HOUSE BILL 74

C8 8lr0610 (PRE–FILED)

By: Delegates Healey, Gaines, and Ross

Requested: September 6, 2007

Introduced and read first time: January 9, 2008

Assigned to: Environmental Matters

Committee Report: Favorable

House action: Adopted

Read second time: February 12, 2008

CHAPTER

1 AN ACT concerning

2 3

Maryland Housing Rehabilitation Program – Loans to Members of Cooperative Housing Corporations

- FOR the purpose of authorizing the Department of Housing and Community 4 Development to take certain actions in connection with certain housing 5 6 assistance program loans made to members of cooperative housing corporations; providing that certain housing assistance program loans made to members of 7 8 cooperative housing corporations may be secured by perfected security interests in the members' cooperative interests under certain circumstances; requiring 9 the Department of Housing and Community Development, in connection with 10 certain housing assistance program loans made to members of housing 11 cooperatives, to enter into an agreement with the cooperative housing 12 corporation regarding the parties' rights and obligations with respect to the 13 secured cooperative interest under certain circumstances; defining certain 14 terms; and generally relating to Maryland Housing Rehabilitation Program 15 16 loans.
- 17 BY repealing and reenacting, with amendments,
- 18 Article Housing and Community Development
- 19 Section 4–901 and 4–917
- 20 Annotated Code of Maryland
- 21 (2006 Volume and 2007 Supplement)
- 22 BY adding to
- 23 Article Housing and Community Development

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



32

(1)

a nonprofit organization;

$\begin{matrix} 1 \\ 2 \\ 3 \end{matrix}$	Section 4–909.1 Annotated Code of Maryland (2006 Volume and 2007 Supplement)				
4 5	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
6	Article - Housing and Community Development				
7	4–901.				
8	(a) In this subtitle the following words have the meanings indicated.				
9 10	(B) "Cooperative housing corporation" has the meaning stated in \S 5–6B–01 of the Corporations and Associations Article.				
11 12	(C) "COOPERATIVE INTEREST" HAS THE MEANING STATED IN § 5–6B–01 OF THE CORPORATIONS AND ASSOCIATIONS ARTICLE.				
13 14 15	[(b)] (D) (1) "Family of limited income" means a family or individual whose income does not exceed the limits that the Secretary establishes under § 4–915 of this subtitle.				
16 17 18 19	(2) "Family of limited income" includes a trust described in 42 U.S.C. § 1396p(d)(4), or a trust established for the benefit of an individual with a disability by an individual other than the beneficiary and that is funded with assets that were never owned or controlled by the beneficiary, if:				
20 21	(i) the income of the trust does not exceed the upper income limits established by the Secretary under § 4–915 of this subtitle; and				
22 23	(ii) the beneficiary of the trust is an individual who resides in the residential building owned by the trust.				
24 25	[(c)] (E) "Local rehabilitation program" means a rehabilitation program that uses Program loans and is administered by a political subdivision.				
26 27	(F) "MEMBER" HAS THE MEANING STATED IN § 5–6B–01 OF THE CORPORATIONS AND ASSOCIATIONS ARTICLE.				
28 29 30	[(d)] (G) "Minimum livability code" means a regulation, statute, or ordinance that establishes minimum property maintenance standards that the State or a political subdivision adopts under § 12–203 of the Public Safety Article.				
31	[(e)] (H) "Nonprofit sponsor" means:				

1	(2)	a political subdivision; or
2 3 4	(3) that is eligible low–income housi	a limited partnership formed to undertake a rehabilitation project wholly or partly for federal programs or incentives, including ng tax credits, if:
5 6	political subdivisi	(i) each general partner is a nonprofit organization or a on; or
7 8	nonprofit organiza	(ii) 1. each general partner is a wholly owned subsidiary of a ation or political subdivision; and
9 10 11	_	2. a nonprofit organization or political subdivision abilitation project or will receive net cash flow or the residual sale ale of the rehabilitation project.
12	[(f)] (I)	"Program" means the Maryland Housing Rehabilitation Program.
13 14	[(g)] (J) Rehabilitation Pro	"Program loan" means a loan under the Maryland Housing ogram or a special loan program.
15 16 17		(1) "Rehabilitation project" means a project to repair, vate, redevelop, improve, modify, or add to a building for a purpose of this subtitle.
18 19	(2) dwellings in a res	"Rehabilitation project" includes providing utility submetering for idential rental building.
20	[(i)] (L)	"Special loan program" means:
21	(1)	the Accessory, Shared, and Sheltered Housing Program;
22	(2)	the Indoor Plumbing Program;
23	(3)	the Lead Paint Abatement Program;
24	(4)	the Migratory Worker Housing Program; or
25	(5)	the Radon and Asbestos Abatement Pilot Program.
26 27	[(j)] (M) building for reside	"Sponsor" means an owner who receives a loan to rehabilitate a ential rental purposes or nonresidential purposes.

4-909.1.

(A)	IF A	PROGRAM LOAN TO A MEMBER OF A COOPERATIVE HOUSING	
CORPORAT	TION IS SECURED BY A SECURITY INTEREST IN THE MEMBER'S		
COOPERAT	TIVE IN	TEREST, THE DEPARTMENT MAY:	
	/ -1 \		
	` '	FORECLOSE ON THE SECURITY INTEREST OR OTHERWISE	
		SECURITY INTEREST AS PERMITTED UNDER TITLE 9 OF THE	
COMMERC	IAL LA	AW ARTICLE;	
	(2)	TAKE POSSESSION OF THE PREMISES IN LIEU OF	
FORECLOS	()	THE TOSSESSION OF THE THEMISES IN LIEU OF	
	,		
	(3)	OBTAIN AND ENFORCE DEFICIENCY JUDGMENTS;	
	(4)	TRANSFER THE COOPERATIVE INTEREST;	
	(F)	ALLOW ACCUMENTATION OF THE CHOLIDAY ACCUMENT. AND	
	(5)	ALLOW ASSUMPTION OF THE SECURITY AGREEMENT; AND	
	(6)	CONTRACT WITH PRIVATE LOAN SERVICERS TO PERFORM ON	
REHALE O	(- /	DEPARTMENT ANY FUNCTIONS THE PRIVATE LOAN SERVICERS	
OIDINAILI		ir Oitivi.	
(B)	Witi	HOUT APPROVAL OR EXECUTION BY THE BOARD OF PUBLIC	
` '			
,			
	(1)	ASSIGN A SECURITY INTEREST FOR VALUE;	
	(2)	RELEASE A SECURITY INTEREST WHEN PAID;	
	(2)		
	(3)	FORECLOSE ON A SECURITY INTEREST;	
	(4)	TAKE DOCCECCION OF THE DESMICES IN LIEU OF	
TODECT OF		TAKE POSSESSION OF THE PREMISES IN LIEU OF	
FORECLOS	oure; (OK .	
	(5)	TRANSFER A COOPERATIVE INTEREST AFTER ACQUISITION.	
	(0)	TRANSFER A COOPERATIVE INTEREST AFTER ACQUISITION.	
4-917.			
(a)	A Pro	ogram loan:	
	(1)	more not be made if the Department determines that are a valid	
nmixata fina	` '	may not be made if the Department determines that comparable	
private ima	memg .	is available to the prospective borrower; and	
	(2)	may not exceed an amount the Secretary establishes by regulation.	
	CORPORATE COOPERATE COOPERATE ENFORCE COMMERCO FORECLOS (B) WORKS, THE FORECLOS (4–917.	CORPORATION IN COOPERATIVE IN COOPER	

- 1 Except as provided under paragraphs (2), [and] (3), AND (4) of this (b) 2 subsection, a Program loan of more than \$5,000 shall be secured wholly or partly by a 3 recorded mortgage or deed of trust on real property. 4 A Program loan to a political subdivision may be secured by a 5 recorded mortgage, deed of trust on real property, or other security device acceptable 6 to the Department. 7 A Program loan to a trust described in 42 U.S.C. § 1396p(d)(4) may (3)8 be secured by a recorded mortgage, deed of trust on real property, or other security 9 device acceptable to the Department. 10 **(4) (I)** SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, 11 A PROGRAM LOAN TO A MEMBER OF A COOPERATIVE HOUSING CORPORATION 12 MAY BE SECURED BY A PERFECTED SECURITY INTEREST IN THE MEMBER'S 13 COOPERATIVE INTEREST. 14 BEFORE A PROGRAM LOAN IS SECURED BY A (II)15 PERFECTED SECURITY INTEREST IN THE MEMBER'S COOPERATIVE INTEREST. 16 THE DEPARTMENT SHALL ENTER INTO AN AGREEMENT WITH THE COOPERATIVE 17 HOUSING CORPORATION THAT ESTABLISHES THE RIGHTS AND OBLIGATIONS OF 18 THE DEPARTMENT AND THE COOPERATIVE HOUSING CORPORATION WITH 19 RESPECT TO THE SECURED COOPERATIVE INTEREST. 20 Program loans shall be made to: (c) 21 (1) families of limited income owning and occupying the building to be rehabilitated; or 22 23 (2)sponsors or nonprofit sponsors. 24 (d) The Department may require that Program loans be insured. 25 (e) A Program loan may cover: 26 **(1)** costs of a rehabilitation project, including implementation costs 27 such as appraisal, architectural, and engineering fees; and 28(2)closing costs of the Program loan. 29 The Department may modify the interest rate, the time or amount of
- 32 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 33 October 1, 2008.

of the Program loan and achieve the purposes of the Program.

payment, or any other term of a Program loan that is in default to facilitate repayment

30

31