2008 SESSION

REENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend the Code of Virginia by adding a section numbered 55-59.1:1, relating to notice and 3 additional time before acceleration of high-risk mortgage loans.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That the Code of Virginia is amended by adding a section numbered 55-59.1:1 as follows:

8 § 55-59.1:1. Notice required for high-risk mortgage loans; additional time before acceleration of 9 loan balance. 10

A. As used in this section:

"High-risk mortgage loan" means a loan made by a mortgage lender that is secured by a first lien 11 12 deed of trust or mortgage encumbering residential real property owned and occupied as the primary 13 dwelling unit of the owner that (i) is not subject to the jurisdiction of an active bankruptcy proceeding; (ii) is not in active foreclosure with sale scheduled to occur in less than 30 days; and (iii) either (a) has 14 15 an annual percentage rate, in effect as of the date of origination, that exceeds the yield on United States Treasury securities having comparable periods of maturity by five percentage points or more or (b) had 16 total points and fees payable on the loan at or before loan closing of greater than seven percent of the 17 18 total loan amount as shown on the borrower's note or debt instrument. For purposes of determining the 19 yield on United States Treasury securities, the yield used shall be the yield in effect on the date the loan 20 was originated. If no yield was in effect for the applicable maturity on that date, the yield for the next 21 closest maturity shall be used. If the loan's maturity is exactly halfway between security maturities, the 22 maturity having a lower yield shall be used. For purposes of this subsection, "points and fees" shall 23 have the same meaning as set forth in § 103(aa)(4) of the Truth in Lending Act (15 U.S.C. 24 \$ 1602(aa)(4)).

25 "Mortgage lender" means any person making four or more mortgage loans in any period of 12 26 consecutive months.

27 B. At least 10 business days before a mortgage lender or servicer of a high-risk mortgage loan, or 28 their respective agents or representatives, sends a notice of acceleration of the balance due on a 29 high-risk mortgage loan following the borrower's default resulting from the failure to make any payment 30 required under the loan agreement, it shall provide written notice to the borrower and any other person 31 liable for repayment of such loan. Such written notice shall specify: 32

1. An itemization of all past due amounts causing the loan to be in default; 33

2. Any other charges that must be paid in order to bring the loan current;

3. That there may be options available to avoid foreclosure, and that the borrower may discuss such 34 35 options with the mortgage lender or servicer or a counseling agency approved by the United States Department of Housing and Urban Development (HUD); 36

37 4. The address and telephone number of the mortgage lender or servicer or its agent that will 38 attempt to work with the borrower to avoid foreclosure;

39 5. The name, address, and telephone number of three or more HUD-approved counseling agencies 40 operating within the Commonwealth; 41

6. The date by which the borrower shall reply to the notice;

42 7. That if the borrower contacts the mortgage lender or servicer on or before the date specified in 43 the notice, using the telephone number specified in the notice, to request additional time to pursue 44 options to avoid foreclosure, the mortgage lender or servicer shall provide the borrower at least 30 45 additional calendar days from the date of such telephone contact before sending the borrower a notice 46 of acceleration;

47 8. That if the borrower contacts the mortgage lender or servicer to request additional time to pursue 48 options to avoid foreclosure, the borrower shall (i) make a good faith effort to work actively with the 49 HUD-approved counselor, mortgage lender or servicer on ways to repay amounts due under the loan 50 and avoid foreclosure and (ii) provide his monthly income and expenses to the HUD-approved counselor, mortgage lender or servicer and that examples of income include current or expected monthly 51 52 income such as employment income, benefit statements from social security, disability unemployment, 53 retirement, or public assistance and that examples of expenses include any second mortgage or other 54 loan payments, property taxes and insurance, total automobile payments, monthly utility payments, and 55 monthly food and household expenses; and

56 9. That if the borrower fails to contact the mortgage lender or servicer by the date specified in the

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57 notice, the mortgage lender or servicer may, at its option, send a notice of acceleration and require58 immediate repayment of all sums owed under the loan agreement.

59 C. The notice described in subsection B shall be sent by first class mail to the last known address, 60 as reflected in the records of the mortgage lender or servicer, of the borrower, and to any other person 61 liable for repayment of the loan, at least 10 business days prior to the sending of any notice of 62 acceleration.

63 D. A mortgage lender or servicer that is contacted by a borrower pursuant to subdivision B 7 shall
64 not send any notice of acceleration or other demand letter to the borrower or any other person liable
65 for repayment of the loan within 30 calendar days following the date the mortgage lender or servicer
66 was so contacted.

67 E. Failure of a mortgage lender or servicer to issue the 10-day written notice or to provide the
68 30-day extension in accordance with this section, prior to issuing a notice of acceleration, shall not
69 affect the validity of any sale under the deed of trust; nor shall the inadvertent failure to comply with
70 any such requirement impose any liability on the mortgage lender or servicer.

F. The Secretary of Commerce and Trade shall maintain a listing of HUD-approved counseling agencies operating within the Commonwealth.

73 G. A mortgage lender or servicer shall not be required to provide more than one 30-day extension 74 pursuant to subdivision B 7 to a borrower in connection with the same loan.

75 2. That the provisions of this section shall expire on July 1, 2010.