GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 1060*

	Short Title:	Homeow	ner and Homebuyer Protection Act.	(Public)
	Sponsors:	Cotham,	tatives Blue, Ross, Weiss, Harrison (Primary Sponsor Faison, Fisher, E. Floyd, Glazier, Insko, Jones, Lucas Pierce, Starnes, and Womble.	
	Referred to:	Financial	Institutions, if favorable, Judiciary II.	
			April 6, 2009	
1 2 3 4 5 6 7	PROHIB IN LAND The General SI	T HOME INSTALI Assembly (E CTION 1	A BILL TO BE ENTITLED THE HOMEOWNER AND HOMEBUYER PROTE FORECLOSURE RESCUE SCAMS AND OFFER MENT SALES. of North Carolina enacts: • This act shall be known and may be cited as the	PROTECTIONS
8	-	Homebuyer Protection Act." SECTION 2. Chapter 75 of the General Statutes is amended by adding a new		
9	Article to rea		, , , , , , , , , , , , , , , , , , ,	
10			" <u>Article 6.</u>	
11			"Home Foreclosure Rescue Scams.	
12	" <u>§ 75-120. D</u>			
13			tions shall apply in this Article:	
14	<u>(1</u>		pt transaction. – A foreclosure rescue transaction	on in which the
15			eree is any of the following:	
16		<u>a.</u>	A member of the transferor's family.	· 1 C· · 1
17		<u>b.</u>	A bona fide nonprofit organization that regularly	provides financial,
18 19		2	housing, or social services to individuals.	nization
19 20	()	$\frac{C}{E_{c}}$	<u>A state, federal, or local government agency or orga</u> losure rescue transaction. – A transfer of residen	
20 21	<u>(2</u>		ling a manufactured home, which includes all of the f	
22			The real property is the principal residence of the tr	-
23		<u>a.</u> <u>b.</u>	The transferor is in default, or at imminent risk o	
23 24		<u>U.</u>	on a mortgage loan obligation which is secured	-
25			principal residence.	by the transferors
26		<u>c.</u>	The transferor follows representations by the trans	sferee an agent of
27		<u></u>	the transferee, or others acting in concert with the	-
28			transfer of the residential property will enable	
29			prevent, postpone, or reverse the effect of foreclos	
30			in the residence.	
31		<u>d.</u>	By written or oral agreement, the transferor retains	s an interest in the
32			property conveyed, including a tenancy interest, a	
33			lease-purchase agreement, an option to reacquire th	
34			other legal, equitable, or possessory interest	in the property
35			conveyed.	



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" <u>§ 75-121.</u> Fore	closure rescue transactions prohibited; exceptions; vi	olation.
It is unlawfu	I for a person other than the transferor to engage in,	promise to engage in,
arrange, offer, p	romote, solicit, participate in, assist with, or carry ou	t a foreclosure rescue
transaction for f	inancial gain or with the expectation of financial gain.	This section does not
apply to exemp	t transactions. A violation of this section is an unfair	trade practice under
<u>G.S. 75-1.1.</u> "		
SEC	FION 3. The General Statutes are amended by adding a	new Chapter to read:
	" <u>Chapter 47G.</u>	
	"Land Installment Contracts.	
" <u>§ 47G-1. Defir</u>	<u>itions.</u>	
The followin	g definitions apply in this Chapter, unless the context req	
<u>(1)</u>	Cure the default. – To perform the obligations under	
	described in the notice of intent to forfeit required by	
	are necessary to reinstate the contract. This term is	synonymous with the
	term 'cure.'	
<u>(2)</u>	Down payment A payment made by the purchase	
	constitutes part of the purchase price of property that i	-
	installment contract and which is made at or before the	e time of the execution
	of that contract.	
<u>(3)</u>	Forfeiture. – The termination of all of a purchaser's rig	
	and those of persons claiming by or through a purcha	
	the subject of a land installment contract, to the ex-	
	Chapter, because of a breach of one or more of the p	
	under the contract. This term is synonymous with the t	
<u>(4)</u>	Land installment contract. – An agreement in which th	-
	an interest in property to the purchaser and the purch	• • •
	purchase price in five or more payments exclusive of	
	any, and the vendor retains title to the property as secu	· · ·
	obligation under the agreement. Land installment contraction agreement for the number of real groups of	
	option contracts for the purchase of real property	÷
	purchase includes, or is combined with, or is execute	
	residential lease agreement, or (ii) purchase and sale agreement of a separate transport	-
	with the good faith expectation of a separate transact party or the vendor agrees to finance the purchase price	
(5)	Property. – Either (i) real estate located in this State	
<u>(5)</u>	located or there is to be located a structure or structure	
	for occupancy of from one to four families which is o	
	the purchaser as the purchaser's principal dwelling,	
	home, as that term is defined in G.S. 143-149.9, which	
	by a purchaser as the purchaser's principal dwelling.	is of will be occupied
<u>(6)</u>	Purchaser. – An individual who purchases an interes	st in property under a
<u>(0)</u>	land installment contract, or any legal successor in inte	
<u>(7)</u>	Vendor. – A person who makes a sale of property	
<u>(7)</u>	installment contract, or the person's successor in intere	-
"8 47G-2. Mini	mum contents of land installment sales contracts.	<u></u>
	ng Required. – Every land installment contract shall be e	videnced by a contract
	ties to it and containing all the terms to which they have	
	ents. – A land installment sales contract shall contain	-
following:		
(1)	The full names and addresses of all the parties to the co	ontract.
$\overline{(2)}$	The date the contract is signed by each party.	
<u> </u>		

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1	<u>(3)</u>	A legal description of the property conveyed.
2	(4)	The sales price of the property conveyed.
3	(5)	Any charges or fees for services included in the contract separate from the
4		sale price.
5	<u>(6)</u>	The amount of the purchaser's down payment.
6	$\overline{(7)}$	The principal balance owed by the purchaser.
7	(8)	The amount and due date of each installment payment and the total number
8		of installment payments.
9	<u>(9)</u>	The interest rate on the unpaid balance, if any, and the method of
10		determining the interest rate.
11	<u>(10)</u>	A conspicuous statement of any pending order of any public agency or other
12		matters of public record affecting the property.
13	<u>(11)</u>	A statement of the rights of the buyer to cure a default.
14	(13)	A statement setting forth the obligation of each party who is responsible for
15		making repairs to the property, the payment of taxes, hazard insurance
16		assessments, and other charges against the property from the date of the
17		contract.
18	<u>(14)</u>	A provision that the purchaser has the right to accelerate or prepay any
19		installment payments without penalty.
20	<u>(15)</u>	A description of conditions of the property that includes whether the
21		property has water, sewer, septic, and electricity service, whether the
22		property is in a floodplain, whether anyone else has a legal interest in the
23		property, and whether restrictive covenants prevent building or installing a
24		dwelling.
25	<u>(16)</u>	A statement indicating whether any real estate taxes are owed on the real
26		estate that is the subject of the contract.
27	<u>(17)</u>	A statement of the purchaser's right to cancel pursuant to G.S. 47G-8.
28		time the purchaser signs the contract, the vendor shall deliver to him an exact
29		cact. If the vendor fails to provide a copy of the contract, or the contract does
30		ninimum provisions, the contract signed by the purchaser is voidable at the
31		chaser, and the vendor, on demand, shall immediately refund to the purchaser
32		l deposits that have been made. However, the contract shall not be voidable
33		t of clerical errors, momentary delays in the provision of an exact copy of the
34	-	rchaser, or other immaterial errors.
35		w of down payment.
36		lown payment that a purchaser provides pursuant to a land installment contract
37		ately deposited in a trust or escrow account in an insured bank, savings and
38		or credit union in this State and shall remain in the account until either the
39		ownership of the property or until the agreement is cancelled. Funds held in
40		w account shall be deemed to belong to the purchaser and not to the vendor.
41		endor fails to comply with subsection (a) of this section, and the contract is
42		inded and the down payment not returned to the vendor within 10 business
43	•	on to the vendor, the vendor shall be liable to the purchaser in an amount equal
44		amount of the down payment.
45		<u>ction of tenants' rights.</u>
46		purchase real property that includes or is combined or executed concurrently
47 49		I lease agreement, together with the lease, is considered a land installment
48 40		booses of this Chapter. The provisions of Chapter 42 of the General Statutes
49 50	· · · · ·	on of the contract that is a residential lease agreement. After a tenant exercises
50	· · ·	hase leased property under a residential lease, Chapter 42 no longer applies to
51	the lease.	

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1	"§ 47G-5. Conditions of forfeiture; right to cure.		
2	(a) <u>A purchaser's rights under a land installment contract shall not be forfeited except as</u>		
3	provided in this Chapter. A land installment contract cannot be forfeited unless a breach has		
4	occurred in one or more of the purchaser's obligations under the contract and the contract		
5	provides that as a result of such breach the vendor is entitled to forfeit the contract.		
6	Furthermore, the purchaser's rights shall not be forfeited until the purchaser has been notified of		
7	the intent to forfeit in accordance with G.S. 47G-6 and been given a right to cure the default		
8	and has failed to do so within the time period allowed. A timely tender of cure shall reinstate		
9	the contract.		
10	(b) In addition to any other remedies at law, a vendor's violation of this section entitles		
11	the purchaser to either a claim for damages or the right to rescind the contract and seek the		
12	return of all payments, deposits, and down payments that have been made under the contract. If		
13	the purchaser elects to rescind the contract, the vendor is entitled to an offset of an amount		
14	equal to the fair market value of the use of the property during the duration of the purchaser's		
15	possession of the property.		
16	" <u>§ 47G-6. Notice of intent to forfeit.</u>		
17	(a) <u>The notice of intent to forfeit shall contain all of the following:</u>		
18	(1) The name, address, and telephone number of the vendor and the vendor's		
19	agent or attorney giving the notice, if any.		
20	(2) <u>A description of the contract, including the names of the original parties to</u>		
21	the contract.		
22	(3) <u>A legal description of the property.</u>		
23	(4) <u>A description of each default under the contract on which the notice is based.</u>		
24	(5) <u>A statement that the contract will be forfeited if all defaults are not cured by</u>		
25	a date stated in the notice which is not less than 90 days after the notice of		
26	intent to forfeit is sent or any longer period specified in the contract or other		
27	agreement with the vendor.		
28	(6) <u>An itemized statement of, or to the extent not known at the time the notice of</u>		
29	intent to forfeit is given or recorded, a reasonable estimate of, all payments		
30	of money in default and, for defaults not involving the failure to pay money,		
31	a statement of the action required to cure the default.		
32	(7) <u>Any additional information required by the contract or other agreement with</u>		
33	the vendor.		
34	(b) Any notice of intent to forfeit must be served on the purchaser in accordance with		
35	the provisions for service of process set forth in G.S. 1A-1, Rule 4. Any notice of intent to		
36 27	forfeit must also be served on the occupant of the dwelling that is the subject of the land		
37 38	installment contract, if different from the purchaser.		
38 39	(c) In addition to any other remedies at law, a vendor's violation of this section entitles		
39 40	the purchaser to either a claim for damages or the right to rescind the contract and seek the return of all payments, deposits, and down payments that have been made under the contract. If		
40 41	the purchaser elects to rescind the contract, the vendor is entitled to an offset of an amount		
42	equal to the fair market value of the use of the property during the duration of the purchaser's		
42 43	possession of the property.		
43 44	"§ 47G-7. Periodic statements of account.		
44	The vendor shall provide the purchaser with a statement of account at least once every		
46	12-month period for the term of a land installment contract. The statement must include at least		
40 47	the following information:		
48	(1) The amount paid under the contract.		
49	(2) The remaining amount owed under the contract.		
5 0	(3) The number of payments remaining under the contract.		
20	107 The number of payments formatining and of the contract.		

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1 2	<u>(4)</u>		amounts e vendo		the purchaser's behalf, if collected
- 3 4	<u>(5)</u>	The	amount		rty on the purchaser's behalf, if
- 5 6	<u>(6)</u>	If th	e propei		he vendor has received insurance
7	"§ 47G-8. Purc	-		o cancel contract.	pried to the property.
8					vided by law, the purchaser may
9 0	cancel and resc	ind an	installn	nent land contract for any 1	eason by sending by certified or person a signed, written notice of
1			-	· · ·	after the date of the signing of the
2	contract.		<i>1</i> 01 1101 1	ater than the fourteenth day	after the date of the signing of the
3		e purch	aser can	cels the contract pursuant to	subsection (a) of this section, the
4		-			e vendor receives the purchaser's
5				•	cuted contract and any property
6				y the purchaser under the con	
7				endor hold unencumbered	
8					tallment contract with a potential
9				-	om any liens, mortgages, or other
)	encumbrances.			1 1 1	
1		pt as pi	ovided i	in this subsection, a vendor,	or the successors in interest of the
2					or other encumbrances to property
3					on of the contract. This subsection
4	-			mbrance placed on the proper	
5	(1)			e property because of the con	-
6	$\overline{(2)}$			* * *	tion of a loan obtained to place
7		-			ling utility and fire protection
8		impr	ovement	ts.	
9	<u>(3)</u>	Place	ed on th	<u>e property by the vendor p</u>	rior to the execution of the land
0		<u>insta</u>	llment c	contract in exchange for a	loan used only to purchase the
1		prop	erty if al	l of the requirements below a	<u>re met:</u>
2		<u>a.</u>	The v	endor, not later than the third	l day before the date the contract is
3			execu	ited, notifies the purchaser in	a separate written disclosure:
1			<u>1.</u>	Of the name, address, and	telephone number of the lienholder
5				or, if applicable, the service	er of the loan.
5			<u>2.</u> <u>3.</u>	Of the loan number and our	standing balance of the loan.
7			<u>3.</u>	Of the monthly payments of	lue on the loan and the due date of
8				those payments.	
9			<u>4.</u>		ct that if the vendor fails to make
)				• • •	holder, the lienholder may attempt
1					closing on the lien and selling the
2				property at a foreclosure sa	<u>le.</u>
3		<u>b.</u>	The li		
4			<u>1.</u>	• •	operty sold to the purchaser under
5			•	the contract.	, ,
5			<u>2.</u>		at no time is or will be greater in
7					of the total outstanding balance
8				• •	er the installment land contract.
9		<u>c.</u>		ienholder:	
)			<u>1.</u>		erty from being encumbered by a
1				land installment contract: a	na

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1		2. Consents to verify the status of the loan on request of the
2		purchaser and to accept payments directly from the purchaser
3		if the vendor defaults on the loan.
4	<u>(c)</u>	A violation of this section is a violation of G.S. 75-1.1 and in addition to other rights
5	or remed	lies provided by law, entitles the purchaser to cancel and rescind the contract and
6	receive fi	rom the vendor:
7		(1) The return of all payments of any kind made to the vendor under the
8		contract; and
9		(2) <u>Reimbursement for any payments the purchaser made to a taxing authority</u>
10		for the property, and the value of any improvements made to the property by
11		the purchaser.
12	<u>(d)</u>	A vendor is not liable under this section if:
13		(1) A lien is placed on the property by a person other than the vendor; and
14		(2) Not later than the thirtieth day after the date the vendor receives notice of the
15		lien, the vendor takes all steps necessary to remove the lien and has the lien
16		removed from the property.
17	" <u>§ 47G-1</u>	10. Late fees.
18	No ve	endor may charge a late payment charge under a land installment contract in excess of
19	four perc	cent (4%) of the amount of the payment past due. A late payment charge that violates
20	this section	on is hereby declared usurious.
21		1. Attorneys' fees.
22		ndor shall be liable for the purchaser's attorneys' fees and costs if the purchaser
23	prevails i	in a lawsuit to enforce the provisions of this Chapter."
24		SECTION 4. This act becomes effective October 1, 2009.