for	: persona	l, family,
25				hold pur	L					
26			-	-	nount of th					0
27					r a single-f	family c	welling as	s esta	blished I	rom time
28				or Fanni		•.	• •		6	
29					ed by (i) a	•				
30					. <u>S. 143-14</u>					
31			-	•	borrower a		-	-		0
32					d of trust c				-	
33					an exist	-		-		
34			-	•	m one to fo					
35		ŧ	e borr	ower as t	he borrowe	r's prin	cipal dwell	ling, (or (111) a	mortgage



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1		or deed of trust on real property in the State upon v	which there is to be
2		constructed using the loan proceeds a structure or s	
3		principally for occupancy of from one to four fan	-
4		completed, will be occupied by the borrower	
5		principal dwelling.	us the bollowers
6		f. A purpose of the loan is to (i) purchase the dwell	ling (ii) construct
7		repair, rehabilitate, remodel, or improve the dw	elling or the real
8		property on which it is located, (iii) satisfy and r	
9 10		obligation secured by the same real property, or existing consumer debts into a new home loan.	x (iv) consolidate
11	(4)	(Effective until January 1, 2009) Mortgage broker. – A 1	nortgage broker as
12	(+)	defined in G.S. 53-243.01(14).	nongage broker as
12	(4)	(Effective January 1, 2009) Mortgage broker. – A m	ortgage broker as
14		defined in G.S. 53-243.01.	longuge broner us
15	(5)	Obligor. – Each borrower, co-borrower, cosigner, or gua	rantor obligated to
16	~ /	repay a rate spread home loan.	e
17	(6)	Open end credit plan. Credit extended by a lender under	a plan in which (i)
18		the lender reasonably contemplates repeated transactions,	(ii) the lender may
19		charge interest or otherwise impose a finance charge from	time to time on an
20		outstanding unpaid balance, and (iii) the amount of c	
21		extended to the obligor during the term of the plan, up to-	
22		by the lender, is generally made available to the extent the	at any outstanding
23		balance is repaid.	
24	(7)	Rate spread home loan. – A home loan in which all the fol	
25		a. The difference between the annual percentage rat	
26		the yield on U.S. Treasury securities having com	
27		maturity is either equal to or greater than (i) 3	
28		(3%), if the loan is secured by a first lien mortgag	
29 20		or (ii) 5 percentage points (5%), if the loan	-
30 31		subordinate lien mortgage or deed of trust. Without the loop is subject to or reportable under the provi	0
31		the loan is subject to or reportable under the provi Mortgage Disclosure Act (12 U.S.C. § 2801, et	
32 33		difference between the annual percentage rate	
33 34		Treasury securities having comparable periods of	Emoturity shall be
35		determined using the same procedures and ca	loulation methods
36		applicable to loans that are subject to the reporting	
37		HMDA, as those procedures and calculation met	
38		from time to time, provided that the yield on Treas	
39		be determined as of the fifteenth day of the n	
40		application for the loan.	
41		b. The difference between the annual percentage rat	e for the loan and
42		the conventional mortgage rate is either equal to	
43		1.75 percentage points (1.75%), if the loan is secu	
44		mortgage or deed of trust, or (ii) 3.75 percentage	
45		the loan is secured by a subordinate lien mortgag	e or deed of trust.
46		For purposes of this calculation, the "convention	
47		means the most recent daily contract interest rate	
48		for fixed rate first mortgages published by the Boa	
49		the Federal Reserve System in its Statistical Rel	
50		publication that may supersede it, during the w	eek preceding the
51		week in which the interest rate for the loan is set.	

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	<u>a.</u>	The loan is not (i) an equity line of cre	dit as defined in G.S. 24-9, (i
	_	a construction loan as defined in G.S.	
		transaction, or (iv) a bridge loan with	
		such as a loan to purchase a new dwel	
		-	• •
	1	to sell a current dwelling within 12 mo	<u>nuis.</u>
	<u>b.</u>	<u>The borrower is a natural person.</u>	
	<u>C.</u>	The debt is incurred by the borrower	primarily for personal, famil
		or household purposes.	
	<u>d.</u>	The principal amount of the loan doe	es not exceed the conforming
		loan size limit for a single-family dwe	elling as established from tin
		to time by Fannie Mae.	-
	<u>e.</u>	The loan is secured by (i) a security int	terest in a manufactured hom
	<u></u>	as defined in G.S. 143-145, in the Stat	
		by the borrower as the borrower's prin	
		or deed of trust on real property in t	-
		located an existing structure designed	· · ·
		from one to four families that is or wil	
		as the borrower's principal dwelling,	
		trust on real property in the State	upon which there is to
		constructed using the loan proceeds a s	structure or structures designed
		principally for occupancy of from one	to four families which, whe
		completed, will be occupied by the	
		principal dwelling.	
	<u>f.</u>	The loan's annual percentage rate exc	seeds the average prime off
	<u>1.</u>	rate for a comparable transaction as of	
		by (i) one and one-half percentage poi	
		is secured by a first lien on a dwell	
		percentage points (3.5%) or more	if the loan is secured by
		subordinate lien on a dwelling.	
(b)	No prepaym	ent fees or penalties shall be charged or c	ollected on a rate spread hor
loan.			
(c)	No lender sl	nall make a rate spread home loan unless	s the lender reasonably and
good fa	th believes at th	te time the loan is consummated that one	or more of the obligors, wh
		or collectively, has the ability to repay t	
		al estate taxes and hazard insurance prem	
		s that one or more mortgage loans secu	
		raneously to the same borrower with the	
	y mat iender,	the lender making the rate spread ho	ine ioan must document t
borrowe	r's ability to rep	ay the combined payments of all loans on	the same real property.
	(1) A let	der's analysis of an obligor's ability to r	epay a rate spread home lo
		ding to the loan terms and to pay related	
	prem	iums shall be based on a consideration	of the obligor's credit histor
	curre	nt and expected income, current obligat	tions, employment status, a
	other	financial resources other than the oblige	or's equity in the real proper
	that s	ecures repayment of the rate spread home	loan
		stermining an obligor's ability to repay	
		r shall take reasonable steps to verify the	
		mation provided by or on behalf of the ob	
	•		• 1 1 •
		ets, bank records, reasonable alternat party verification.	tive methods, or reasonab

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1	(3)	In determining an obligor's ability to repay a rate s	pread home loan		
2		according to its terms when the loan has an adjustable rate	-		
3		shall take into consideration any balance increase that ma	y accrue from any		
4		negative amortization provision. The lender shall calc	ulate the monthly		
5		payment amount for principal and interest by assuming (i)) the loan proceeds		
6		are fully disbursed on the date of the loan closing, (ii) the			
7		in substantially equal monthly amortizing payments of principal	incipal and interest		
8		over the entire term of the loan, with no balloon payr	nent, and (iii) the		
9		interest rate over the entire term of the loan is a fixed rate	e equal to the fully		
10		indexed interest rate at the time of the loan closing, without	ut considering any		
11		initial discounted rate. The "fully indexed interest rate at t	he time of the loan		
12		closing" is the interest rate that would have applied at the	time of the closing		
13		had the initial interest rate been determined by the appli-	cation of the same		
14		interest rate formula, (for example, an interest rate inde	x plus or minus a		
15		margin) that applies under the terms of the loan docum	ents to subsequent		
16		interest rate adjustments, disregarding any limitations (on the amount by		
17		which the interest rate may change at any one time.	-		
18	(4)	A lender's analysis of an obligor's ability to repay a rate	e spread loan may		
19		utilize reasonable commercially recognized underwriti			
20		methodologies, including automated underwriting syste			
21		standards and methodologies comply with the provisions of	of this section.		
22	<u>(c)</u> <u>No</u>	lender shall make a rate spread home loan to a borrower bas			
23	the borrower's o	collateral without due regard to the borrower's repayn	nent ability as of		
24	consummation, in	ncluding the borrower's current and reasonably expected inc	ome, employment,		
25	assets other than	the collateral, current obligations, and mortgage-related ob	oligations. Without		
26	regard to whethe	r the loan is a "higher-priced mortgage loan" as defined in	section 226.35 of		
27		Code of Federal Regulations, the methodology and			
28	determination of	a borrower's repayment ability set forth in section 226.34(a	a)(4) of Title 12 of		
29	the Code of Fe	deral Regulation and the related Federal Reserve Board	rd's Official Staff		
30	•	Regulation Z, as the regulation and commentary may be ame			
31		lied to determine a lender's compliance with this requirement			
32	· · ·	naking of a rate spread home loan which violates subsection	., .,		
33	•	declared usurious in violation of the provisions of this Ch	-		
34		penalty in violation of this section shall be unenforceable. H	-		
35		titled to recover twice for the same wrong. The Atto	•		
36		Banks, or any party to a rate spread home loan may enforce	-		
37		section establishes specific consumer protections in rate spi			
38	addition to other consumer protections that may be otherwise available by law. A mortgage				
39		ers a rate spread home loan that violates the provisions of the	nis section shall be		
40	•	ally liable with the lender.			
41	· · · •	rovisions of this section shall apply to any person who in ba	-		
42		tion of this section by (i) dividing any loan transaction into			
43	the purpose and	with the intent of evading the provisions of this section, or	(ii) any other such		
44	subterfuge.				
45		der in a rate spread home loan who, when acting in good fa	1.		
46		will not be deemed to have violated this section if the lend	ler establishes that		
47	either:				
48	(1)	Within 90 days of the loan closing and prior to the institu	•		
49		against the lender under this section, the borrower w			
50		compliance failure, the lender tendered appropriate rest			
51		offered, at the borrower's option, either to (i) make the rate	e spread home loan		

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1 2 3 4 5 6			manner consider and with	with subsection (b) or (c), or (ii) change beneficial to the borrower so that the red a rate spread home loan subject to the hin a reasonable period of time following s, the lender took appropriate action base	e loan will no longer be e provisions of this section, g the borrower's election of
7		(2)		npliance failure was not intentional and	regulted from a bong fide
8		(2)		twithstanding the maintenance of proced	
9				ich errors, and within 120 days after the c	• -
10				nd prior to the institution of any action a	• •
11				or the lender's receipt of written notice of	0
12				r was notified of the compliance fai	1
13				ate restitution, the lender offered, at the	
14			(i) make	the rate spread home loan comply with	subsection (b) or (c) of this
15			section,	or (ii) change the terms of the loan in	a manner beneficial to the
16				r so that the loan will no longer be con	*
17				ject to the provisions of this section, and	±
18				following the borrower's election of	
19				ate action based on the borrower's choic	-
20				clude clerical, calculation, computer mal	
21 22			-	ting errors. An error of legal judgment ons under this section is not a bona fide er	
22	(g)	The r	-	of this section shall be severable, and if a	
23	(U)	-		be invalid or is preempted by federal law	• •
25	-			etion shall not be affected thereby."	i of regulation, the validity
26				G.S. 24-1.1E(a)(5) reads as rewritten:	
27	"§ 24-1.1			and limitations on high-cost home loans	3.
28	(a)	Defir	nitions. – T	The following definitions apply for the pur	poses of this section:
29					
30		(5)		and fees" is defined as provided in this su	bdivision.
31				The term includes all of the following:	
32				All items <u>paid by a borrower at or</u>	-
33 34				required to be disclosed under sec of Title 12 of the Code of Federa	
34 35				from time to time, except in	
36				differential.	nerest of the time-price
37			~	2. All charges <u>paid by a borrower at</u>	t or before closing and that
38				are for items listed under section 2	-
39				Code of Federal Regulations, as a	mended from time to time,
40				but only if the lender receives dire	ect or indirect compensation
41				in connection with the charge of	
42				affiliate of the lender; otherwise, t	•
43				within the meaning of the phrase "	-
44				3. To the extent not otherwise inclu	
45 46				or a.2. of this subdivision, all co	
40 47				source to a mortgage broker, inclu a mortgage broker in a table-fund	
47				sale of a loan in the secondary me	
49				considered a table-funded transa	
50				transaction shall not be consid	
51				transaction.	

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1		4. The maximum prepayment fees and penaltie	es which may be			
2		charged or collected under the terms of the lo	an documents.			
3	b.	Notwithstanding the remaining provisions of this				
4 5		term does not include (i) taxes, filing fees, reco	-			
		charges and fees paid or to be paid to public officials	•			
6		the existence of or for perfecting, releasing, or satis				
7		interest; and (ii) fees paid to a person other than				
8		affiliate of the lender or to the mortgage broker or a				
9		mortgage broker for the following: fees for tax pa	•			
10		fees for flood certification; fees for pest infest				
11		determinations; appraisal fees; fees for inspections pe	1			
12		closing; credit reports; surveys; attorneys' fees (if t				
13		the right to select the attorney from an approved li				
14		notary fees; escrow charges, so long as not otherwis				
15		sub-subdivision a. of this subdivision; title insuranc				
16		premiums for insurance against loss or damage to pre-				
17		hazard insurance and flood insurance premiums, p				
18		conditions in section 226.4(d)(2) of Title 12 of the	Code of Federal			
19		Regulations are met.				
20	с.	For open-end credit plans, the term includes those	-			
21		described in sub-subdivisions a.1. through a.3. of				
22		that are charged at or before loan closing, subdivis				
23		minimum additional fees the borrower would be re				
24		draw down an amount equal to the total loan amo				
25		maximum prepayment fees and penalties which ma	y be charged or			
26		collected under the terms of the loan documents."				
27	SECTION 3	• This act becomes effective October 1, 2009.				