GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

Η

HOUSE BILL 692

Committee Substitute Favorable 5/6/13 Third Edition Engrossed 5/8/13 PROPOSED SENATE COMMITTEE SUBSTITUTE H692-PCS70492-TO-32

Short Title: Amend Predatory Lending Law.

Sponsors:

Referred to:

April 11, 2013

1	A BILL TO BE ENTITLED
2	AN ACT TO AMEND THE NORTH CAROLINA ANTI-PREDATORY LENDING LAW,
3	AND TO LIMIT THE PROVISIONS OF STATE MORTGAGE LENDING LAW TO
4	BEING NO MORE RESTRICTIVE THAN FEDERAL LAW.
5	The General Assembly of North Carolina enacts:
6	SECTION 1. G.S. 24-1.1E(a)(5) reads as rewritten:
7	"(5) "Points and fees" is defined as provided in this subdivision.
8	a. The term includes all of the following:
9	1. All items paid by a borrower at or before closing and that are
10	required to be disclosed under sections 226.4(a) and 226.4(b)
11	of Title 12 of the Code of Federal Regulations, as amended
12	from time to time, except interest or the time-price
13	differential. However, the meaning of the term "points and
14	fees" shall not include either (i) the portion of the any up-front
15	fees collected and paid to the Federal Housing
16	Administration, the Veterans' Administration, or the U.S.
17	Department of Agriculture to insure or guarantee a home loan
18	loan.that exceeds one and one quarter percent (1.25%) of the
19	total loan amount or (ii) the portion of any up-front private
20	mortgage insurance premium, charge, or fee that exceeds one
21	and one-quarter percent (1.25%) of the total loan amount,
22	provided that the private mortgage insurance premium,
23	charge or fee is required to be refundable on a prorated basis,
24	the refund is automatically issued upon notification of the
25	satisfaction of the underlying mortgage loan, and the
26	borrower has the right to request or receive a prorated refund
27	in accordance with state or federal law.
28	2. All charges paid by a borrower at or before closing and that
29	are for items listed under section $226.4(c)(7)$ of Title 12 of the
30	Code of Federal Regulations, as amended from time to time,
31	but only if the lender receives direct or indirect compensation
32	in connection with the charge or the charge is paid to an
33	affiliate of the lender; otherwise, the charges are not included
34	within the meaning of the phrase "points and fees".



D

(Public)

	General Assembly Of N	orth Carolina	Session 2013
1 2 3 4 5 6 7 8 9		 To the extent not otherwise incluor a.2. of this subdivision, all consource to a mortgage broker, include a mortgage broker in a table-function sale of a loan in the secondary multiple considered a table-funded trans transaction shall not be considered transaction. The maximum prepayment fees a second se	ompensation paid from any luding compensation paid to ded transaction. A bona fide nortgage market shall not be action, and a table-funded dered a secondary market
10		charged or collected under the terr	
11 12 13	b.	Notwithstanding the remaining provision term does not include (i) taxes, filing	ons of this subdivision, the fees, recording and other
13 14		charges and fees paid or to be paid to put	-
14		the existence of or for perfecting, releas interest; and (ii) fees paid to a person	
16		affiliate of the lender or to the mortgage	
17		mortgage broker for the following: fees	
18		fees for flood certification; fees for	1 0
19		determinations; appraisal fees; fees for in	-
20		closing; credit reports; surveys; attorney	's' fees (if the borrower has
21		the right to select the attorney from an	
22		notary fees; escrow charges, so long as n	
23		sub-subdivision a. of this subdivision; tit	1
24		premiums for insurance against loss or da	
25		hazard insurance and flood insurance p	-
26 27		conditions in section 226.4(d)(2) of Title	e 12 of the Code of Federal
27	с.	Regulations are met. For open-end credit plans, the term inc	ludes those points and fees
28 29	С.	described in sub-subdivisions a.1. throu	-
30		plus (i) the minimum additional fees the	-
31		to pay to draw down an amount equal to	-
32		(ii) the maximum prepayment fees an	
33		charged or collected under the terms of th	ie loan documents."
34	SECTION 2.	G.S. 24-1.1E(a)(6) reads as rewritten:	
35	"(6) "Thres	holds" means:	
36	a.	Without regard to whether the loan the	
37		"residential mortgage transaction" (as the	•••
38 39		transaction" is defined in section 226.2(a)	
39 40		of Federal Regulations, as amended from percentage rate of the loan at the time	
40 41		such that the loan is considered a "mort	
42		the Home Ownership and Equity Protect	
43		103-25, [15 U.S.C. § 1602(aa)]), as the s	
44		time to time, and regulations adopted pur	•
45		Reserve Board, including section 226.32	-
46		Federal Regulations, as the same may be	
47	b.	The total points and fees, as defined in	
48		four percent (4%)five percent (5%) of t	
49		total loan amount is twenty thousand do	
50		(ii) the lesser of eight percent (8%) of the	
51		thousand dollars (\$1,000), if the total loan	n amount 1s less than twenty

General Assembly Of N	lorth Carolina	Session 2013
	thousand dollars (\$20,000); provided, th	e following discount points
	and prepayment fees and penalties sh	• •
	calculation of the total points and fees pa	
	1. Up to and including two bona	
	payable by the borrower in	-
	transaction, but only if the interes	
	interest rate will be discounted do	
	one percentage point (1%) the rec	5
	standard mandatory delivery con	
	comparable loan from either Fann	•
	Loan Mortgage Corporation, which	
	2. Up to and including one bona	•
	payable by the borrower in	
	transaction, but only if the interest	
	interest rate will be discounted do	
		5
	two percentage points (2%) the	1 0
	90-day standard mandatory de	•
	reasonably comparable loan from	
	Federal Home Loan Mortgage	Corporation, whichever is
	greater;3. For a closed-end loan, prepayme	nt food and popultion which
		-
	may be charged or collected un documents which do not exceed	
	amount prepaid, provided the loa	1 • • •
	the lender to charge or collec	1
	penalties more than 30 months aft	
	4. For an open-end credit plan, pre-	•
	which may be charged or collect	
	loan documents which do not exc	
	amount prepaid, provided the loa	1 • • •
	the lender to charge or collec	_
	penalties more than (i) 30 months	
	borrower has no right or option u	-
	repay all or any portion of the	
	open-end credit plan at a fixed i	-
	period of time or, (ii) if the bor	-
	under the loan documents to rep	0 1
	outstanding balance of the open	• • •
	interest rate over a specified peri	-
	the date the borrower voluntar	
	option; or	
с.	If the loan is a closed-end loan, the loan	documents permit the lender
	to charge or collect prepayment fees	-
	months after the loan closing or which ex	-
	than two percent (2%) of the amount	
	open-end credit plan, the loan documents	
	or collect prepayment fees or penalties (i	
	the loan closing if the borrower has no ri	
	documents to repay all or any portion o	
	the open-end credit plan at a fixed in	-
	period of time or, (ii) if the borrower has	_

General	Assem	bly Of	North Carolina	Session 2013
	SEC	ΓΙΟΝ Ξ	of the open-end credit plan at period of time, more than 30	
"8 24-1.1			d home loans.	
5 2 4-1.1 (a)		_	The following definitions apply	for nurnoses of this section.
(a)	(1)	Annu	al percentage rate The annual p	percentage rate for the loan calculated ral Truth in Lending Act (15 U.S.C. §
		Rese	we Board, as that Act and regulati	omulgated thereunder by the Federal ons are amended from time to time.
	(2)	Fede	al Reserve Board and that is deriv	and percentage rate published by the ved from average interest rates, points, rently offered to consumers by a
			1 0	or mortgage transactions that have
		-	isk pricing characteristics.	
	(3)		aled by Session Laws 2009-457, s	. 2, effective October 1, 2009.
	(4)		gage broker. A mortgage broker	
	(5),(6		aled by Session Laws 2009-457, s	
	(7)	-	spread home loan. – A loan in whi	
		a.	The loan is not (i) an equity line	e of credit as defined in G.S. 24-9, (ii)
				n G.S. 24-10, (iii) a reverse mortgage
				an with a term of 12 months or less,
				w dwelling where the borrower plans
			to sell a current dwelling within	
		b.	The borrower is a natural person	
		c.	•	rrower primarily for personal, family,
		Ŀ	or household purposes.	
		d.		oan does not exceed the conforming
			to time by Fannie Mae.	ily dwelling as established from time
		9	•	urity interest in a manufactured home
		e.		urity interest in a manufactured home, the State which is or will be occupied
				pr's principal dwelling, (ii) a mortgage
				rty in the State upon which there is
				esigned principally for occupancy of
				s or will be occupied by the borrower
				elling, or (iii) a mortgage or deed of
			trust on real property in the	State upon which there is to be
			constructed using the loan proce	eeds a structure or structures designed
				om one to four families which, when
			completed, will be occupied	by the borrower as the borrower's
			principal dwelling.	
		f.		te exceeds each of the following:
				r rate for a comparable transaction as
				rate for the loan is set by (i) one and
				ints (1.5%) or more, if the loan is
				nortgage or deed of trust or (ii) three
				points (3.5%) or more, if the loan is
			secured by a subordinate	e lien mortgage or deed of trust.

General Assembly Of North C	Carolina	Session 2013
2.	The conventional mortgage	e rate by (i) one and three-quarters
	percentage points (1.75%)	or more, if the loan is secured by a
	first lien mortgage or c	leed of trust, or (ii) three and
	three quarters percentage p	points (3.75%) or more, if the loan
		lien mortgage or deed of trust. For
	•	n, the "conventional mortgage rate"
	1 1	daily contract interest rate on
		e first mortgages published by the
		he Federal Reserve System in its
		5, or any publication that may
		week preceding the week in which
	the interest rate for the loar	1 0
3. The vield on U.S. The	reasury securities having cor	nparable periods of maturity by (i)
		by a first lien mortgage or deed of
		an is secured by a subordinate lien
		an is subject to or reportable under
		S.C. § 2801, et seq. (HMDA), the
1	00	eld on Treasury securities having
	· ·	e same procedures and calculation
		s requirements of HMDA, as those
		to time, provided that the yield on
		th day of the month prior to the
application for the loan.		5 1
11	e loan is a loan that has an a	nnual percentage rate that exceeds
		egulations promulgated thereunder.
		or collected on a rate spread home
loan.	1 0	-
(b1) The making of a rat	te spread home loan that viol	lates 15 U.S.C. § 1639c(c) and any
regulations promulgated thereur	nder is hereby declared usurio	ous in violation of the provisions of
this Chapter.		
		a borrower based on the value of
		rrower's repayment ability as of
		bly expected income, employment,
		rtgage-related obligations. Without
		nn" as defined in section 226.35 of
		thodology and standards for the
		section 226.34(a)(4) of Title 12 of
		al Reserve Board's Official Staff
		ntary may be amended from time to
time, shall be applied to determi	ine a lender's compliance wit	h this requirement.
(c1) Any prepayment pe	enalty in violation of 15 U.S.	.C. § 1639c(c) and any regulations
	e unenforceable.	
promulgated thereunder shall be		
	e spread home loan which v	iolates subsection (b) or (c) of this
(d) The making of a rate section is hereby declared usur	e spread home loan which v ious in violation of the prov	isions of this Chapter. In addition,
(d) The making of a rate section is hereby declared usur any prepayment penalty in vi	e spread home loan which v ious in violation of the prov iolation of this section sha	isions of this Chapter. In addition, Il be unenforceable. However, a
(d) The making of a rate section is hereby declared usuri any prepayment penalty in vi borrower shall not be entitled to	e spread home loan which v ious in violation of the prov iolation of this section sha o recover twice for the same	isions of this Chapter. In addition, Ill be unenforceable. However, a wrong. The Attorney General, the
(d) The making of a rate section is hereby declared usur any prepayment penalty in vi borrower shall not be entitled to Commissioner of Banks, or any	e spread home loan which v ious in violation of the prov iolation of this section sha o recover twice for the same v party to a rate spread home	isions of this Chapter. In addition, Il be unenforceable. However, a wrong. The Attorney General, the loan may enforce the provisions of
(d) The making of a rate section is hereby declared usurf any prepayment penalty in vi borrower shall not be entitled to Commissioner of Banks, or any this section. This section establi	e spread home loan which v ious in violation of the prov iolation of this section sha o recover twice for the same v party to a rate spread home ishes specific consumer prote	isions of this Chapter. In addition, all be unenforceable. However, a wrong. The Attorney General, the loan may enforce the provisions of ections in rate spread home loans in
(d) The making of a rate section is hereby declared usurf any prepayment penalty in vi borrower shall not be entitled to Commissioner of Banks, or any this section. This section establi addition to other consumer pro	e spread home loan which v ious in violation of the prov iolation of this section sha o recover twice for the same party to a rate spread home ishes specific consumer prote otections that may be otherw	isions of this Chapter. In addition, Ill be unenforceable. However, a wrong. The Attorney General, the loan may enforce the provisions of ections in rate spread home loans in vise available by law. A mortgage
(d) The making of a rate section is hereby declared usurf any prepayment penalty in vi borrower shall not be entitled to Commissioner of Banks, or any this section. This section establi addition to other consumer pro	e spread home loan which v ious in violation of the prov iolation of this section sha o recover twice for the same party to a rate spread home ishes specific consumer prote otections that may be otherw of home loan that violates the	

General Assembly Of North Carolina

1	(d1) Notwithstanding the foregoing, a borrower shall not be entitled to recover twice for
2	the same wrong. The Attorney General, the Commissioner of Banks, or any party to a rate
3	spread home loan may enforce the provisions of this section. This section establishes specific
4	consumer protections in rate spread home loans in addition to other consumer protections that
5	may be otherwise available by law. A mortgage broker who brokers a rate spread home loan
6	that violates the provisions of this section shall be jointly and severally liable with the lender.
7	" ····
8	SECTION 4. This act becomes effective October 1, 2013.