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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2013

AN ACT

RELATING TO PROPERTY -- MORTGAGE AND FORECLOSURE SALE

Introduced By: Representatives Gallison, Marshall, O'Brien, Edwards, and SilvaDate Introduced: February 07, 2013Referred To: House Judiciary

(Attorney General)

It is enacted by the General Assembly as follows:

1 SECTION 1. Chapter 34-27 of the General Laws entitled "Mortgage Foreclosure and 2 Sale" is hereby amended by adding thereto the following section: 3 34-27-3.2. Conciliation conference. -- (a) Definitions. The following definitions apply to 4 the provisions of this section. unless the context requires another meaning: (1) "Conciliation conference" means a conference involving the mortgagee and 5 mortgagor, coordinated and facilitated by an conciliation coordinator, to facilitate a loan workout 6 7 or other solution in an effort to avoid foreclosure and permit the mortgagor, where possible, to 8 remain in the property. 9 (2) "Conciliation coordinator" means a person designated by a Rhode Island based HUD-10 approved counseling agency to serve as the independent coordinator and facilitator of the 11 conciliation conference, provided that such person possesses the experience and qualifications 12 established by the department. 13 (3) "Department" means the department of business regulation. 14 (4) "Good faith" means that the mortgagee deals honestly and fairly with the mortgagor and the conciliation coordinator with an honest intent to act towards achieving the goal of 15 avoiding foreclosure, as evidenced by some or all of the following factors: 16 17 (i) Mortgagee provided notice as required by this section; 18 (ii) Mortgagee designated an agent to participate in the conciliation conference on its

behalf, and with the authority to agree to a work-out agreement on its behalf;

1	(iii) Mortgagee made reasonable efforts to respond in a timely manner to a request for
2	information from the conciliation coordinator, mortgagor, or counselor assisting the mortgagor;
3	(iv) Mortgagee declines to accept the mortgagor's work-out proposal and the mortgagee
4	provided a detailed statement, in writing, of its reasons for rejecting the proposal;
5	(vi) Where a mortgagee declines to accept the mortgagor's work-out proposal, the
6	mortgagee offered, in writing, to enter into an alternative work-out proposal that would result in
7	net financial benefit to the mortgagor as compared to the terms of the mortgage; or
8	(vii) Any other factor determined by the conciliation coordinator to establish good faith.
9	(5) "HUD" means the United States department of housing and urban development and
10	any successor to such department.
11	(6) "Mortgage" means an individual consumer mortgage on any owner-occupied, one to
12	four (4) unit residential property.
13	(7) "Mortgagee" means the holder of a mortgage.
14	(8) "Mortgagor" means the owner of the property subject to a mortgage.
15	(b) No mortgagee may initiate any foreclosure of real estate pursuant to subsection 34-
16	27-4(b) unless the requirements of this section have been met.
17	(c) When a mortgage is not more than one hundred twenty (120) days delinquent, the
18	mortgagee shall provide to the mortgagor written notice, by certified and first class mail at the
19	address of the real estate and, if different, at the address designated by the mortgagor by written
20	notice to the mortgagee as the mortgagor's address for receipt of notices, that the mortgagee may
21	not foreclose on the mortgaged property without first participating in good faith in a conciliation
22	conference. The notice shall be provided to the clerk or recorder of deeds for the city or town in
23	which the property is located.
24	(d) A form of written notice meeting the requirements of this section shall be
25	promulgated by the department for use by mortgagees at least thirty (30) days prior to the
26	effective date of this section. The written notice required by this section shall be in English and
27	Spanish, reference the property's plat and lot information, and may be combined with any other
28	notice required under this chapter or pursuant to state or federal law. The written notice shall
29	provide the mortgagor the opportunity to receive an additional written notice in another language
30	if necessary.
31	(e) The conciliation conference shall take place in person, or by telephone, at a time and
32	place deemed mutually convenient for the parties by an individual employed by a HUD-approved
33	independent counseling agency selected by the mortgagee to serve as a conciliation coordinator,
34	but not later than sixty (60) days following the mailing of the notice. The mortgagor shall

1	cooperate in all respects with the conciliation coordinator including, but not limited to, providing
2	all necessary financial and employment information and completing any and all loan resolution
3	proposals and applications deemed appropriate by the conciliation coordinator. A conciliation
4	conference between the mortgagor and mortgagee conducted by a conciliation coordinator shall
5	be provided at no cost to the mortgagor. The HUD-approved counseling agency shall be
6	compensated by the mortgagee.
7	(f) If, after two (2) attempts by the conciliation coordinator to contact the mortgagor, the
8	mortgagor fails to respond to the conciliation coordinator's request to appear at a conciliation
9	conference, or the mortgagor fails to cooperate in any respect with the requirements of this
10	section, the requirements of the section shall be deemed satisfied upon verification by the
11	conciliation coordinator that the required notice was sent. Upon verification, a certificate will be
12	issued immediately by the conciliation coordinator authorizing the mortgagee to proceed with the
13	foreclosure action, including recording the deed. Any certificate issued pursuant to this subsection
14	shall be valid for one hundred twenty (120) days. Such certificate shall be recorded along with the
15	foreclosure deed. A form of certificate meeting the requirements of this section shall be
16	promulgated by the department for use by mortgagees at least thirty (30) days prior to the
17	effective date of this section.
18	(g) If the conciliation coordinator determines that after a good faith effort made by the
19	mortgagee at the conciliation conference, the parties cannot come to an agreement to renegotiate
20	the terms of the loan in an effort to avoid foreclosure: such good faith effort by the mortgagee
21	shall be deemed to satisfy the requirements of this section. A certificate certifying such good faith
22	effort will be promptly issued by the conciliation coordinator authorizing the mortgagee to
23	proceed with the foreclosure action and recording of the foreclosure deed. Any certificate issued
24	pursuant to this subsection shall be valid for one hundred twenty (120) days. Such certification
25	shall be recorded along with the foreclosure deed. A form of certificate meeting the requirements
26	of this section shall be promulgated by the department for use by mortgagees at least thirty (30)
27	days prior to the effective date of this section.
28	(h) If the mortgagee and mortgagor are able to reach agreement to renegotiate the terms
29	of the loan to avoid foreclosure, the agreement shall be reduced to writing, executed by the
30	mortgagor and mortgagee, and notice of the agreement shall be provided to the clerk or recorder
31	of deeds for the city or town in which the property is located by the mortgagee.
32	(i) Notwithstanding any other provisions of this section, where a mortgagor and
33	mortgagee have entered into a written agreement and the mortgagor fails to fulfill his or her
34	obligations under the written agreement, the provisions of this section shall not apply to any

1	foreclosure initiated under this chapter within nine (9) months following the execution of the
2	written agreement. In such case, the mortgagee shall include in the foreclosure deed an affidavit
3	establishing its right to proceed under the subsection.
4	(j) Foreclosures involving real property which is not owner-occupied or is not a one to
5	four (4) unit residential property are not subject to this section.
6	(k) Notwithstanding any other provisions of this section, any mortgagee which is
7	headquartered within the state and which services its own mortgages shall be deemed to be in
8	compliance with the requirements of this section if:
9	(l) The mortgagee provides mortgagors a forbearance relief program that is consistent
10	with the forbearance relief requirements applicable to FHA-insured mortgages, as set forth in
11	Chapter 8 of HUD Handbook 4330.1 Rev. 5, administration of insured home mortgages, as the
12	same may be amended from time to time; and
13	(2) The deed offered by a mortgagee to be filed with the city or town recorder of deeds as
14	a result of a mortgage foreclosure action contained a certification that the provisions of this
15	subsection have been satisfied.
16	(l) No deed offered by a mortgagee as a result of a mortgage foreclosure action shall be
17	submitted to a city or town recorder of deeds for recording in the land evidence records of the city
18	or town until and unless the requirements of this section are met. The mortgagee shall include in
19	the foreclosure deed an affidavit of compliance with this section. Failure of the mortgagee to
20	comply with the requirements of this section shall render the foreclosure void, without limitation
21	of the right of the mortgagee thereafter to re-exercise its power of sale or other means of
22	foreclosure upon compliance with this section. The rights of the mortgagor to any redress
23	afforded under the law are not abridged by this section.
24	SECTION 2. This act shall take effect sixty (60) days following passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO PROPERTY -- MORTGAGE AND FORECLOSURE SALE

This act would require a mortgagee to participate in good faith in a conciliation conference prior to initiating foreclosure proceedings. This act would apply only to individual consumer mortgages on any owner-occupied, one to four (4) unit residential property.

This act would take effect sixty (60) days following passage.

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