GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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Short Title:

HOUSE BILL 1222 Committee Substitute Favorable 5/5/09 Senate Commerce Committee Substitute Adopted 7/14/09

Mortgage/Rate Spread & High-Cost Loans.

	Sponsors:							
	Referred	eferred to:						
					April 9, 2009			
1 2 3					A BILL TO BE ENTITLED HE RATE SPREAD AND HIGH-COST HOME LOANS AKE A CONFORMING CHANGE TO THE EMERGENCY			
4	PROC	GRAM	TO REI	DUCE	HOME FORECLOSURES ACT.			
5	The Gene	ral As	sembly o	of North	n Carolina enacts:			
6		SEC	TION 1.	G.S. 1	24-1.1E(a)(5) reads as rewritten:			
7	" § 24-1.1]	E Res	trictions	and li	mitations on high-cost home loans.			
8	(a)	Defi	nitions	The fo	ollowing definitions apply for the purposes of this section:			
9 10		 (5)	"Doint	ts and f	fees" is defined as provided in this subdivision.			
10		(\mathbf{J})	a.		erm includes all of the following:			
12			a.	1.	All items <u>paid by a borrower at or before closing and that are</u>			
12				1.	required to be disclosed under sections 226.4(a) and 226.4(b)			
13 14					of Title 12 of the Code of Federal Regulations, as amended			
14					from time to time, except interest or the time-price			
16					differential.			
10				2.	All charges <u>paid by a borrower at or before closing and that</u>			
18				2.	are for items listed under section $226.4(c)(7)$ of Title 12 of the			
18 19					\underline{are} for items instead under section 220.4(c)(7) of Title 12 of the Code of Federal Regulations, as amended from time to time,			
20					but only if the lender receives direct or indirect compensation			
20					in connection with the charge or the charge is paid to an			
21					affiliate of the lender; otherwise, the charges are not included			
22					within the meaning of the phrase "points and fees".			
23 24				3.	To the extent not otherwise included in sub-subdivision a.1.			
25				5.	or a.2. of this subdivision, all compensation paid from any			
26					source to a mortgage broker, including compensation paid to			
20 27					a mortgage broker in a table-funded transaction. A bona fide			
28								
28 29					sale of a loan in the secondary mortgage market shall not be considered a table-funded transaction, and a table-funded			
30					transaction shall not be considered a secondary market			
31					transaction.			
32				4.	The maximum prepayment fees and penalties which may be			
33					charged or collected under the terms of the loan documents.			
34			b.	Notw	vithstanding the remaining provisions of this subdivision, the			
35					does not include (i) taxes, filing fees, recording and other			
36					es and fees paid or to be paid to public officials for determining			



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(Public)

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1				the existence of or for perfecting, releasing, or satisfying a security
2				interest; and (ii) fees paid to a person other than a lender or an
3				affiliate of the lender or to the mortgage broker or an affiliate of the
4				mortgage broker for the following: fees for tax payment services;
5				fees for flood certification; fees for pest infestation and flood
6				determinations; appraisal fees; fees for inspections performed prior to
7				closing; credit reports; surveys; attorneys' fees (if the borrower has
8				the right to select the attorney from an approved list or otherwise);
9				notary fees; escrow charges, so long as not otherwise included under
10				sub-subdivision a. of this subdivision; title insurance premiums; and
11				premiums for insurance against loss or damage to property, including
12				hazard insurance and flood insurance premiums, provided that the
13				conditions in section $226.4(d)(2)$ of Title 12 of the Code of Federal
14				Regulations are met.
14			C	For open-end credit plans, the term includes those points and fees
			c.	• • •
16				described in sub-subdivisions a.1. through a.3. of this subdivision
17				that are charged at or before loan closing, subdivision, plus (i) the
18				minimum additional fees the borrower would be required to pay to
19				draw down an amount equal to the total loan amount, and (ii) the
20				maximum prepayment fees and penalties which may be charged or
21		~-~~		collected under the terms of the loan documents."
22				G.S. 24-1.1F reads as rewritten:
23			-	home loans.
24	(a)			The following definitions apply for purposes of this section:
25		(1)		l percentage rate. – The annual percentage rate for the loan calculated
26				ing to the provisions of the federal Truth-in-Lending Act (15 U.S.C. §
27			1601,	et seq.) and the regulations promulgated thereunder by the Federal
28			Reserv	re Board, as that Act and regulations are amended from time to time.
29		(2)	Closed	l-end loan. – A loan other than an open-end credit plan as defined in
30			this se	ction.
31		<u>(2)</u>	Averag	ge prime offer rate. – An annual percentage rate published by the
32			Federa	l Reserve Board and that is derived from average interest rates, points,
33				ther loan pricing terms currently offered to consumers by a
34				entative sample of creditors for mortgage transactions that have
35				sk pricing characteristics.
36		(3)		loan. A loan that has all of the following characteristics:
37		(-)	a.	The loan is not an equity line of credit as defined in G.S. 24-9(a)(2),
38				a construction loan as defined in G.S. 24-10(c), or a reverse mortgage
39				transaction.
40			b.	The borrower is a natural person.
41			о. с.	The debt is incurred by the borrower primarily for personal, family,
42			С.	or household purposes.
43			d.	The principal amount of the loan does not exceed the conforming
44			u.	loan size limit for a single-family dwelling as established from time
45				to time for Fannie Mae.
45 46			0	
			e.	The loan is secured by (i) a security interest in a manufactured home, as defined in $C \ge 142 \cdot 147(7)$ in the State which is or will be
47 48				as defined in G.S. 143-147(7), in the State which is or will be
48				occupied by the borrower as the borrower's principal dwelling, (ii) a
49 50				mortgage or deed of trust on real property in the State upon which
50				there is located an existing structure designed principally for
51				occupancy of from one to four families that is or will be occupied by

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			the borrower as the borrower's principal or deed of trust on real property in the S	State upon which there is to be
			constructed using the loan proceeds a st	
			principally for occupancy of from one	
			completed, will be occupied by the	borrower as the borrower's
		£	principal dwelling.	
		f.	A purpose of the loan is to (i) purchas	
			repair, rehabilitate, remodel, or impre-	e
			property on which it is located, (iii) so	
			obligation secured by the same real	
	(Λ)		existing consumer debts into a new hon	
	(4)		ective until January 1, 2009) Mortgage bi	roker. – A mortgage broker as
			ed in G.S. 53-243.01(14).	
	(4)		ective January 1, 2009) Mortgage brok	ter. – A mortgage broker as
			ed in G.S. 53-243.01.	
	(5)		gor. – Each borrower, co-borrower, cosig	ner, or guarantor obligated to
			<i>a</i> rate spread home loan.	
	(6)	-	end credit plan. Credit extended by a le	1
			ender reasonably contemplates repeated tra	
			ge interest or otherwise impose a finance c	-
			anding unpaid balance, and (iii) the an	
		exter	nded to the obligor during the term of the	plan, up to any credit limit set
		by th	e lender, is generally made available to the	he extent that any outstanding
		balar	ice is repaid.	
	(7)	Rate	spread home loan A home loan in which	h all the following apply:
		a.	The difference between the annual per the yield on U.S. Treasury securities h	centage rate for the loan and
			maturity is either equal to or greater	
			(3%), if the loan is secured by a first li	
			or (ii) 5 percentage points (5%), if	
			subordinate lien mortgage or deed of tru	
			the loan is subject to or reportable under	
			Mortgage Disclosure Act (12 U.S.C.	
			difference between the annual percent	mage rate and the yield on
			Treasury securities having comparable	periods of maturity shall be
			determined using the same procedur	
			applicable to loans that are subject to	the reporting requirements of
			HMDA, as those procedures and calcu	
			from time to time, provided that the yie	
			be determined as of the fifteenth day	y of the month prior to the
		_	application for the loan.	
		b.	The difference between the annual per	
			the conventional mortgage rate is eithe	er equal to or greater than (i)
			1.75 percentage points (1.75%), if the	
			mortgage or deed of trust, or (ii) 3.75-	
			the loan is secured by a subordinate li	
			For purposes of this calculation, the	
			means the most recent daily contract	interest rate on commitments
			for fixed-rate first mortgages published	
			the Federal Reserve System in its Sta	

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		publi	cation that may supersede it, during the	week preceding the
		week	in which the interest rate for the loan is se	t.
	<u>a.</u>	The	oan is not (i) an equity line of credit as det	fined in G.S. 24-9, (ii)
	_		struction loan as defined in G.S. 24-10, (i	
			action, or (iv) a bridge loan with a term	
		-	as a loan to purchase a new dwelling whe	
			Il a current dwelling within 12 months.	<u> </u>
	<u>b.</u>	-	porrower is a natural person.	
	<u>c.</u>		debt is incurred by the borrower primarily	y for personal, family,
			usehold purposes.	<u> </u>
	<u>d.</u>		principal amount of the loan does not ex	xceed the conforming
	—		size limit for a single-family dwelling as	•
		-	ne by Fannie Mae.	
	<u>e.</u>	-	loan is secured by (i) a security interest in a	a manufactured home.
			fined in G.S. 143-145, in the State which	
		-	e borrower as the borrower's principal dw	
			ed of trust on real property in the State	
			ed an existing structure designed principa	-
			one to four families that is or will be occu	· _ · _ · _ · _ · _ · _ · _ · _ ·
			e borrower's principal dwelling, or (iii) a	
			on real property in the State upon w	
			ructed using the loan proceeds a structure	
		-	ipally for occupancy of from one to four	
		-	bleted, will be occupied by the borrow	
		-	ipal dwelling.	er us the borrowers
	<u>f.</u>	-	oan's annual percentage rate exceeds each	of the following:
	<u>1.</u>	<u>1.</u>	The average prime offer rate for a com	-
		<u>1.</u>	of the date the interest rate for the loar	-
			one-half percentage points (1.5%) or	• • •
			secured by a first lien mortgage or dee	
			and one-half percentage points (3.5%)	
			secured by a subordinate lien mortgage	
		<u>2.</u>	The conventional mortgage rate by (i) of	
		<u> 2.</u>	percentage points (1.75%) or more, if the	
			first lien mortgage or deed of trus	•
			three-quarters percentage points (3.75%	
			is secured by a subordinate lien mortgag	
			purposes of this calculation, the "conver	
			means the most recent daily contr	~ ~ ~
			commitments for fixed-rate first mortga	
			Board of Governors of the Federal R	-
			Statistical Release H. 15, or any p	
			supersede it, during the week precedin	ig the week in which
		2	the interest rate for the loan is set.	1 · 11
		<u>3.</u>	The yield on U.S. Treasury securitie	• •
			periods of maturity by (i) three perce	
			more, if the loan is secured by a first lie	
			trust, or (ii) five percentage points (5%)	
			secured by a subordinate lien mortga	-
			Without regard to whether the loan is su	• •
			under the provisions of the Home Mor	rtgage Disclosure Act

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1		<u>12 U.S.C. § 2801, et seq. (HMDA</u>). the difference between
2		the annual percentage rate and	
3		securities having comparable peri	
4		determined using the same pro-	
5		methods applicable to loans that a	
6		requirements of HMDA, as those p	
7		methods are amended from time t	
8		yield on Treasury securities shall	
9		fifteenth day of the month prior	
10		loan.	to the upplication for the
11	(b) No pi	repayment fees or penalties shall be charged or college	cted on a rate spread home
12	loan.	ephyment rees of penanties shall be enarged of cones	cied on a face spread nome
12		nder shall make a rate spread home loan unless the	lender reasonably and in
13	. ,	es at the time the loan is consummated that one or r	•
15	0	idually or collectively, has the ability to repay the l	0
16		cable real estate taxes and hazard insurance premium	
17		n knows that one or more mortgage loans secured	-
17		ntemporaneously to the same borrower with the rat	
18 19		ender, the lender making the rate spread home	1 0
20	•	y to repay the combined payments of all loans on the	
20 21	(1)	A lender's analysis of an obligor's ability to repay A lender's analysis of an obligor's ability to repay	
21	(1)		
22		according to the loan terms and to pay related real	
23 24		premiums shall be based on a consideration of the	•
24 25		current and expected income, current obligations	
23 26		other financial resources other than the obligor's of the rate arread home less	
20 27	(2)	that secures repayment of the rate spread home loa	
27	(2)	In determining an obligor's ability to repay a ra	
28 29		lender shall take reasonable steps to verify the acc	
29 30		information provided by or on behalf of the obligo receipts, bank records, reasonable alternative	• •
30 31		third-party verification.	methods, or reasonable
31	(2)		note annead home lean
32 33	(3)	In determining an obligor's ability to repay a	
33 34		according to its terms when the loan has an adjusta	
		shall take into consideration any balance increase	that may accrue from any
35 36		negative amortization provision. The lender sh	
30 37		payment amount for principal and interest by assu	
37 38		are fully disbursed on the date of the loan closing,	
		in substantially equal monthly amortizing paymen	
39 40		over the entire term of the loan, with no ballo	
40		interest rate over the entire term of the loan is a fi	
41		indexed interest rate at the time of the loan closing	
42		initial discounted rate. The "fully indexed interest	
43		closing" is the interest rate that would have applied	
44		had the initial interest rate been determined by the	
45		interest rate formula, (for example, an interest ra	ate index plus or minus a
46		margin) that applies under the terms of the loan	
47		interest rate adjustments, disregarding any limit	
48		which the interest rate may change at any one time	
49	(4)	A lender's analysis of an obligor's ability to repa	iy a rate spread loan may
50		utilize reasonable commercially recognized un	derwriting standards and

General Assembly Of North Carolina Session 2009 methodologies, including automated underwriting systems, provided the 1 2 standards and methodologies comply with the provisions of this section. 3 No lender shall make a rate spread home loan to a borrower based on the value of (c) 4 the borrower's collateral without due regard to the borrower's repayment ability as of 5 consummation, including the borrower's current and reasonably expected income, employment, assets other than the collateral, current obligations, and mortgage-related obligations. Without 6 7 regard to whether the loan is a "higher-priced mortgage loan" as defined in section 226.35 of 8 Title 12 of the Code of Federal Regulations, the methodology and standards for the 9 determination of a borrower's repayment ability set forth in section 226.34(a)(4) of Title 12 of the Code of Federal Regulations and the related Federal Reserve Board's Official Staff 10 Commentary on Regulation Z, as the regulation and commentary may be amended from time to 11 time, shall be applied to determine a lender's compliance with this requirement. 12 13 The making of a rate spread home loan which violates subsection (b) or (c) of this (d) 14 section is hereby declared usurious in violation of the provisions of this Chapter. In addition, any prepayment penalty in violation of this section shall be unenforceable. However, an obligor 15 a borrower shall not be entitled to recover twice for the same wrong. The Attorney General, the

16 <u>a borrower</u> shall not be entitled to recover twice for the same wrong. The Attorney General, the 17 Commissioner of Banks, or any party to a rate spread home loan may enforce the provisions of 18 this section. This section establishes specific consumer protections in rate spread home loans in 19 addition to other consumer protections that may be otherwise available by law. A mortgage 20 broker who brokers a rate spread home loan that violates the provisions of this section shall be 21 jointly and severally liable with the lender.

(e) The provisions of this section shall apply to any person who in bad faith attempts to
 avoid the application of this section by (i) dividing any loan transaction into separate parts for
 the purpose and with the intent of evading the provisions of this section, or (ii) any other such
 subterfuge.

(f) A lender in a rate spread home loan who, when acting in good faith, fails to comply
with this section, will not be deemed to have violated this section if the lender establishes that
either:

- 29 (1)Within 90 days of the loan closing and prior to the institution of any action 30 against the lender under this section, the borrower was notified of the 31 compliance failure, the lender tendered appropriate restitution, the lender 32 offered, at the borrower's option, either to (i) make the rate spread home loan 33 comply with subsection (b) or (c), or (ii) change the terms of the loan in a 34 manner beneficial to the borrower so that the loan will no longer be 35 considered a rate spread home loan subject to the provisions of this section, 36 and within a reasonable period of time following the borrower's election of 37 remedies, the lender took appropriate action based on the borrower's choice; 38 or
- 39 (2)The compliance failure was not intentional and resulted from a bona fide 40 error notwithstanding the maintenance of procedures reasonably adopted to 41 avoid such errors, and within 120 days after the discovery of the compliance 42 failure and prior to the institution of any action against the lender under this 43 section or the lender's receipt of written notice of the compliance failure, the borrower was notified of the compliance failure, the lender tendered 44 45 appropriate restitution, the lender offered, at the borrower's option, either to 46 (i) make the rate spread home loan comply with subsection (b) or (c) of this 47 section, or (ii) change the terms of the loan in a manner beneficial to the 48 borrower so that the loan will no longer be considered a rate spread home 49 loan subject to the provisions of this section, and within a reasonable period 50 of time following the borrower's election of remedies, the lender took 51 appropriate action based on the borrower's choice. Examples of a bona fide

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		error include clerical, calculation, computer malfun	
		and printing errors. An error of legal judgment w	
		obligations under this section is not a bona fide error	
	-	rovisions of this section shall be severable, and if any	-
	-	eclared to be invalid or is preempted by federal law of	or regulation, the validity
(of this section shall not be affected thereby."	
		TION 3. G.S. 45-101 reads as rewritten:	
'		expiration date, see note) Definitions.	
		g definitions apply throughout this Article:	
	(1)	Act as a mortgage servicer To engage, whether f	
		from another or on its own behalf, in the business of	e .
		periodic payments from a borrower pursuant to the	
		loan, including amounts for escrow accounts, and	
		principal and interest and such other payments with	1
		received from the borrower as may be required p	00
		loan, the mortgage servicing loan documents, or serv	vicing contract.
	<u>(1a)</u>	Annual percentage rate. – Defined in G.S. 24-1.1F.	
	<u>(1b)</u>	Home loan. – A loan that has all of the following cha	
		a. The loan is not (i) an equity line of credit as	
		a construction loan as defined in G.S. 24-10	
		transaction, or (iv) a bridge loan with a ter	
		such as a loan to purchase a new dwelling v	where the borrower plans
		to sell a current dwelling within 12 months.	
		b. <u>The borrower is a natural person.</u>	
		c. <u>The debt is incurred by the borrower prima</u>	rily for personal, family,
		or household purposes.	
		d. <u>The principal amount of the loan does not</u>	
		loan size limit for a single-family dwelling	as established from time
		to time by Fannie Mae.	· · · · 11
		e. The loan is secured by (i) a security interest	
		as defined in G.S. 143-145, in the State which	
		by the borrower as the borrower's principal of the set	
		or deed of trust on real property in the St	-
		located an existing structure designed princ	
		from one to four families that is or will be o	
		as the borrower's principal dwelling, or (iii trust on real property in the State upon	
		constructed using the loan proceeds a structu	
		principally for occupancy of from one to for	
		<u>completed, will be occupied by the borr</u> principal dwelling.	<u>ower as the porrowers</u>
		<u>f.</u> <u>A purpose of the loan is to (i) purchase the</u>	dwelling (ii) construct
		<u>repair, rehabilitate, remodel, or improve t</u>	-
		property on which it is located, (iii) satisfy	-
		obligation secured by the same real property	
		existing consumer debts into a new home loa	
	(2)		
	(2)	Mortgage lender. – A person engaged in the busin loans for compensation or gain.	less of making mongage
	(2)	Mortgage servicer. – A person who directly or indir	rectly acts as a mortage
	(3)		acts as a mongage
		servicer as that term is defined in subdivision (1)) of this section or who

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	Settlement Procedures Act, 12 U.S.C. § 2605(i), with respect to mortgage loans.
<u>(3a)</u>	Rate spread home loan. – A home loan in which all the following apply:
<u></u>	a. The difference between the annual percentage rate for the loan and
	the yield on U.S. Treasury securities having comparable periods of
	maturity is either equal to or greater than (i) three percentage points
	(3%), if the loan is secured by a first lien mortgage or deed of trust,
	or (ii) five percentage points (5%), if the loan is secured by a
	subordinate lien mortgage or deed of trust. Without regard to whether
	the loan is subject to or reportable under the provisions of the Home
	Mortgage Disclosure Act (12 U.S.C. § 2801, et seq.) (HMDA), the
	difference between the annual percentage rate and the yield on
	Treasury securities having comparable periods of maturity shall be
	determined using the same procedures and calculation methods
	applicable to loans that are subject to the reporting requirements of
	HMDA, as those procedures and calculation methods are amended
	from time to time, provided that the yield on Treasury securities shall
	be determined as of the fifteenth day of the month prior to the
	application for the loan.
	b. The difference between the annual percentage rate for the loan and
	the conventional mortgage rate is either equal to or greater than (i)
	one and three-fourths percentage points (1.75%), if the loan is
	secured by a first lien mortgage or deed of trust, or (ii) three and
	three-fourths percentage points (3.75%), if the loan is secured by a
	subordinate lien mortgage or deed of trust. For purposes of this
	calculation, the "conventional mortgage rate" means the most recent
	daily contract interest rate on commitments for fixed-rate first
	mortgages published by the Board of Governors of the Federal
	Reserve System in its Statistical Release H.15, or any publication
	that may supersede it, during the week preceding the week in which
	the interest rate for the loan is set.
(4)	Subprime loan A loan, originated on or after January 1, 2005, but before
	December 31, 2007, that would meet meets the definition of a rate spread
	home loan under G.S. 24-1.1F(a)(7), if that section had been in effect when
	the loan was originated. this Article. A mortgage servicer may rely on a
	chart reflecting the appropriate interest rate triggers for rate spread home
	loans for each day of the period covered by this Article provided by the
	Commissioner of Banks for the purposes of determining if a loan is a
	subprime loan covered by this Article. The Commissioner shall provide the
	chart at least 60 days prior to the effective date of this act."
SEC?	FION 4. This act becomes effective October 1, 2009.