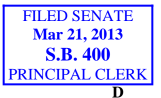
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013



SENATE DRS75182-RO-9 (03/14)

Short Title:	Revise Homeowner/Homebuyer Protection Act.	(Public)
Sponsors:	Senator Allran (Primary Sponsor).	
Referred to:		

1		A BILL TO BE ENTITLED	
2	AN ACT AMEN	DING THE HOMEOWNER AND HOMEBUYER PROTECTION ACT.	
3	The General Asse	embly of North Carolina enacts:	
4		TON 1. G.S. 47G-1 reads as rewritten:	
5	"§ 47G-1. Defin	itions.	
6	The following	g definitions apply in this Chapter:	
7	(1)	Covered lease agreement or lease agreement. – A residential lease agreement	
8		that is combined with, or is executed concurrently with, an option contract.	
9		in which all or some portion of the rental payments made are applied to the	
10		purchase price of the real property which is the subject of the covered lease	
11		agreement and the covered option contract.	
12			
13	(4)	Option contract or contract An option contract for the purchase of	
14		property that includes or is combined with, or is executed in conjunction	
15		with, a covered lease agreement. The term does not include a contract which	
16		obligates the buyer to purchase the property even though the obligation may	
17		be subject to one or more contingencies or unilateral rights to terminate the	
18		contract.	
19	(5)	Option fee Any payment, however denominated, made by the option	
20		purchaser to the option seller that constitutes the price the option purchaser	
21		pays for the right to buy the property at a specified price in the future. Such	
22		payment applied at the closing of the property shall not constitute equity,	
23		and such payment shall not in and of itself create a right of equitable	
24		redemption.	
25	"		
26		TON 2. G.S. 47G-7 reads as rewritten:	
27	"§ 47G-7. Reme		
28		of any provision of this Chapter constitutes an unfair trade practice under	
29		option purchaser may bring an action for the recovery of damages, to void a	
30		ted in violation of this Chapter, as well as for declaratory or equitable relief	
31		this Chapter. The rights and remedies provided herein are cumulative to, and	
32	not a limitation of, any other rights and remedies provided by law or equity. Nothing in this		
33	-	construed to subject an individual homeowner selling his or her primary	
34		to an option purchaser to liability under G.S. 75-1.1."	
35	SECT	TON 3. G.S. 47H-2 reads as rewritten:	

36 "§ 47H-2. Minimum contents for contracts for deed; recordation.



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	General A	Assembly of North Carolina	Session 2013
1 2	 (b)	Contents. – A contract for deed contract shall contain at least all of	the following:
3			1 1 4 4
4		(14) A description of conditions of the property that inclu	
5		property, including any structures thereon, has water, se	· · ·
6		electricity service, whether the property is in a floodplain,	
7 8		else has a legal interest in the property, and whether rest prevent building or installing a dwelling. If restrictive cover	
o 9		that affect the property, a copy of the restrictive covenan	1
10		available to the purchaser at or before the execution of the c	
11		(14a) A completed residential property disclosure statement	
12		<u>Chapter 47E of the General Statutes.</u>	
13		<u>Onapter 1712 of the General Statates.</u>	
14		(16) If the property being sold is encumbered by a deed of tr	ust. mortgage, or
15		other encumbrance evidencing or securing a monetary	
16		constitutes a lien on the property, and the seller is not a	-
17		contractor within the meaning of Chapter 87 of the Gene	ral Statutes, or a
18		licensed manufactured home dealer within the meaning -	of Article 9A of
19		Chapter 143 of the General Statutes, a statement of the an	nount of the lien,
20		and the amount and due date, if any, of any periodic paymer	nts.
21		"	
22		SECTION 4. G.S. 47H-6 reads as rewritten:	
23		Title requirements.	
24	(a)	A seller may not execute a contract for deed with a purchaser if the	
25 26		to the property. If the title is not held in fee simple, free from an	
26 27		s, or other encumbrances evidencing or securing a monetary of	
27		s a lien on the property, the seller may execute a contract for or encumbrance is in the name of the seller and meets at least one	
20 29	conditions		of the following
30	conditions		
31		(3) It was placed on the property by the seller prior to the	execution of the
32		contract for deed, if the seller is not a licensed general con	
33		meaning of Chapter 87 of the General Statutes, a licens	
34		home dealer within the meaning of Article 9A of Chapter 1	
35		Statutes, or a licensed real estate broker within the meaning	g of Chapter 93A
36		of the General Statutes, if the lien is attached only to the pro-	
37		purchaser under the contract for deed,<u>Statutes</u>, and the se	
38		make timely payments on the outstanding mortgage	
39		encumbrances and notifies the purchaser in a separate w	
40		provided at or before the execution of the contract, in	
41		boldface, capital letters, the following statement: THIS PI	
42 43		EXISTING LIENS ON IT. IF THE SELLER FAI	
43 44		TIMELY PAYMENTS TO THE LIEN HOLDER HOLDER MAY FORECLOSE ON THE PROPERTY,	
44 45		HAVE MADE ALL YOUR PAYMENTS.	EVEN IF IOU
46	(b)	If the property being sold is encumbered by one or more deeds of	trust mortagaes
47		ncumbrances evidencing or securing a monetary obligation which	
48		perty, the seller must notify the purchaser in a separate written disclo	
49	- · ·	the execution of the contract, in 14-point type, boldface, capital lette	
50		THIS PROPERTY HAS EXISTING LIENS ON IT. IF THE S	Ŭ
51		KE TIMELY PAYMENTS TO THE LIEN HOLDER, THE I	
		, ,	

 MAY FORECLOSE ON THE PROPERTY, EVEN IF YOU HAVE MADE ALL PAYMENTS. " SECTION 5. G.S. 47H-8 reads as rewritten: "§ 47H-8. Remedies. A violation of any provision of this Chapter constitutes an unfair trade practice G.S. 75-1.1. A purchaser may bring an action for the recovery of damages, to retransaction, as well as for declaratory or equitable relief, for a violation of this Chapter remedies provided herein are cumulative to, and not a limitation of, any off and remedies provided by law or equity. Nothing in this Chapter shall be construed to under G.S. 75-1.1." SECTION 6. G.S. 75-120 reads as rewritten: "§ 75-120. Definitions. The following definitions shall apply in this Article: (1) Default. – Whenever a property owner is more than 60 days delited 	ion 2013
 SECTION 5. G.S. 47H-8 reads as rewritten: "§ 47H-8. Remedies. A violation of any provision of this Chapter constitutes an unfair trade practice G.S. 75-1.1. A purchaser may bring an action for the recovery of damages, to represent transaction, as well as for declaratory or equitable relief, for a violation of this Chapter rights and remedies provided herein are cumulative to, and not a limitation of, any oth and remedies provided by law or equity. Nothing in this Chapter shall be construed to an individual homeowner selling his or her primary residence directly to a buyer to under G.S. 75-1.1." SECTION 6. G.S. 75-120 reads as rewritten: "§ 75-120. Definitions. The following definitions shall apply in this Article: 	- YOUR
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The following definitions shall apply in this Article:	
(1) Default. – Whenever a property owner is more than 60 days deli	nquent a
notice of default is filed in the county where the property is locate	-
loan or debt that is secured by the property, including real estate taxe	•
four of abor that is secured by the property, including four estate and	
(3) Foreclosure rescue transaction. – A transfer of residential real	property.
including a manufactured home that is permanently attached to	
property, which includes all of the following features:	
a. The real property is the principal residence of the transferor.	
b. The transferor is in default or legal proceedings have been in	itiated to
foreclose on the transferor's property.	
c. The transferee, an agent of the transferee, or others acting in	1 concert
with the transferee make representations that the transfe	r of the
residential property will enable the transferor to prevent, pos	-
reverse the effect of foreclosure and to remain in the residence	
d. The transferor retains an interest in the property conveyed, i	-
a tenancy interest, an interest under a lease purchase ag	, ,
anlease with option to purchase agreement, or an option to	-
the property, or any other legal, equitable, or possessory in	iterest in
the property conveyed.property.	
SECTION 7. G.S. 75-121 reads as rewritten:	
"§ 75-121. Foreclosure rescue transactions prohibited; exceptions; violation.	
(a) It is unlawful for a person or entity other than the transferor to engage in, pr	
engage in, arrange, offer, promote, solicit, assist with, or carry out a foreclosur transaction for financial gain or with the suprestation of financial gain unlass prior to	
transaction for financial gain or with the expectation of financial gain, unless prior to time of transformer the transformer pairs the transformer at least fifty percent (50%) of the former set of the transformer set of the first percent (50%) of the former set of the transformer set of the	
time of transfer, the transferee pays the transferor at least fifty percent (50%) of the fa	
value of the property as determined by a licensed appraiser. An appraisal to determine market value of the property must be performed no more than 90 days prior to the tran	
market value of the property must be performed no more than 90 days prior to the tran appraisal shall be delivered to the transferor no more than three days after the app	
performed and no less than seven days prior to the transfer of the property. This sect	
not apply to exempt transactions.	ton uoes
"	
SECTION 8. This act becomes effective October 1, 2013, and a	onlies to

48 **SECTION 8.** This act becomes effective October 1, 2013, and applies to 49 transactions entered on or after that date.