N1

EMERGENCY BILL ENROLLED BILL — Environmental Matters/Judicial Proceedings —

Introduced by The Delegate Niemann and the Speaker (By Request – Administration) and Delegates Anderson, Barkley, Barnes, Benson, Bobo, Carr, DeBoy, Doory, Dumais, Frush, Gaines, Gilchrist, Glenn, Gutierrez, Hammen, Healey, Hecht, Heller, Holmes, Howard, Hubbard, Kaiser, King, Kirk, Kramer, Lafferty, Levy, Love, Manno, Mathias, Mizeur, Montgomery, Morhaim, Oaks, Pena-Melnyk, Proctor, Reznik, Rice, Rosenberg, Rudolph, Shewell, Stein, Tarrant, Taylor, V. Turner, Vaughn, and Walker

Read and Examined by Proofreaders:

Proofreader.

(0lr0182)

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this

_____ day of ______ at _____ o'clock, ____M.

Speaker.

CHAPTER _____

1 AN ACT concerning

Real Property – Residential Property Foreclosure Procedures – Foreclosure Mediation

FOR the purpose of requiring a certain notice of intent to foreclose to include certain
information; requiring a certain notice of intent to foreclose to be accompanied
by a certain loss mitigation application, instructions for completing the
application, certain other information, and a certain envelope; requiring an
order to docket or complaint to foreclose to be accompanied by a certain loss

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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

Italics indicate opposite chamber/conference committee amendments

1 mitigation affidavit in a certain form, a certain request for foreclosure $\mathbf{2}$ mediation, affidavit, and worksheet in a certain form, certain envelopes, and an 3 additional filing fee in a certain amount: requiring the fee to be used for certain 4 purposes; prohibiting the fee from being passed on to the mortgagor or grantor; $\mathbf{5}$ an additional filing fee, a certain final loss mitigation affidavit or a certain 6 preliminary loss mitigation affidavit, and, if applicable, a certain request for 7 foreclosure mediation; altering the information required to be included in a 8 certain notice form; requiring the clerk of the court to schedule a case for 9 foreclosure mediation if the defendant in a certain foreclosure action files a certain completed request and affidavit within a certain time; requiring the 10 11 secured party to file a certain final loss mitigation affidavit and send to the 12mortgagor or grantor a copy of the affidavit and a request for foreclosure mediation form; authorizing the mortgagor or grantor in a foreclosure action on 1314owner-occupied residential property to file a certain request for foreclosure 15mediation with the court; requiring the request to be accompanied by a filing fee 16in a certain amount; authorizing a court to reduce or waive the filing fee under 17certain circumstances; authorizing the secured party to file a motion to strike 18 the request for foreclosure mediation; providing that there is a presumption that a mortgagor or grantor is entitled to foreclosure mediation under certain 1920circumstances; requiring the court to forward a request for foreclosure 21mediation to the Office of Administrative Hearings for scheduling; requiring the 22Office to conduct a foreclosure mediation within a certain time period; requiring 23the Office to send certain notice to certain persons; requiring and authorizing 24certain individuals to be present at a foreclosure mediation; providing that the 25participants in a foreclosure mediation should address certain options loss 26mitigation programs; authorizing the defendant in a certain foreclosure action 27to file a motion to stay the sale under certain circumstances; providing that a 28request for foreclosure mediation constitutes good cause for failure to file a 29motion to stay within a certain time; requiring the Office to file a certain report 30 with the court at a certain time; providing that, with a certain exception, the 31rules of procedure for certain contested cases do not govern a foreclosure 32mediation conducted by the Office; providing that if the parties do not reach an 33 agreement at the foreclosure mediation, or the mediation period expires without an extension by the Office, the foreclosure attorney may schedule the 3435 foreclosure sale; authorizing the mortgagor or grantor to file a motion to stay 36 the foreclosure sale under certain circumstances; altering the time after which a 37 foreclosure sale may occur; requiring that the revenue from certain filing fees be 38 distributed to the Housing Counseling and Foreclosure Mediation Fund; establishing the Fund as a special, nonlapsing fund; providing for purposes, 39 40 administration, and contents of the Fund; defining certain terms; making this Act an emergency measure; providing that until the Commissioner of Financial 41 Regulation identifies certain information and prescribes a certain foreclosure 4243 process and time line, a certain notice of intent to foreclose shall be deemed to 44be in compliance with certain provisions of this Act; requiring the Commissioner of Financial Regulation to adopt certain regulations; providing that until the 4546 Commissioner of Financial Regulation adopts certain regulations, instructions regarding information and documents required for foreclosure mediation shall 47

1	be deemed to be in compliance with certain provisions of this Act; providing that
2	until the Commissioner of Financial Regulation adopts certain regulations,
3	certain documents shall be in substantially a certain form; providing that when
4	the Commissioner of Financial Regulation adopts certain regulations, certain
5	documents may no longer be used and the documents prescribed by the
6	regulations shall be used; authorizing the Governor to process certain budget
7	<u>amendments during a certain fiscal year that appropriate certain sums from the</u>
8	Housing Counseling and Foreclosure Mediation Fund to certain units of State
9	government for certain purposes; requiring the Governor, for certain fiscal
10	years, to appropriate a certain sum from the Fund to a certain unit of State
11	government for a certain purpose; providing for the application of this Act; and
12	generally relating to foreclosure of mortgages and deeds of trust on certain
13	residential property.
14	BY repealing and reenacting, with amendments,
15	Article – Real Property
16	Section 7–105.1
17	Annotated Code of Maryland
18	(2003 Replacement Volume and 2009 Supplement)
19	BY adding to
20	<u>Article – Housing and Community Development</u>
21	Section $4-507$
22	<u>Annotated Code of Maryland</u>
23	(2006 Volume and 2009 Supplement)
24	Preamble
25	WHEREAS, Thousands of Marylanders are struggling to keep their homes, with
26	foreclosures continuing to rise; and
27	WHEREAS, Despite the federal Home Affordable Modification Program and
28	other loss mitigation options available to help borrowers, many homeowners who may
29	be eligible for loan modifications that could save their homes do not receive them; and
30	WHEREAS, The State seeks to ensure that those homeowners who are eligible
31	for loan modifications are able to obtain them, and that others can pursue alternatives
32	to avoid foreclosure or lessen its harmful impact; and
33	WHEREAS, Many homeowners have their home go to foreclosure while loan
34	modification reviews are still pending or have not even begun; and
35	WHEREAS, Lenders should conduct meaningful efforts to determine whether
36	an alternative to foreclosure is possible prior to involving the judicial system, with all
37	its attendant costs and expenditure of resources; and

$rac{1}{2}$	WHEREAS, Increasing the number of eligible homeowners receiving loan modifications on the front end will keep more people in their homes and conserve
3	judicial resources by reducing the number of foreclosure actions filed; and
$4 \\ 5 \\ 6 \\ 7$	WHEREAS, Borrowers who may be eligible for loan modifications to save their homes but find themselves facing foreclosure should be afforded the opportunity to talk directly with their lenders to find a resolution before their homes are sold; now, therefore,
$\frac{8}{9}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
10	Article – Real Property
11	7–105.1.
12 13	(a) (1) In this section[,] THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
$\begin{array}{c} 14 \\ 15 \end{array}$	(2) "Final loss mitigation affidavit" means an affidavit <u>That:</u>
16	(I) IS MADE BY A PERSON AUTHORIZED TO ACT ON BEHALF
17	OF A SECURED PARTY OF A MORTGAGE OR DEED OF TRUST ON
18	OWNER-OCCUPIED RESIDENTIAL PROPERTY THAT IS THE SUBJECT OF A
19	FORECLOSURE ACTION;
20	(II) CERTIFIES THE COMPLETION OF THE FINAL
21	DETERMINATION OF LOSS MITIGATION ANALYSIS IN CONNECTION WITH THE
22	MORTGAGE OR DEED OF TRUST; AND
23	(III) Provides If denied, provides an explanation for
$\frac{23}{24}$	THE DENIAL OF A LOAN MODIFICATION OR OTHER LOSS MITIGATION.
25	(2) (3) "FORECLOSURE MEDIATION" MEANS A SETTLEMENT
26 97	CONFERENCE, AS DEFINED IN MARYLAND RULE 17-102(II) AT WHICH THE
$\frac{27}{28}$	PARTIES IN A FORECLOSURE ACTION, THEIR ATTORNEYS, ADDITIONAL REPRESENTATIVES OF THE PARTIES, OR A COMBINATION OF THOSE PERSONS
$\frac{20}{29}$	APPEAR BEFORE AN IMPARTIAL INDIVIDUAL TO DISCUSS THE POSITIONS OF
30	THE PARTIES IN AN ATTEMPT TO REACH AGREEMENT ON A LOSS MITIGATION
31	PROGRAM FOR THE MORTGAGOR OR GRANTOR.
00	
32 33	(4) <u>"Housing counseling services" means assistance</u> PROVIDED TO MORTGAGORS OR GRANTORS BY NONPROFIT <i>AND</i>
JJ	INCIDED TO MONIGAUOUS ON GRANIONS DI NONINOTIL AND

1	GOVERNMENTAL ENTITIES THAT ARE IDENTIFIED ON A LIST MAINTAINED BY
2	THE DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT.
3	(5) "LOSS MITIGATION ANALYSIS" MEANS AN EVALUATION OF
4	THE FACTS AND CIRCUMSTANCES OF A LOAN SECURED BY OWNER-OCCUPIED
5	RESIDENTIAL PROPERTY TO DETERMINE:
6	(I) WHETHER A MORTGAGOR OR GRANTOR QUALIFIES FOR
7	A LOAN MODIFICATION; AND
8	(II) IF THERE WILL BE NO LOAN MODIFICATION, WHETHER
9	ANY OTHER LOSS MITIGATION PROGRAM MAY BE MADE AVAILABLE TO THE
10	MORTGAGOR OR GRANTOR.
11	(6) <u>"Loss mitigation program" means an option in</u>
12	CONNECTION WITH A LOAN SECURED BY OWNER-OCCUPIED RESIDENTIAL
13	PROPERTY THAT:
14	(I) AVOIDS FORECLOSURE THROUGH LOAN MODIFICATION
15	OR OTHER CHANGES TO EXISTING LOAN TERMS THAT ARE INTENDED TO ALLOW
16	THE MORTGAGOR OR GRANTOR TO STAY IN THE PROPERTY;
17	(II) AVOIDS FORECLOSURE THROUGH A SHORT SALE, DEED
18	IN LIEU OF FORECLOSURE, OR OTHER ALTERNATIVE THAT IS INTENDED TO
19	SIMPLIFY THE MORTGAGOR'S OR GRANTOR'S RELINQUISHMENT OF OWNERSHIP
20	OF THE PROPERTY; OR
21	(III) LESSENS THE HARMFUL IMPACT OF FORECLOSURE ON
22	THE MORTGAGOR OR GRANTOR.
23	(7) "OWNER-OCCUPIED RESIDENTIAL PROPERTY" MEANS
24	RESIDENTIAL PROPERTY IN WHICH AT LEAST ONE OF THE UNITS UNIT IS
25	OCCUPIED BY AN INDIVIDUAL WHO:
-	
26	(I) HAS AN OWNERSHIP INTEREST IN THE PROPERTY; AND
27	(II) USES THE PROPERTY AS THE INDIVIDUAL'S PRIMARY
28	RESIDENCE.
29	(8) "PRELIMINARY LOSS MITIGATION AFFIDAVIT" MEANS AN
30	AFFIDAVIT THAT:
31	(I) IS MADE BY A PERSON AUTHORIZED TO ACT ON BEHALF
32	OF A SECURED PARTY OF A MORTGAGE OR DEED OF TRUST ON

1	OWNER-OCCUPIED RESIDENTIAL PROPERTY THAT IS THE SUBJECT OF A
2	FORECLOSURE ACTION;
0	
3	(II) <u>CERTIFIES THE STATUS OF AN INCOMPLETE LOSS</u> MITIGATION ANALYSIS IN CONNECTION WITH THE MORTGAGE OR DEED OF
$\frac{4}{5}$	<u>TRUST; AND</u>
0	<u>IROSI, MU</u>
6	(III) INCLUDES REASONS WHY THE LOSS MITIGATION
7	ANALYSIS IS INCOMPLETE.
0	
$\frac{8}{9}$	(3) "Net present value calculation" means the calculation, using the federal Home Affordable Modification
9 10	PROGRAM BASE NET PRESENT VALUE MODEL, THAT COMPARES THE
11	EXPECTED ECONOMIC OUTCOME OF A LOAN WITH OR WITHOUT A LOAN
12	MODIFICATION.
13	(4) (9) ["residential] "RESIDENTIAL property" means real
$\frac{14}{15}$	property improved by four or fewer single family dwelling units that are designed principally and are intended for human habitation.
10	principally and are intended for numan nativation.
16	(b) (1) Except as provided in paragraph (2) of this subsection, an action to
17	foreclose a mortgage or deed of trust on residential property may not be filed until the
18	later of:
19	(i) 90 days after a default in a condition on which the mortgage
20	or deed of trust provides that a sale may be made; or
9 1	(ii) 15 down often the notice of intent to forcelese required under
$\frac{21}{22}$	(ii) 45 days after the notice of intent to foreclose required under subsection (c) of this section is sent.
23	(2) (i) The secured party may petition the circuit court for leave to
24	immediately commence an action to foreclose the mortgage or deed of trust if:
25	1. The loan secured by the mortgage or deed of trust was
26	obtained by fraud or deception;
27	2. No payments have ever been made on the loan
28	secured by the mortgage or deed of trust;
29	3. The property subject to the mortgage or deed of trust
30	has been destroyed; or
91	$\mathbf{T} = \mathbf{T} = $
$\frac{31}{32}$	4. The default occurred after the stay has been lifted in a bankruptcy proceeding.

$\frac{1}{2}$	hearing.	(ii)	The	court	may	rule	on	the	petition	n with	or	without a
$egin{array}{c} 3 \\ 4 \\ 5 \\ 6 \end{array}$	(iii) If the petition is granted, the action may be filed at any time after a default in a condition on which the mortgage or deed of trust provides that a sale may be made and the secured party need not send the written notice of intent to foreclose required under subsection (c) of this section.											
$7 \\ 8 \\ 9 \\ 10$	(c) (1) Except as provided in subsection (b)(2)(iii) of this section, at least 45 days before the filing of an action to foreclose a mortgage or deed of trust on residential property, the secured party shall send a written notice of intent to foreclose to the mortgagor or grantor and the record owner.											
11	(2)	The n	otice	of inter	nt to f	oreclo	se sl	hall b	be sent:			
12 13	bearing a postmarl	(i) x from	-			-	-			urn reo	eipt	requested,
14		(ii)	By fi	rst–cla	lss ma	uil.						
$\begin{array}{c} 15\\ 16\end{array}$	(3) Commissioner of F	-	•			of inte	ent	to fo	reclose	shall	be s	ent to the
17	(4)	The n	otice	of inter	nt to f	oreclo	se sl	hall:				
$\frac{18}{19}$	Regulation prescril	(i) bes by				m th	at	the	Commi	ssioner	of	Financial
20		(ii)	Cont	ain:								
21			1.	The 1	name	and to	elep	hone	numbe	r of:		
22			A.	The s	secure	ed par	ty;					
23			В.	The	mortg	age se	ervic	er, if	applica	ıble; an	d	
$\begin{array}{c} 24 \\ 25 \end{array}$	modify the terms o	f the n	C. nortga		-	of the	e seo	cured	l party	who is	s aut	thorized to
$\frac{26}{27}$	mortgage lender ar	nd mor	2. tgage						numb	er of	the	Maryland
28 29	the loan, including	all pa	3. st due			-					lt an	d reinstate

1 **4**. Α NOTICE ENCOURAGING STATEMENT $\mathbf{2}$ RECOMMENDING THAT THE MORTGAGOR OR GRANTOR TO SEEK HOUSING 3 **COUNSELING SERVICES:** 4 5. THE TELEPHONE NUMBER OF THE MARYLAND $\mathbf{5}$ HOPE HOTLINE AND THE INTERNET ADDRESS OF THE HOPE INITIATIVE 6 WEBSITE NONPROFIT AND STATE GOVERNMENT RESOURCES AVAILABLE TO ASSIST MORTGAGORS AND GRANTORS FACING FORECLOSURE, AS IDENTIFIED 78 BY THE COMMISSIONER OF FINANCIAL REGULATION; 9 6. AN OF MARYLAND **EXPLANATION** THE FORECLOSURE PROCESS AND 10 TIME LINE, AS PRESCRIBED BY THE 11 **COMMISSIONER OF FINANCIAL REGULATION; AND** 12[4.] 7. Any other information that the Commissioner of 13Financial Regulation requires by regulation. (5) 14 THE NOTICE OF INTENT TO FORECLOSE SHALL BE 15**ACCOMPANIED BY:** 16 **(I) A LOSS MITIGATION APPLICATION:** 171. FOR A FEDERAL LOSS MITIGATION PROGRAM IN 18 WHICH THE SECURED PARTY PARTICIPATES; LOSS MITIGATION PROGRAMS 19 THAT ARE APPLICABLE TO THE LOAN SECURED BY THE MORTGAGE OR DEED OF 20TRUST THAT IS THE SUBJECT OF THE FORECLOSURE ACTION; OR 212. FOR ANY OTHER LOSS MITIGATION PROGRAM 22OFFERED BY THE SECURED PARTY, IF A FEDERAL PROGRAM IS INAPPLICABLE 23**OR UNAVAILABLE; OR** 243. THAT MAY BE REQUIRED BY REGULATION IF THE 25SECURED PARTY DOES NOT HAVE ITS OWN LOSS MITIGATION APPLICATION. IN 26THE FORM PRESCRIBED BY THE COMMISSIONER OF FINANCIAL REGULATION TO BE THE STATE'S UNIFORM LOSS MITIGATION APPLICATION USED BY ALL 2728SECURED PARTIES, SERVICERS, AND OTHER AGENTS OF A SECURED PARTY; 29INSTRUCTIONS **(II)** FOR **COMPLETING** THE LOSS 30 MITIGATION APPLICATION AND A TELEPHONE NUMBER TO CALL TO CONFIRM 31**RECEIPT OF THE APPLICATION;** 32 (III) AN EXPLANATION A DESCRIPTION OF THE ELIGIBILITY 33 REQUIREMENTS FOR THE FEDERAL LOSS MITIGATION PROGRAM IN WHICH

PROGRAMS OFFERED BY THE SECURED PARTY, SERVICER, OR OTHER AGENT OF

1THE SECURED PARTY PARTICIPATES OR, IF A FEDERAL PROGRAM IS2INAPPLICABLE OR UNAVAILABLE, ANY OTHER APPLICABLE LOSS MITIGATION3PROGRAM; THAT MAY BE APPLICABLE TO THE LOAN SECURED BY THE4MORTGAGE OR DEED OF TRUST THAT IS THE SUBJECT OF THE FORECLOSURE5ACTION; AND

6 (IV) AN EXPLANATION OF ADDITIONAL LOSS MITIGATION 7 OPTIONS, INCLUDING A GRACE PERIOD FOR POSTPONING PAYMENT, SHORT 8 SALE, DEED IN LIEU OF FORECLOSURE, MOVING TO A LESS COSTLY HOME IN 9 THE LENDER'S INVENTORY, "CASH FOR KEYS", OR ANY OTHER OPTION THAT 10 MAY BE AVAILABLE TO HELP AVOID FORECLOSURE OR LESSEN ITS HARMFUL 11 IMPACT ON THE MORTGAGOR OR GRANTOR; AND

12 (V) (IV) A STAMPED AN ENVELOPE PREPRINTED WITH 13 THE ADDRESS OF THE PERSON RESPONSIBLE FOR CONDUCTING LOSS 14 MITIGATION DEPARTMENT OF THE SECURED PARTY, SERVICER, OR OTHER 15 AGENT AUTHORIZED BY THE SECURED PARTY TO MODIFY THE TERMS OF 16 ANALYSIS ON BEHALF OF THE SECURED PARTY FOR THE MORTGAGE LOAN LOAN 17 SECURED BY THE MORTGAGE OR DEED OF TRUST THAT IS THE SUBJECT OF THE 18 FORECLOSURE ACTION.

19 (d) An order to docket or a complaint to foreclose a mortgage or deed of trust 20 on residential property shall:

21 (1) Include:

22 (i) If applicable, the license number of:

- 1. The mortgage originator; and
- 24 2. The mortgage lender; and
- 25 (ii) An affidavit stating:
- 261.The date on which the default occurred and the27nature of the default; and
- 28 2. If applicable, that a notice of intent to foreclose was
 29 sent to the mortgagor or grantor in accordance with subsection (c) of this section and
 30 the date on which the notice was sent; and
- 31 (2) Be accompanied by:
- 32 (i) The original or a certified copy of the mortgage or deed of 33 trust;

A statement of the debt remaining due and payable 1 (ii) $\mathbf{2}$ supported by an affidavit of the plaintiff or the secured party or the agent or attorney 3 of the plaintiff or secured party; 4 A copy of the debt instrument accompanied by an affidavit (iii) $\mathbf{5}$ certifying ownership of the debt instrument; 6 If applicable, the original or a certified copy of the (iv) 7assignment of the mortgage for purposes of foreclosure or the deed of appointment of a 8 substitute trustee: 9 If any defendant is an individual, an affidavit that: (v) 10 1. The individual is not a servicemember, as defined in the Servicemembers Civil Relief Act, 50 U.S.C. Appendix § 511; or 11 122. The action is authorized by the Act; If applicable, a copy of the notice of intent to foreclose; [and] 13(vi) (VII) A LOSS MITIGATION AFFIDAVIT THAT IS IN 14 15SUBSTANTIALLY THE FOLLOWING FORM AND THAT CONTAINS ANY OTHER 16INFORMATION THAT THE COMMISSIONER OF FINANCIAL REGULATION 17**REQUIRES BY REGULATION: "LOSS MITIGATION AFFIDAVIT** 18 CASE NUMBER 19 20My name is FOR THE 21Plaintiff in the above-referenced case. I have personal knowledge 22OF THE FACTS SET FORTH IN THIS AFFIDAVIT AND AM AUTHORIZED TO EXECUTE

- 23 IT ON THE PLAINTIFF'S BEHALF.
- 24 **SECTION I**
- 25 (1) THE MORTGAGE LOAN IS OWNED, SECURITIZED, INSURED, OR
 26 GUARANTEED BY THE FEDERAL NATIONAL MORTGAGE ASSOCIATION,
 27 FEDERAL HOME LOAN MORTGAGE CORPORATION, OR FEDERAL HOUSING
 28 ADMINISTRATION.
- 29 (2) THE SECURED PARTY, SERVICER, OR OTHER AGENT AUTHORIZED TO 30 MODIFY THE TERMS OF THE MORTGAGE LOAN:

	<u> </u>	ING IN A FEDERAL LOAN MODIFICATION
PROGRAM C	<u>ALLED</u>	;OR
	— (b) Has offered	-THE MORTGAGOR OR GRANTOR THE
		AN ALTERNATIVE LOAN MODIFICATION
PROGRAM.		
3) ALOA	N MODIFICATION REVIEW F	OR THIS MORTGAGE LOAN;
	<u> </u>	MPLETED, AND THE MORTGAGOR OR
RANTOR H	AS BEEN DENIED A LOAN MO	ODIFICATION OR HAS BEEN DETERMINED
O BE INEL	IGIBLE FOR THE APPLICAB	LE LOAN MODIFICATION PROGRAM FOR
FHE REASON	NS CHECKED IN SECTION II	BELOW; OR
	— (b) Cannot be (COMPLETED BECAUSE THE SECURED
PARTY. SERV		UTHORIZED TO MODIFY THE TERMS OF A
	,	REPEATEDLY WITHOUT SUCCESS TO
		WE, MAIL, OR OTHER METHOD, ON THE
		RTH BELOW, NECESSARY INFORMATION
		NTOR IN COMPLIANCE WITH THE
		REALTERNATIVE LOAN MODIFICATION
•	WHICH THE SECURED PAR	
DATE	Mode of contact	BORROWER'S RESPONSE
Date	MODE OF CONTACT	BORROWER'S RESPONSE
	MODE OF CONTACT	
DATE	MODE OF CONTACT	BORROWER'S RESPONSE
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DATE DATE SECTION I THIS MORTO DENIED A I	MODE OF CONTACT MODE OF CONTACT CHECK HERE IF ADDITIONA H GAGE LOAN IS INELIGIBLE OAN MODIFICATION FOR T	BORROWER'S RESPONSE
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	12 HOUSE BILL 472
$\frac{1}{2}$	<u>(2)</u> The property is not a one to four unit property (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
3	<u>(3)</u> The property is vacant or condemned.
4 5	<u> </u>
$6 \\ 7$	<u></u> (5) The loan was originated after January 1, 2009, or the Date specified by the applicable loan modification program.
8 9 10 11	 (6) The amount currently owed on the loan is greater than \$729,750, or the amount specified by the applicable loan modification program (not including attorney's fees and past due payments).
$12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18$	(7) The monthly amount due on the mortgage loan, including the total payment of principal, interest, taxes, insurance, and homeowners association dues (if applicable), is less than the percentage income threshold of the applicable loan modification program in effect at the time of the loan modification denial, and the applicable threshold is% of the mortgagor's or grantor's gross monthly income.
19 20	<u></u> (8) The borrower has already failed a trial loan Modification plan.
21 22 23	 (9) The loan is owned by an investor or pool of investors that has not given the servicing agent the contractual authority to enter into any loan modification with the borrower.
24 25 26	(10) The mortgage loan failed the net present value calculation, and the basis for this calculation is as follows:
27 28 29 30 31 32 33 34	(11) THE LOAN MODIFICATION REVIEW COULD NOT BE COMPLETED BECAUSE THE SECURED PARTY, SERVICER, OR OTHER AGENT AUTHORIZED TO MODIFY THE TERMS OF A MORTGAGE LOAN HAS ATTEMPTED REPEATEDLY WITHOUT SUCCESS TO CONTACT AND OBTAIN, BY TELEPHONE, MAIL, OR OTHER METHOD, ON THE DATES AND IN THE MANNER SET FORTH BELOW, NECESSARY INFORMATION FROM THE MORTGAGOR OR GRANTOR IN COMPLIANCE WITH THE REQUIREMENTS OF THE FEDERAL OR ALTERNATIVE LOAN MODIFICATION PROGRAM IN WHICH THE SECURED PARTY PARTICIPATES.

DATE	MODE OF CONTACT	BORROWER'S RESPONSE
Date	MODE OF CONTACT	BORROWER'S RESPONSE
Date	Mode of contact	Borrower's response
((12) OTHER (EXPLAIN AND A	ATTACH DOCUMENTATION).
SECTION II	Ŧ	
<u>r</u>	Fhe loan has been revie	WED FOR OTHER LOSS MITIGAT
,		POSTPONING PAYMENT, SHORT SA
		ING TO A LESS COSTLY HOME IN '
	·	RELIEF WAS NOT OFFERED OR
DECLINED B	Y THE MORTGAGOR OR GRANT	₩.
ĽАГ Ь/\\!\;		
(PRINT NAM	E/TITLE)	
I HEDEDV	Ο ΓΡΤΙΕΥ ΤΗ ΑΤ ΟΝ ΤΗ Β	<u> DAY OF, 20, BEF</u>
		IC OF THE STATE OF MARYLA
THE FOREGO	·	, ind nonicovilia
AS WITNES	SS, MY HAND AND NOTARIAL S	SEAL.
My Commis	SION EXPIRES:	NOTARY PUBLIC";
		ORECLOSURE MEDIATION, AFFIDA
		LY THE FOLLOWING FORM AND T
_		t the Commissioner of Financ
RECHIATION	N REQUIRES BY REGULATION:	

1	"REQUEST FOR FORECLOSURE MEDIATION								
2	AND BORROWER'S AFFIDAVIT								
3	CASE NUMBER								
4	I AM REQUESTING THAT FORECLOSURE MEDIATION BE SCHEDULED BEFORE A								
5	FORECLOSURE SALE OF MY HOME CAN GO FORWARD BECAUSE I CONTEST THE								
6	FOLLOWING REASONS WHY MY LENDER DENIED ME A LOAN MODIFICATION OR								
7	OTHER LOSS MITIGATION:								
8	ATTENTION HOMEOWNER: CHECK ALL ITEMS THAT YOU CONTEST OUT OF								
9	THE ITEMS CHECKED BY YOUR LENDER ON THE LOSS MITIGATION AFFIDAVIT AS								
10	reasons for denial. If you are contesting item number 7, use the								
11	WORKSHEET TO SHOW THAT YOUR MONTHLY MORTGAGE PAYMENT IS MORE								
12	THAN THE INCOME THRESHOLD APPLICABLE TO THE LOAN MODIFICATION YOU								
13	were denied. Attach the worksheet to this request for foreclosure								
14	mediation. If you have questions or are unsure about how to fill out								
15	THESE FORMS, PLEASE SEEK THE ASSISTANCE OF A HOUSING COUNSELOR								
16	AND/OR ATTORNEY. TO GET MORE INFORMATION ABOUT COUNSELORS AND								
17	ATTORNEYS, CONTACT THE MARYLAND HOPE HOTLINE AT 1-877-462-7555								
18	OR GO TO WWW.MDHOPE.ORG.								
19	DEADLINE FOR REQUESTING FORECLOSURE MEDIATION: NO								
20	later than 15 days after the date on which you were served with a								
21	COPY OF THIS ORDER TO DOCKET FORECLOSURE, YOU MUST SUBMIT THIS FORM								
22	to the Court at the address on the worksheet (stamped envelope								
23	ENCLOSED), AND YOU MUST MAIL A COPY TO THE FORECLOSING ATTORNEY AT								
24	THE ADDRESS LISTED ON THE WORKSHEET (STAMPED ENVELOPE ENCLOSED).								
25									
$\frac{26}{26}$	MORTGAGOR OR GRANTOR IS NOT CURRENTLY LIVING IN THE PROPERTY.								
20									
27	(2) The property is not a one to four unit property								
28	(INCLUDING A CONDOMINIUM, COOPERATIVE, OR MANUFACTURED HOME).								
29	<u> </u>								
30	(4) The loan subject to foreclosure is not a first lien								
31	LOAN.								
<u> </u>	(5) THE LOAN WAS ODICINATED APPENDIANT ADVISOR 1 9000 OD THE								
32 22	EXAMPLE 1 THE LOAN WAS ORIGINATED AFTER JANUARY 1, 2009, OR THE								
33	DATE SPECIFIED BY THE APPLICABLE LOAN MODIFICATION PROGRAM.								

(6) THE AMOUNT CURRENT	
THAN \$729,7	5 0, or the amount spe (CIFIED BY THE APPLICABLE LOAN
MODIFICATION	v program (not includin	G ATTORNEY'S FEES AND PAST DUE
AYMENTS).		
(7) THE MONTHLY AMOUN	T DUE ON THE MORTGAGE LOAN,
CLUDING TH	HE TOTAL PAYMENT OF PRINC	CIPAL, INTEREST, TAXES, INSURANCE,
ND HOMEOW	NERS ASSOCIATION DUES (IF APPLICABLE), IS LESS THAN THE
ERCENTAGE	INCOME THRESHOLD OF T	THE APPLICABLE LOAN MITIGATION
ROGRAM IN I	EFFECT AT THE TIME OF THE	LOAN MITIGATION DENIAL, AND THE
PPLICABLE '	FHRESHOLD IS % OF	THE MORTGAGOR'S OR GRANTOR'S
ROSS MONTH	HY INCOME.	
(8) The borrower has	ALREADY FAILED A TRIAL LOAN
DIFICATION	V PLAN.	
(9) THE LOAN IS OWNED BY #	AN INVESTOR OR POOL OF INVESTORS
T HAS NO	, T GIVEN THE SERVICING AG	ENT THE CONTRACTUAL AUTHORITY
) ENTER INT	O ANY LOAN MODIFICATION V	VITH THE BORROWER.
(1	0) THE MORTGAGE LOAN	FAILED THE NET PRESENT VALUE
•	,	FAILED THE NET PRESENT VALUE
	0) THE MORTGAGE LOAN , AND THE BASIS FOR THIS CA	
	,	
LCULATION	, AND THE BASIS FOR THIS CA	
	THE BASIS FOR THIS C/ THE BASIS FOR THIS C/ 1) THE LOAN MODIFICA	ALCULATION IS AS FOLLOWS:
ALCULATION	AND THE BASIS FOR THIS CA THE LOAN MODIFICA BECAUSE THE SECURED PA	ALCULATION IS AS FOLLOWS:
ALCULATION	THE BASIS FOR THIS CA 1) THE LOAN MODIFICA BECAUSE THE SECURED PA TO MODIFY THE TERMS OF A	ALCULATION IS AS FOLLOWS:
ALCULATION (1) OMPLETED UTHORIZED EPEATEDLY	AND THE BASIS FOR THIS CA 1) THE LOAN MODIFICA BECAUSE THE SECURED PA TO MODIFY THE TERMS OF A WITHOUT SUCCESS TO CON	ALCULATION IS AS FOLLOWS: TION REVIEW COULD NOT BE ATION REVIEW, COULD NOT BE ATTY, SERVICER, OR OTHER AGENT A MORTGAGE LOAN HAS ATTEMPTED
ALCULATION (1) OMPLETED UTHORIZED EPEATEDLY IAIL, OR OTH	THE BASIS FOR THIS CA 1) THE LOAN MODIFICA BECAUSE THE SECURED PA TO MODIFY THE TERMS OF A WITHOUT SUCCESS TO CON HER METHOD, ON THE DATE	ALCULATION IS AS FOLLOWS: TION REVIEW COULD NOT BE ATTY, SERVICER, OR OTHER AGENT A MORTGAGE LOAN HAS ATTEMPTED TACT AND OBTAIN, BY TELEPHONE,
ALCULATION (1) OMPLETED UTHORIZED EPEATEDLY IAIL, OR OTH ELOW, NECE	AND THE BASIS FOR THIS CA THE LOAN MODIFICA BECAUSE THE SECURED PA TO MODIFY THE TERMS OF A WITHOUT SUCCESS TO CON HER METHOD, ON THE DATE SSARY INFORMATION FROM	ALCULATION IS AS FOLLOWS: TION REVIEW COULD NOT BE ARTY, SERVICER, OR OTHER AGENT A MORTGAGE LOAN HAS ATTEMPTED TACT AND OBTAIN, BY TELEPHONE, ES AND IN THE MANNER SET FORTH
CALCULATION	1) The basis for this c/ 1) The loan modifica BECAUSE THE SECURED PA TO MODIFY THE TERMS OF - WITHOUT SUCCESS TO CON HER METHOD, ON THE DATE SSARY INFORMATION FROM WITH THE REQUIREMENTS	ALCULATION IS AS FOLLOWS: TION REVIEW COULD NOT BE ARTY, SERVICER, OR OTHER AGENT A MORTGAGE LOAN HAS ATTEMPTED TACT AND OBTAIN, BY TELEPHONE, ES AND IN THE MANNER SET FORTH THE MORTGAGOR OR GRANTOR IN
ALCULATION (1) OMPLETED UTHORIZED UTHORI	1) The basis for this c/ 1) The loan modifica BECAUSE THE SECURED PA TO MODIFY THE TERMS OF - WITHOUT SUCCESS TO CON HER METHOD, ON THE DATE SSARY INFORMATION FROM WITH THE REQUIREMENTS	ALCULATION IS AS FOLLOWS: TION REVIEW COULD NOT BE ARTY, SERVICER, OR OTHER AGENT A MORTGAGE LOAN HAS ATTEMPTED TACT AND OBTAIN, BY TELEPHONE, S AND IN THE MANNER SET FORTH THE MORTGAGOR OR GRANTOR IN OF THE FEDERAL OR ALTERNATIVE
ALCULATION (1) OMPLETED UTHORIZED EPEATEDLY AIL, OR OTH ELOW, NECE OMPLIANCE OAN MODIFIC	1) The basis for this c/ 1) The loan modifica BECAUSE THE SECURED PA TO MODIFY THE TERMS OF - WITHOUT SUCCESS TO CON HER METHOD, ON THE DATE SSARY INFORMATION FROM WITH THE REQUIREMENTS	ALCULATION IS AS FOLLOWS: TION REVIEW COULD NOT BE ARTY, SERVICER, OR OTHER AGENT A MORTGAGE LOAN HAS ATTEMPTED TACT AND OBTAIN, BY TELEPHONE, S AND IN THE MANNER SET FORTH THE MORTGAGOR OR GRANTOR IN OF THE FEDERAL OR ALTERNATIVE
ALCULATION (1 OMPLETED UTHORIZED EPEATEDLY AIL, OR OTH ELOW, NECE OMPLIANCE OMPLIANCE OAN MODIFIC	1) The basis for this c. 1) The loan modifica BECAUSE THE SECURED PA TO MODIFY THE TERMS OF . WITHOUT SUCCESS TO CON HER METHOD, ON THE DATE SSARY INFORMATION FROM WITH THE REQUIREMENTS CATION PROGRAM IN WHICH TO	ALCULATION IS AS FOLLOWS: TION REVIEW COULD NOT BE ARTY, SERVICER, OR OTHER AGENT A MORTGAGE LOAN HAS ATTEMPTED TACT AND OBTAIN, BY TELEPHONE, TACT AND OBTAIN, BY TELEPHONE, SAND IN THE MANNER SET FORTH THE MORTGAGOR OR GRANTOR IN OF THE FEDERAL OR ALTERNATIVE THE SECURED PARTY PARTICIPATES.
CALCULATION	1) The loan modifica BECAUSE THE SECURED PA TO MODIFY THE TERMS OF A WITHOUT SUCCESS TO CON HER METHOD, ON THE DATE SSARY INFORMATION FROM WITH THE REQUIREMENTS CATION PROGRAM IN WHICH THE MODE OF CONTACT	ALCULATION IS AS FOLLOWS: TION REVIEW COULD NOT BE ATTY, SERVICER, OR OTHER AGENT A MORTGAGE LOAN HAS ATTEMPTED TACT AND OBTAIN, BY TELEPHONE, ES AND IN THE MANNER SET FORTH THE MORTGAGOR OR GRANTOR IN OF THE FEDERAL OR ALTERNATIVE FHE SECURED PARTY PARTICIPATES. BORROWER'S RESPONSE

	<u>(12)</u> OTHER (EXPLAIN AND ATTACH DOCUMENTATION).
SHORT (HOME - I	<mark>— (13) The loan has been reviewed for other lo fion relief, such as a grace period for postponing payme sale, deed in lieu of foreclosure, or moving to a less cost in the lender's inventory, and such other relief was a fd or was declined by the mortgagor or grantor. IN:</mark>
STATEM	HEREBY CERTIFY, UNDER THE PENALTIES OF PERJURY, THAT TH ENTS ARE MADE BASED UPON PERSONAL KNOWLEDGE AND A TE AND TRUE.
Borroy	WER SIGNATURE CO-BORROWER SIGNATURE
	(IF APPLICABLE)
	<u>REQUESTFOR FORECLOSURE MEDIATION</u>
	REQUEST FOR FORECLOSURE MEDIATION BORROWER WORKSHEET
	•
-	BORROWER WORKSHEET Case Number LEASE INSERT AND ADD THE FOLLOWING TO CALCULATE YOUR GRO
INCOME	BORROWER WORKSHEET CASE NUMBER LEASE INSERT AND ADD THE FOLLOWING TO CALCULATE YOUR GR #
INCOME	BORROWER WORKSHEET Case Number LEASE INSERT AND ADD THE FOLLOWING TO CALCULATE YOUR GR #
INCOME \$ BEFORE	BORROWER WORKSHEET Case Number LEASE INSERT AND ADD THE FOLLOWING TO CALCULATE YOUR GR ++
INCOME \$ BEFORE \$	BORROWER WORKSHEET Case Number LEASE INSERT AND ADD THE FOLLOWING TO CALCULATE YOUR GR ++
INCOME \$ BEFORE \$ SOURCE	BORROWER WORKSHEET Case Number
INCOME Support Supp	BORROWER WORKSHEET Case Number
INCOME \$ BEFORE \$ SOURCE \$ = \$	BORROWER WORKSHEET CASE NUMBER
INCOME \$	BORROWER WORKSHEET CASE NUMBER

1	\$ Your monthly taxes and insurance if not
2	INCLUDED IN YOUR MONTHLY PAYMENT (SEE BELOW FOR CALCULATION OF
3	MONTHLY TAXES AND INSURANCE IF YOU PAY THEM SEPARATELY)
4	\$ MONTHLY HOMEOWNERS ASSOCIATION OR
5	CONDOMINIUM FEES (IF APPLICABLE)
6	=\$ TOTAL MONTHLY PAYMENT
7	3. DOES THIS PAYMENT INCLUDE TAXES AND INSURANCE? IF YES, GO TO
8	ITEM NUMBER 4. IF NO, INSERT AND ADD THE TOTAL:
9	\$ ANNUAL PROPERTY TAX BILL
10	\$ Annual homeowner's insurance bill
11	= \$ TOTAL TAXES AND INSURANCE
12	Divide Total Taxes and Insurance by 12 to get your monthly taxes
13	AND INSURANCE.
14	TOTAL TAXES AND INSURANCE \$÷ 12
15	=\$ Monthly Taxes and Insurance
16	INSERT MONTHLY TAXES AND INSURANCE IN ITEM NUMBER 2 ABOVE TO
17	CALCULATE TOTAL MONTHLY PAYMENT.
18	4. INSERT TOTAL MONTHLY PAYMENT FROM ITEM NUMBER 2 ABOVE INTO
19	THE FOLLOWING FORMULA. REFER TO ITEM NUMBER 7 ON THE
20	LENDER/SERVICER'S LOSS MITIGATION AFFIDAVIT TO DETERMINE WHAT
21	INCOME THRESHOLD IS APPLICABLE:
22	<u>\$</u>
23	DIVIDED BY 100) = \$
24	5. Is this amount more than your current monthly mortgage
25	PAYMENT? YES/NO
26	6. Can you afford to make this payment every month?
27	Yes/No
28	MAIL COPIES OF THE COMPLETED REQUEST FOR FORECLOSURE MEDIATION
29	Borrower Worksheet to:

	18	HOUSE BILL 472
$\frac{1}{2}$	₽	Clerk of Circuit Court, (Address)
$\frac{3}{4}$	2.	(Plaintiff's Attorney) (Address)";
$5 \\ 6$	LAW	(VII) IN ADDITION TO ANY OTHER FILING FEES REQUIRED BY A FILING FEE IN THE AMOUNT OF \$300;
7		(VIII) SUBJECT TO SUBSECTION (E) OF THIS SECTION:
8 9 10 11	BY	1. IF THE LOSS MITIGATION ANALYSIS HAS BEEN PLETED, A FINAL LOSS MITIGATION AFFIDAVIT IN THE FORM PRESCRIBED REGULATION ADOPTED BY THE COMMISSIONER OF FINANCIAL ULATION; AND
12 13	BEE	2. IF THE LOSS MITIGATION ANALYSIS HAS NOT N COMPLETED:
14 15 16		<u>A.</u> <u>A PRELIMINARY LOSS MITIGATION AFFIDAVIT IN</u> FORM PRESCRIBED BY REGULATION ADOPTED BY THE COMMISSIONER OF ANCIAL REGULATION;
17 18 19 20	<u>PRO</u>	B. <u>The loss mitigation application and a</u> <u>CRIPTION OF THE ELIGIBILITY REQUIREMENTS FOR LOSS MITIGATION</u> <u>GRAMS OFFERED BY THE SECURED PARTY AS DESCRIBED IN SUBSECTION</u> 5) OF THIS SECTION;
21 22 23 24		<u>C.</u> <u>Instructions for completing the loss</u> <u>GATION APPLICATION, INCLUDING INSTRUCTIONS TO RETURN THE</u> <u>PLETED APPLICATION TO THE ATTORNEY HANDLING THE FORECLOSURE;</u>
$\frac{25}{26}$	<u>OF T</u>	D. <u>An envelope preprinted with the address</u> he attorney handling the foreclosure;
27 28 29		[(vii)] (IX) A notice to the mortgagor <u>OR GRANTOR</u> in tantially the following form, as prescribed by regulation by the Commissioner of ncial Regulation:
30		"NOTICE
31 32	(inse	An action to foreclose the mortgage/deed of trust on the property located at rt address) has been filed in the Circuit Court for (county).

1 A foreclosure sale of the property may occur at any time after 45 days from the 2 date that this notice is served on you.

3 You may stop the sale and reinstate your mortgage loan by paying all amounts 4 due on your loan, plus fees and costs of the foreclosure action, at any time up to one 5 business day before the sale. Please contact (insert name of authorized agent of 6 secured party) at (insert telephone number) to obtain the amount due to cure the 7 default on your mortgage loan and instructions for delivering the payment.

8 YOU MAY REQUEST THAT THE COURT SCHEDULE YOUR CASE FOR FORECLOSURE MEDIATION BY COMPLETING THE ENCLOSED "REQUEST FOR 9 FORECLOSURE MEDIATION AND BORROWER'S AFFIDAVIT" AND MAILING IT TO 10 THE CLERK OF THE COURT AND THE PLAINTIFF'S ATTORNEY IN THE ENCLOSED 11 12STAMPED ENVELOPES WITHIN 15 DAYS AFTER YOU ARE SERVED WITH THESE 13PAPERS. IF YOU FILE A REQUEST FOR FORECLOSURE MEDIATION, YOUR PROPERTY CANNOT GO TO SALE UNTIL AT LEAST 15 DAYS AFTER YOUR 1415**MEDIATION SESSION HAS BEEN HELD.**

16If you own and live in the home that is subject to foreclosure,17Your lender may be required to conduct an analysis of your loan to18SEE IF YOU QUALIFY FOR A LOAN MODIFICATION OR SOME OTHER LOSS19MITIGATION. YOU MUST APPLY AND PROVIDE YOUR LENDER WITH SPECIFIC20INFORMATION AS PART OF THIS ANALYSIS. THE RESULTS OF YOUR LENDER'S21ANALYSIS OF YOUR LOAN WILL BE PROVIDED TO YOU IN THE FORM OF AN22AFFIDAVIT SUBMITTED TO THE COURT.

23IF YOUR LENDER DETERMINES THAT YOU ARE NOT ELIGIBLE FOR ANY 24LOAN MODIFICATION OR OTHER RELIEF, YOU HAVE THE RIGHT TO FILE A 25**REQUEST WITH THE COURT AND HAVE FORECLOSURE MEDIATION. THIS WILL** 26BE A CONFERENCE WITH YOU, SOMEONE REPRESENTING YOUR LENDER, AND A 27NEUTRAL THIRD PARTY TO DISCUSS YOUR LOAN AND POSSIBLE OPTIONS. TO 28**REQUEST FORECLOSURE MEDIATION, YOU MUST COMPLETE THE REQUEST FOR** 29FORECLOSURE MEDIATION FORM THAT WILL ACCOMPANY THE LENDER'S FINAL LOSS MITIGATION AFFIDAVIT AND MAIL IT TO THE COURT AND THE LENDER'S 30 FORECLOSURE ATTORNEY WITHIN 15 DAYS AFTER RECEIPT. IF YOU FILE A 3132**REQUEST FOR FORECLOSURE MEDIATION, YOUR PROPERTY CANNOT GO TO** SALE UNTIL AT LEAST 15 DAYS AFTER YOUR MEDIATION HAS BEEN HELD. 33

You are urged to obtain legal advice AND THE ASSISTANCE OF A HOUSING
 COUNSELOR to discuss <u>POSSIBLE LOSS MITIGATION PROGRAMS</u>, FORECLOSURE
 MEDIATION, AND other options to stop the foreclosure sale, which may include filing a
 motion for injunction with the circuit court or a petition for bankruptcy in federal

bankruptcy court. A motion for injunction or a bankruptcy petition must be filed before
 the foreclosure sale occurs.

3 If you are interested in selling your home to avoid a foreclosure sale, you may 4 wish to contact a licensed real estate broker or salesperson as soon as possible.

5 Housing counseling and financial assistance programs are available through the 6 Maryland Department of Housing and Community Development. Please call (insert 7 telephone number) for information on available resources.

8 Some people may approach you about "saving" your home. You should be careful 9 about any such promises.

10 The State encourages you to become informed about your options in foreclosure 11 before entering into any agreements with anyone in connection with the foreclosure of 12 your home. There are government agencies and nonprofit organizations that you may 13 contact for helpful information about the foreclosure process. For the name and 14 telephone number of an organization near you, please call the Consumer Protection 15 Division of the Office of the Attorney General of Maryland at (insert telephone 16 number). The State does not guarantee the advice of these organizations.

17 DO NOT DELAY DEALING WITH THE FORECLOSURE BECAUSE YOUR 18 OPTIONS WILL BECOME MORE LIMITED AS TIME PASSES.";

19(x)Two-stamped envelopes preprinted with the20Address of the clerk of the court and the address of the plaintiff's21Attorney; and

22 **(XI)** IN ADDITION TO ANY OTHER FILING FEES REQUIRED BY 23 ANY OTHER LAW, A FILING FEE IN THE AMOUNT OF **\$100**, WHICH:

24 1. SHALL BE USED FOR ADDITIONAL HOUSING
 25 COUNSELING SERVICES AND TO DEFRAY THE COURTS' COST OF PROVIDING
 26 FORECLOSURE MEDIATION SERVICES UNDER THIS SECTION; AND

272.MAY NOT BE PASSED ON TO THE MORTGAGOR OR28GRANTOR: AND

29(X)IFTHEORDERTODOCKETORCOMPLAINTTO30FORECLOSECONCERNSOWNER-OCCUPIEDRESIDENTIALPROPERTYANDIS31ACCOMPANIEDBY A FINAL LOSSMITIGATIONAFFIDAVIT:

321.A REQUEST FOR FORECLOSURE MEDIATION IN33THE FORM PRESCRIBED BY REGULATION ADOPTED BY THE COMMISSIONER OF34FINANCIAL REGULATION; AND

1 2. AN ENVELOPE PREPRINTED WITH THE ADDRESS $\mathbf{2}$ OF THE CLERK OF THE COURT; AND 3 3. AN ENVELOPE PREPRINTED WITH THE ADDRESS 4 OF THE FORECLOSURE ATTORNEY. $\mathbf{5}$ **(E) FOR** ONLY FOR PURPOSES OF A FINAL LOSS MITIGATION AFFIDAVIT 6 THAT IS FILED WITH AN ORDER TO DOCKET OR COMPLAINT TO FORECLOSE, A 7LOSS MITIGATION ANALYSIS IS NOT CONSIDERED COMPLETE IF THE REASON 8 FOR THE DENIAL OR DETERMINATION OF INELIGIBILITY IS DUE TO THE 9 **INABILITY OF THE SECURED PARTY TO:** 10 (1) ESTABLISH COMMUNICATION WITH THE MORTGAGOR OR 11 **GRANTOR; OR** 12(2) OBTAIN ALL DOCUMENTATION AND INFORMATION NECESSARY TO CONDUCT THE LOSS MITIGATION ANALYSIS. 1314(e) (F) (1) A copy of the order to docket or complaint to foreclose on 15residential property and all other papers filed with it shall be served by: 16 (i) Personal delivery of the papers to the mortgagor or grantor; 17or 18 (ii) Leaving the papers with a resident of suitable age and 19 discretion at the mortgagor's or grantor's dwelling house or usual place of abode. 20(2)If at least two good faith efforts to serve the mortgagor or grantor under paragraph (1) of this subsection on different days have not succeeded, the 2122plaintiff may effect service by: 23Filing an affidavit with the court describing the good faith (i) 24efforts to serve the mortgagor or grantor; and 25Mailing a copy of the order to docket or complaint to (ii) 1. foreclose and all other papers filed with it by certified mail, return receipt requested, 2627and first-class mail to the mortgagor's or grantor's last known address and, if 28different, to the address of the residential property subject to the mortgage or deed of 29trust; and 30 2. Posting a copy of the order to docket or complaint to 31foreclose and all other papers filed with it in a conspicuous place on the residential

32 property subject to the mortgage or deed of trust.

	22HOUSE BILL 472
$\frac{1}{2}$	(3) The individual making service of process under this subsection shall file proof of service with the court in accordance with the Maryland Rules.
3	(G) (1) IF THE ORDER TO DOCKET OR COMPLAINT TO FORECLOSE IS
4	ACCOMPANIED BY A PRELIMINARY LOSS MITIGATION AFFIDAVIT, THE SECURED
5	PARTY, AT LEAST 30 DAYS BEFORE THE DATE OF A FORECLOSURE SALE, SHALL:
6	(I) FILE WITH THE COURT A FINAL LOSS MITIGATION
7	AFFIDAVIT IN THE FORM PRESCRIBED BY REGULATION ADOPTED BY THE
8	COMMISSIONER OF FINANCIAL REGULATION; AND
9	(II) SEND TO THE MORTGAGOR OR GRANTOR BY FIRST
10	CLASS AND BY CERTIFIED MAIL:
11	1. A COPY OF THE FINAL LOSS MITIGATION
12	AFFIDAVIT; AND
10	
13 14	<u>2.</u> <u>A REQUEST FOR FORECLOSURE MEDIATION FORM</u> AND ENVELOPES DESCRIBED IN SUBSECTION (D)(2)(X) OF THIS SECTION.
14	AND ENVELOPES DESCRIBED IN SUBSECTION (D)(2)(X) OF THIS SECTION.
15	(2) A FINAL LOSS MITIGATION AFFIDAVIT SHALL BE FILED UNDER
16	THIS SUBSECTION NO EARLIER THAN 28 DAYS AFTER THE ORDER TO DOCKET OR
17	COMPLAINT TO FORECLOSE IS SERVED ON THE MORTGAGOR OR GRANTOR.
10	
18	(F) (1) IF THE DEFENDANT FILES A COMPLETED REQUEST FOR
19	FORECLOSURE MEDIATION AND BORROWER'S AFFIDAVIT WITHIN 15 DAYS
20 21	AFTER SERVICE OF PROCESS, THE CLERK OF THE COURT SHALL SCHEDULE THE CASE FOR FORECLOSURE MEDIATION AS SOON AS PRACTICABLE.
4 1	CASE FOR FORECEOSURE MEDIATION AS SOON AS FRACTICADEE
22	(2) At a foreclosure mediation requested under this
23	SECTION:
24	(I) INDIVIDUALS WITH AUTHORITY TO SETTLE THE MATTER
25	SHALL BE PRESENT OR READILY AVAILABLE FOR CONSULTATION;
26	(II) A HOUSING COUNSELOR DESIGNATED BY THE
$\frac{20}{27}$	MORTGAGOR OR GRANTOR MAY BE PRESENT; AND
28	(H) (1) (I) IN A FORECLOSURE ACTION ON OWNER-OCCUPIED
29	RESIDENTIAL PROPERTY, THE MORTGAGOR OR GRANTOR MAY FILE WITH THE
30	COURT A COMPLETED REQUEST FOR FORECLOSURE MEDIATION NOT LATER
31	THAN:

1	1. IF THE FINAL LOSS MITIGATION AFFIDAVIT WAS
2	DELIVERED ALONG WITH SERVICE OF THE COPY OF THE ORDER TO DOCKET OR
3	COMPLAINT TO FORECLOSE UNDER SUBSECTION (F) OF THIS SECTION, 15 DAYS
4	AFTER THAT SERVICE ON THE MORTGAGOR OR GRANTOR; OR
	, <u>, </u>
5	2. IF THE FINAL LOSS MITIGATION AFFIDAVIT WAS
6	MAILED AS PROVIDED IN SUBSECTION (G) OF THIS SECTION, 15 DAYS AFTER
$\overline{7}$	THE MAILING OF THE FINAL LOSS MITIGATION AFFIDAVIT.
8	(II) 1. A REQUEST FOR FORECLOSURE MEDIATION
9	<u>SHALL BE ACCOMPANIED BY A FILING FEE OF \$50.</u>
10	<u>2.</u> The court may reduce or waive the filing
11	FEE UNDER SUBSUBPARAGRAPH 1 OF THIS SUBPARAGRAPH IF THE MORTGAGOR
12	OR GRANTOR IS ELIGIBLE FOR A REDUCTION OR WAIVER UNDER THE
13	MARYLAND LEGAL SERVICES GUIDELINES.
14	(III) THE MORTGAGOR OR GRANTOR SHALL MAIL A COPY OF
15	THE REQUEST FOR FORECLOSURE MEDIATION TO THE SECURED PARTY'S
16	FORECLOSURE ATTORNEY.
17	(2) (I) THE SECURED PARTY MAY FILE A MOTION TO STRIKE
18	THE REQUEST FOR FORECLOSURE MEDIATION IN ACCORDANCE WITH THE
19	MARYLAND RULES.
20	(II) <u>The motion to strike must be accompanied by An</u>
21	AFFIDAVIT THAT SETS FORTH THE REASONS WHY FORECLOSURE MEDIATION IS
22	NOT APPROPRIATE.
0.0	
23	(III) THE SECURED PARTY SHALL MAIL A COPY OF THE
24 27	MOTION TO STRIKE AND THE ACCOMPANYING AFFIDAVIT TO THE MORTGAGOR
25	OR GRANTOR.
26	(IV) THERE IS A PRESUMPTION THAT A MORTGAGOR OR
$\frac{26}{27}$	GRANTOR IS ENTITLED TO FORECLOSURE MEDIATION UNLESS GOOD CAUSE IS
$\frac{21}{28}$	GRANIOR IS ENTITLED TO FORECLOSURE MEDIATION UNLESS GOOD CAUSE IS SHOWN WHY FORECLOSURE MEDIATION IS NOT APPROPRIATE.
20	SHOWN WHI FORECLOSURE MEDIATION IS NOT APPROPRIATE.
29	(3) (1) THE MORTGAGOR OR GRANTOR MAY FILE A RESPONSE
$\frac{29}{30}$	TO THE MOTION TO STRIKE WITHIN 15 DAYS.
00	TO THE MOTION TO BILLINE WITHIN 19 DATS.
31	(II) THE MORTGAGOR OR GRANTOR SHALL MAIL A COPY OF
32	THE RESPONSE TO THE FORECLOSURE ATTORNEY.

1	(III) IF THE COURT GRANTS THE MOTION TO STRIKE, THE
2	COURT SHALL INSTRUCT THE OFFICE OF ADMINISTRATIVE HEARINGS TO
3	CANCEL ANY SCHEDULED MEDIATION.
4	(I) (1) WITHIN 5 DAYS AFTER RECEIPT OF A REQUEST FOR
5	FORECLOSURE MEDIATION, THE COURT SHALL FORWARD TRANSMIT THE
6	REQUEST TO THE OFFICE OF ADMINISTRATIVE HEARINGS FOR SCHEDULING.
7	(2) (1) WITHIN 60 DAYS AFTER RECEIPT TRANSMITTAL OF THE
8	REQUEST FOR FORECLOSURE MEDIATION, THE OFFICE OF ADMINISTRATIVE
9	HEARINGS SHALL CONDUCT A FORECLOSURE MEDIATION.
10	(11) FOR GOOD CAUSE, THE OFFICE OF ADMINISTRATIVE
10	HEARINGS MAY EXTEND THE TIME FOR COMPLETING THE FORECLOSURE
11 12	MEDIATION FOR A PERIOD NOT EXCEEDING 30 DAYS.
14	MEDIATION FOR A FERIOD NOT EXCEEDING 30 DATS.
13	(3) THE OFFICE OF ADMINISTRATIVE HEARINGS SHALL SEND
14	NOTICE OF THE SCHEDULED FORECLOSURE MEDIATION TO THE FORECLOSURE
15	ATTORNEY, THE SECURED PARTY, AND THE MORTGAGOR OR GRANTOR.
16	(4) THE NOTICE FROM THE OFFICE OF ADMINISTRATIVE
17	HEARINGS SHALL:
18	(I) INCLUDE INSTRUCTIONS REGARDING THE DOCUMENTS
19^{-5}	AND INFORMATION, AS REQUIRED BY REGULATIONS ADOPTED BY THE
20	COMMISSIONER OF FINANCIAL REGULATION, THAT MUST BE PROVIDED BY
21	EACH PARTY TO THE OTHER PARTY AND TO THE MEDIATOR; AND
22	(II) <u>REQUIRE THE INFORMATION AND DOCUMENTS TO BE</u>
23	PROVIDED NO LATER THAN 20 DAYS BEFORE THE SCHEDULED DATE OF THE
24	FORECLOSURE MEDIATION.
25	(J) (1) AT A FORECLOSURE MEDIATION:
26	(I) <u>THE MORTGAGOR OR GRANTOR SHALL BE PRESENT;</u>
27	(II) THE MORTGAGOR OR GRANTOR MAY BE ACCOMPANIED
$\frac{27}{28}$	BY A HOUSING COUNSELOR AND MAY HAVE LEGAL REPRESENTATION;
40	DI A HOUSING COUNSELUR AND MAI HAVE LEGAL REPRESENTATION;
29	
40	(III) THE SECURED PARTY, OR A REPRESENTATIVE OF THE
$\frac{20}{30}$	(III) <u>The secured party, or a representative of the</u> secured party, shall be present; and

1	(IV) ANY REPRESENTATIVE OF THE SECURED PARTY MUST
2	HAVE THE AUTHORITY TO SETTLE THE MATTER OR BE ABLE TO READILY
3	CONTACT A PERSON WITH AUTHORITY TO SETTLE THE MATTER.
4	(2) AT THE FORECLOSURE MEDIATION, THE PARTIES AND THE
5	MEDIATOR SHALL ADDRESS LOSS MITIGATION PROGRAMS THAT MAY BE
6	APPLICABLE TO THE LOAN SECURED BY THE MORTGAGE OR DEED OF TRUST
7	THAT IS THE SUBJECT OF THE FORECLOSURE ACTION.
8	(3) THE OFFICE OF ADMINISTRATIVE HEARINGS SHALL FILE A
9	REPORT WITH THE COURT THAT STATES THE OUTCOME OF THE REQUEST FOR
10	FORECLOSURE MEDIATION WITHIN THE EARLIER OF:
11	(I) WITHIN 5 DAVG APTED A FOREGLOGUED MEDIATION IG
11 12	$(I) \qquad \qquad$
12	HELD; OR
13	(II) AT THE THE END OF THE 60-DAY MEDIATION PERIOD
14	SPECIFIED IN SUBSECTION (I)(2) OF THIS SECTION, PLUS ANY EXTENSION
15	GRANTED BY THE OFFICE OF ADMINISTRATIVE HEARINGS.
10	
16	(4) EXCEPT FOR A REQUEST FOR POSTPONEMENT, THE RULES OF
17	PROCEDURE FOR CONTESTED CASES OF THE OFFICE OF ADMINISTRATIVE
18	HEARINGS DO NOT GOVERN A FORECLOSURE MEDIATION CONDUCTED BY THE
19	OFFICE.
20	(iii) The participants should address all
21	FORECLOSURE AVOIDANCE OPTIONS, INCLUDING LOAN MODIFICATION, A
22	GRACE PERIOD FOR POSTPONING PAYMENT, SHORT SALE, DEED IN LIEU OF
23	FORECLOSURE, "CASH FOR KEYS", MOVING TO A LESS COSTLY HOME IN THE
24	LENDER'S INVENTORY, AND ANY OTHER OPTION THAT MAY HELP TO AVOID
25	FORECLOSURE OR LESSEN ITS HARMFUL IMPACT ON THE MORTGAGOR OR
26	GRANTOR.
27	(3) (1) IF THE PARTIES ARE UNABLE TO REACH AN AGREEMENT
$\frac{27}{28}$	AFTER PARTICIPATING IN FORECLOSURE MEDIATION, THE DEFENDANT MAY
$\frac{28}{29}$	FILE A MOTION TO STAY THE SALE WITHIN 15 DAYS AFTER COMPLETION OF THE
$\frac{29}{30}$	FILE A MOTION TO STAT THE SALE WITHIN TO DATS AFTER COMPLETION OF THE FORECLOSURE MEDIATION.
00	
31	(II) A defendant's request for foreclosure
32	MEDIATION CONSTITUTES GOOD CAUSE FOR FAILURE TO FILE A MOTION TO
33	STAY WITHIN THE TIME PRESCRIBED UNDER MARYLAND RULE 14-211(A)(2).
34	(K) (1) IF THE PARTIES DO NOT REACH AN AGREEMENT AT THE
35	FORECLOSURE MEDIATION, OR THE 60-DAY MEDIATION PERIOD EXPIRES

1	NUMBER AN EXPENSION OF ANDER DY THE OFFICE OF ADMINICUPATIVE
1	WITHOUT AN EXTENSION GRANTED BY THE OFFICE OF ADMINISTRATIVE
2	HEARINGS, THE FORECLOSURE ATTORNEY MAY SCHEDULE THE FORECLOSURE
3	<u>SALE.</u>
4	(2) (I) SUBJECT TO SUBPARAGRAPHS (II), (III), AND (IV) OF
5	THIS PARAGRAPH, THE MORTGAGOR OR GRANTOR MAY FILE A MOTION TO STAY
6	THE FORECLOSURE SALE.
7	(II) <u>A MOTION TO STAY UNDER THIS PARAGRAPH SHALL BE</u>
8	FILED WITHIN 15 DAYS AFTER:
9	<u>1.</u> The date the foreclosure mediation is
10	HELD; OR
11	2. IF NO FORECLOSURE MEDIATION IS HELD, THE
12	DATE THE OFFICE OF ADMINISTRATIVE HEARINGS FILES ITS REPORT WITH THE
13	COURT.
10	
14	(III) A MOTION TO STAY UNDER THIS PARAGRAPH MUST
15	ALLEGE SPECIFIC REASONS WHY LOSS MITIGATION SHOULD HAVE BEEN
16	GRANTED.
1 🗖	
17	(III) (3) NOTHING IN THIS SUBTITLE PRECLUDES THE
18	DEFENDANT MORTGAGOR OR GRANTOR FROM PURSUING ANY OTHER REMEDY
19	<u>OR LEGAL DEFENSE</u> AVAILABLE UNDER LAW <u>TO THE MORTGAGOR OR GRANTOR</u> .
20	[(f)] (C) (L) A foreclosure sale of residential property may not occur until [at]:
21	(1) AT least 45 days after service of process is made under subsection
22	(e) of this section; AND
0.0	
23	(2) (I) IF THE DEFENDANT FILES A COMPLETED REQUEST FOR
24 95	FORECLOSURE MEDIATION AND BORROWER'S AFFIDAVIT WITHIN 15 DAYS AFTER SERVICE OF PROCESS, AT LEAST 15 DAYS AFTER THE FORECLOSURE
25 26	
26	MEDIATION IS HELD; OR
27	(II) IF THE DEFENDANT FILES A MOTION TO STAY THE SALE
28	WITHIN 15 DAYS AFTER THE FORECLOSURE MEDIATION IS HELD, AT LEAST 15
29	DAYS AFTER THE COURT DENIES THE MOTION OR OTHERWISE RESOLVES THE
30	CASE.
31	(1) IF THE RESIDENTIAL PROPERTY IS NOT OWNER-OCCUPIED
32	RESIDENTIAL PROPERTY, AT LEAST 45 DAYS AFTER SERVICE OF PROCESS IS
33	MADE UNDER SUBSECTION (F) OF THIS SECTION;

1 (2) IF THE RESIDENTIAL PROPERTY IS OWNER-OCCUPIED $\mathbf{2}$ RESIDENTIAL PROPERTY AND FORECLOSURE MEDIATION IS NOT HELD, THE 3 LATER OF: 4 **(I)** AT LEAST 45 DAYS AFTER SERVICE OF PROCESS THAT $\mathbf{5}$ INCLUDES A FINAL LOSS MITIGATION AFFIDAVIT MADE UNDER SUBSECTION (F) 6 **OF THIS SECTION; OR** 7**(II)** AT LEAST 30 DAYS AFTER A FINAL LOSS MITIGATION 8 AFFIDAVIT IS MAILED UNDER SUBSECTION (G) OF THIS SECTION; AND 9 (3) IF THE RESIDENTIAL PROPERTY IS OWNER-OCCUPIED 10 RESIDENTIAL PROPERTY AND FORECLOSURE MEDIATION IS REQUESTED, AT 11 LEAST 15 DAYS AFTER: 12**(I)** THE DATE THE FORECLOSURE MEDIATION IS HELD; OR 13**(II)** IF NO FORECLOSURE MEDIATION IS HELD, THE DATE 14THE OFFICE OF ADMINISTRATIVE HEARINGS FILES ITS REPORT WITH THE 15COURT. 16 [(g)] (H) (M) Notice of the time, place, and terms of a foreclosure sale shall be 17published in a newspaper of general circulation in the county where the action is

pending at least once a week for 3 successive weeks, the first publication to be not less
than 15 days before the sale and the last publication to be not more than 1 week before
the sale.

[(h)] (I) (I) The mortgagor or grantor of residential property has the right to cure the default by paying all past due payments, penalties, and fees and reinstate the loan at any time up to 1 business day before the foreclosure sale occurs.

24 (2) The secured party or an authorized agent of the secured party 25 shall, on request, provide to the mortgagor or grantor or the mortgagor's or grantor's 26 attorney within a reasonable time the amount necessary to cure the default and 27 reinstate the loan and instructions for delivering the payment.

28 [(i)] (J) (O) An action for failure to comply with the provisions of this section 29 shall be brought within 3 years after the date of the order ratifying the sale.

30(P)Revenue collected from the filing fees required under31SUBSECTIONS (D)(2)(VII) AND (H)(1)(II) OF THIS SECTION SHALL BE32DISTRIBUTED TO THE HOUSING COUNSELING AND FORECLOSURE MEDIATION33FUND ESTABLISHED UNDER § 4–507 OF THE HOUSING AND COMMUNITY34DEVELOPMENT ARTICLE.

	28 HOUSE BILL 472
1	<u> Article – Housing and Community Development</u>
2	<u>4–507.</u>
$\frac{3}{4}$	(A) IN THIS SECTION, "FUND" MEANS THE HOUSING COUNSELING AND FORECLOSURE MEDIATION FUND.
$5 \\ 6$	(B) <u>There is a Housing Counseling and Foreclosure</u> <u>Mediation Fund.</u>
7	(C) THE PURPOSES OF THE FUND ARE TO:
8 9	(1) <u>SUPPORT NONPROFIT AND GOVERNMENT HOUSING</u> COUNSELORS AND OTHER NONPROFIT ENTITIES WITH PROVIDING:
$10 \\ 11 \\ 12$	(I) <u>LEGAL ASSISTANCE TO HOMEOWNERS</u> <u>OR OCCUPANTS</u> WHO ARE TRYING TO AVOID FORECLOSURE OR MANAGE FORECLOSURE PROCEEDINGS; AND
13 14	(II) HOMEBUYER EDUCATION, HOUSING ADVICE, OR FINANCIAL COUNSELING FOR HOMEOWNERS AND PROSPECTIVE HOMEOWNERS;
$\begin{array}{c} 15\\ 16\end{array}$	(2) <u>SUPPORT THE ESTABLISHMENT AND OPERATION OF</u> <u>NONPROFIT HOUSING COUNSELING ENTITIES;</u>
17 18	(3) <u>SUPPORT EFFORTS BY THE DEPARTMENT AND THE</u> DEPARTMENT OF LABOR, LICENSING, AND REGULATION TO:
19 20 21	(I) <u>CONTACT AND PROVIDE ADVICE AND ASSISTANCE TO</u> <u>HOMEOWNERS</u> <u>OR</u> <u>OCCUPANTS</u> <u>FACING FINANCIAL DIFFICULTY</u> <u>OR</u> <u>FORECLOSURE; AND</u>
22 23	(II) PROVIDE ADVICE AND ASSISTANCE TO PROSPECTIVE HOMEOWNERS; AND
24 25 26	(4) ASSIST IN FUNDING THE COSTS OF FORECLOSURE MEDIATIONS PROVIDED BY THE OFFICE OF ADMINISTRATIVE HEARINGS UNDER § 7–105.1 OF THE REAL PROPERTY ARTICLE.
27	(D) THE DEPARTMENT SHALL ADMINISTER THE FUND.
$28 \\ 29$	(E) (1) THE FUND IS A SPECIAL, NONLAPSING FUND THAT IS NOT SUBJECT TO § 7–302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.

(2) THE STATE TREASURER SHALL HOLD THE FUND 1 $\mathbf{2}$ SEPARATELY, AND THE COMPTROLLER SHALL ACCOUNT FOR THE FUND. 3 **(F)** THE FUND CONSISTS OF: REVENUE DISTRIBUTED TO THE FUND UNDER § 7–105.1 OF 4 (1) THE REAL PROPERTY ARTICLE; $\mathbf{5}$ 6 (2) **INVESTMENT EARNINGS OF THE FUND;** 7 (3) MONEY APPROPRIATED IN THE STATE BUDGET TO THE FUND; 8 AND 9 (4) ANY OTHER MONEY FROM ANY OTHER SOURCE ACCEPTED FOR THE BENEFIT OF THE FUND. 10 11 (G) THE FUND MAY BE USED ONLY FOR THE PURPOSES DESCRIBED IN 12SUBSECTION (C) OF THIS SECTION. 13(1) THE STATE TREASURER SHALL INVEST THE MONEY OF THE **(H)** FUND IN THE SAME MANNER AS OTHER STATE MONEY MAY BE INVESTED. 1415(2) ANY INVESTMENT EARNINGS OF THE FUND SHALL BE PAID INTO THE FUND. 16 17**(I)** EXPENDITURES FROM THE FUND MAY BE MADE ONLY IN 18 ACCORDANCE WITH THE STATE BUDGET. 19SECTION 2. AND BE IT FURTHER ENACTED, That, until the Commissioner 20of Financial Regulation identifies information regarding nonprofit and State government resources available to assist mortgagors and grantors facing foreclosure 2122and prescribes the foreclosure process and time line that are required to be included in 23a notice of intent to foreclose under § 7-105.1(c)(4)(ii)5 and 6 of the Real Property 24Article, as enacted by Section 1 of this Act, a notice of intent to foreclose shall be deemed to be in compliance with § 7-105.1(c)(4)(ii)5 and 6 of the Real Property Article, 25as enacted by Section 1 of this Act. 2627SECTION 3. AND BE IT FURTHER ENACTED, That the Commissioner of 28Financial Regulation shall adopt regulations to prescribe the form and content of the 29following items required under this Act: 30 (1)Final Loss Mitigation Affidavit;

31 (2) <u>Preliminary Loss Mitigation Affidavit;</u>

	30	HOUSE BILL 472
1		(3) Notice accompanying order to docket or complaint to foreclose;
2		(3) (4) Request for Foreclosure Mediation; and
$\frac{3}{4}$	<u>foreclosure</u>	(4) (5) Instructions regarding documents and information required for e mediation.
$5 \\ 6$		CTION 4. AND BE IT FURTHER ENACTED, That until the Commissioner al Regulation adopts the regulations required under Section 3 of this Act:
7 8 9 10 11	enacted b	(1) instructions regarding information and documents required for e mediation required under § 7–105.1(i)(4) of the Real Property Article, as y Section 1 of this Act, shall be deemed to be in compliance with § (4) of the Real Property Article, as exacted <u>enacted</u> by Section 1 of this Act;
$12 \\ 13 \\ 14 \\ 15 \\ 16$	Section 1 of Property A	(2) the notice accompanying the order to docket or complaint to equired under § 7–105.1(d)(2)(ix) of the Real Property Article, as enacted by of this Act, shall be deemed in compliance with § 7–105.1(d)(2)(ix) of the Real Article, as enacted by Section 1 of this Act, if the language in the notice is ally similar to the language in that section; and
$17 \\ 18 \\ 19$	<u>Property</u> following f	(2) (3) the following documents required under § 7–105.1 of the Real Article, as enacted by Section 1 of this Act, shall be in substantially the form:
20		(i) Final Loss Mitigation Affidavit
21		FINAL LOSS MITIGATION AFFIDAVIT
$22 \\ 23 \\ 24$		is I am authorized to act on behalf of the holder of the interest in the mortgage or deed of trust that is the subject of the erenced case, and I state the following:
25 26 27 28	□ Yes □ No	<u>The mortgage loan is owned, securitized, insured, or guaranteed by</u> <u>FNMA, FHLMC, or FHA or the servicing agent is participating in the</u> <u>federal Making Home Affordable Program or a similar loss mitigation</u> <u>program.</u>
29 30		mortgage loan that is the subject of this foreclosure action is not eligible for mitigation because:
31		The property is not the primary residence of at least one of the borrowers.
32		The property has more than four dwelling units.

1		The property is vacant or condemned.
2		<u>The mortgage loan is not a first mortgage.</u>
$\frac{3}{4}$		<u>The amount of the mortgage loan makes it ineligible under all relevant</u> <u>loss mitigation programs.</u>
$5 \\ 6$		<u>The borrower's income makes the borrower ineligible under all relevant</u> <u>loss mitigation programs.</u>
7		The borrower has already failed a modification trial period plan.
8		Other:
9 10 11	<u>loan</u>	mortgage loan that is the subject of this foreclosure action is eligible for modification or loss mitigation, and loan modification or loss mitigation has denied.
12	<u>□</u> <u>No of</u>	ther loss mitigation options have been identified as appropriate.
13 14		<u>t the content of the foregoing affidavit is true to the best of my knowledge,</u> <u>, and belief.</u>
15	Executed or	<u>1,20.</u> <u>By:</u>
$\begin{array}{c} 16 \\ 17 \end{array}$		Print Name:;
18		(ii) <u>Preliminary Loss Mitigation Affidavit</u>
19		PRELIMINARY LOSS MITIGATION AFFIDAVIT
20 21 22		. I am authorized to act on behalf of the holder of the nterest in the mortgage or deed of trust that is the subject of the renced case, and I state the following:
$23 \\ 24 \\ 25 \\ 26$	<u>□ Yes □ No</u>	The mortgage loan is owned, securitized, insured, or guaranteed by FNMA, FHLMC, or FHA or the servicing agent is participating in the federal Making Home Affordable Program or in a similar loss mitigation program.
$\begin{array}{c} 27\\ 28 \end{array}$	<u>The mortga</u> mitigation a	<u>ge loan that is the subject of this foreclosure action may be eligible for loss</u> and:
29 30		<u>The loan currently is under loss mitigation analysis, but the analysis has</u> not yet been completed.

	32	HOUSE BILL 472
$\frac{1}{2}$		The servicer has not received all the information from the borrower that the servicer needs to perform a loss mitigation analysis.
3		The servicer has had no contact with the borrower.
4		Other
$5 \\ 6$	<u>I affirm that</u> information	t the content of the foregoing affidavit is true to the best of my knowledge, and belief.
7	Executed on	<u>, 20 By:</u>
8 9		Print Name: Title: ; and
10		(iii) Request for Foreclosure Mediation
11		REQUEST FOR FORECLOSURE MEDIATION
12	Instructions	to Borrower [as completed by Plaintiff]:
$\frac{13}{14}$		st for Foreclosure Mediation is to be completed and filed in the Circuit opropriate court), Case Number (appropriate case number or identifier).
$15\\16$	<u>The court's</u> address is: (address is: (address of the appropriate court). The foreclosure attorney's address).
$17 \\ 18 \\ 19 \\ 20$	(date, which	nust be filed with the court and sent to the foreclosure attorney before a is not less than 15 days after either service of the order to docket or b foreclose or the mailing of the final loss mitigation affidavit, whichever is
$21\\22\\23$		carefully! If you have questions or are unsure about how to fill out this t the Maryland Foreclosure Hotline at (phone number) or go to the website ress).
24 25		le this form with the court at the address above and you must also mail a foreclosure attorney at the address above.
26 27 28	ineffective,	bay \$50 when you file this form or it will be ineffective. If the form is you will not be scheduled for foreclosure mediation and the foreclosure sale e can proceed.
29 30		ELAY! You must file this form with the court and mail it to the foreclosure fore the date identified above.

Keep a copy of everything you send. Get a mail receipt confirmation for your records to 1 $\mathbf{2}$ show the date you sent everything. 3 My name is . I request that this court schedule a foreclosure 4 mediation. I understand that a foreclosure mediation is an opportunity for a meeting $\mathbf{5}$ with a neutral third party who will try to assist me and my lender to reach an agreement about the foreclosure of my home. I also understand I must qualify for loan 6 7 modification or other relief and that making this request does not guarantee that I will 8 receive a loan modification or other relief. 9 The following answers will assist in the foreclosure mediation process: □ Yes □ No I requested a loan modification and I believe my loan should have 10 been modified. 11 12 \Box Yes \Box No I was not given an opportunity to see if my loan could be modified 13but I think I deserve that opportunity. 14 \Box Yes \Box No The property is my home and I live there. 15 \Box Yes \Box No The property does not have more than four dwelling units. □ Yes □ No I have not failed a trial modification plan and have not failed a prior 1617modification under a federal loan modification program. 18 □ Yes □ No If no loan modification or other option will work, I am willing to discuss giving up my home and the best way to do that. 19 This is my estimated current total gross monthly income (from all 20\$ ___ sources, and including co-borrower's income). 2122MEDIATION FEE 23□ Yes □ No I have enclosed my \$50 fee for filing this Request for Foreclosure Mediation. 2425 \Box Yes \Box No I am requesting the Court to reduce or waive my filing fee because I qualify for free legal services under court guidelines. 2627I affirm that the content of the foregoing affidavit is true to the best of my knowledge, information, and belief. 2829Executed on , 20 . By: 30 Print Name: 31Title:

$rac{1}{2}$	<u>SECTION 5. AND BE IT FURTHER ENACTED, That when the Commissioner</u> of Financial Regulation adopts regulations as required under Section 3 of this Act, the
$\frac{3}{4}$	documents described in Section 4(2) of this Act may no longer be used and the documents prescribed by regulations adopted by the Commissioner shall be used.
5	SECTION 2. AND BE IT FURTHER ENACTED, That this Act is an emergency
6	measure, is necessary for the immediate preservation of the public health or safety,
7	has been passed by a yea and nay vote supported by three-fifths of all the members
8 9	elected to each of the two Houses of the General Assembly, and shall take effect from the date it is enacted.
3	
10	SECTION 6. AND BE IT FURTHER ENACTED, That:
11	(a) <u>The Governor is authorized to process a budget amendment during fiscal</u>
12	year 2011 that appropriates \$250,000 from the Housing Counseling and Foreclosure
13	Mediation Fund established under § 4-507 of the Housing and Community
14	Development Article, as enacted by Section 1 of this Act, for the purpose of paying the
$\frac{15}{16}$	Department of Labor, Licensing, and Regulation's costs to implement an electronic system to track and retrieve data gathered under § 7–105.1 of the Real Property
10 17	Article, as enacted by Section 1 of this Act, and staffing related outreach functions.
11	
18	(b) For each of fiscal years 2012, 2013, and 2014, at least \$150,000 of the
19	money in the Housing Counseling and Foreclosure Mediation Fund established under
20	<u>§ 4–507 of the Housing and Community Development Article, as enacted by Section 1</u>
21	of this Act, shall be appropriated by the Governor in the budget of the Department of
$\frac{22}{23}$	Labor, Licensing, and Regulation to cover the cost of staffing outreach functions related to the electronic tracking and retrieval system implemented by the
$\frac{23}{24}$	Department.
25	SECTION 7. AND BE IT FURTHER ENACTED, That the Governor is
26	authorized to process a budget amendment during fiscal year 2011 that appropriates
27	\$300,000 from the Housing Counseling and Foreclosure Mediation Fund established
28	under the Housing and Community Development Article, as enacted by Section 1 of
$\frac{29}{30}$	this Act, for the purpose of paying the Administrative Office of the Courts' costs to process foreclosure actions in heavily impacted jurisdictions in the State.
50	process foreclosure actions in neavily impacted jurisdictions in the State.
31	SECTION 8. AND BE IT FURTHER ENACTED, That this Act shall be
32	construed to apply only prospectively and may not be applied or interpreted to have
33	any effect on or application to any order to docket or complaint to foreclose on
34	residential property filed before the effective date of this Act.
35	SECTION 9. AND BE IT FURTHER ENACTED, That this Act shall take effect
36	July 1, 2010.