GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

S

SENATE BILL 198

	Short Title:	GSC Good Funds Settlement/Comm. Receivership.	(Public)
	Sponsors:	Senators Edwards and Galey (Primary Sponsors).	
	Referred to:	Rules and Operations of the Senate	
		March 9, 2021	
1		A BILL TO BE ENTITLED	
2	AN ACT TO	PROVIDE THAT A SETTLEMENT AGENT MAY DISBURSE SETTI	LEMENT
3	PROCEE	DS IN RELIANCE ON A CHECK DRAWN ON THE ACCOUNT	OF OR
4	ISSUED	BY A LICENSED MORTGAGE LENDER, TO MAKE AMENI	OMENTS
5	RELATI	NG TO THE NORTH CAROLINA COMMERCIAL RECEIVERSHIP AG	CT, AND
6		E TECHNICAL CHANGES TO VARIOUS LAWS REGULATING FIN	
7		CES, AS RECOMMENDED BY THE GENERAL STATUTES COMMIS	SSION.
8	The General	Assembly of North Carolina enacts:	
9			
10		OOD FUNDS SETTLEMENT ACT AMENDMENTS	
11 12		ECTION 1. G.S. 45A-4 reads as rewritten:	
12		uty of settlement agent. he settlement agent shall cause recordation of the deed, if any, the deed of	f truct or
13 14	• •	other loan documents required to be recorded at settlement. The settlem	
15		urse any of the closing funds prior to verification that the closing funds use	-
16		are deposited in the settlement agent's trust or escrow account in one or me	
17		y this Chapter. A settlement agent may disburse funds from the settlement	
18		w account (to either the applicable register of deeds or directly to a private	-
19		electronically record documents with the office of the register of c	
20		record any deeds, deeds of trust, and any other documents required to b	
21	connection w	vith the closing, including excise tax (revenue stamps) and recording fees	s, but the
22		ent may shall not disburse any other funds from its trust or escrow account	
23		of trust, and other required loan documents have been recorded in the off	
24	0	eds. Unless otherwise provided in this Chapter, a settlement agent shall no	
25		of settlement proceeds unless those settlement proceeds are collected	
26		ling that a deposit made by a settlement agent to its trust or escrow account	
27		lected funds, the settlement agent may cause a disbursement of settlement	1
28		or escrow account in reliance on that deposit if the deposit is in one or me	ore of the
29 30	following for		
30 31	(1 (2	· · · · · · · · · · · · · · · · · · ·	on of the
31	(2	State, or an agency or instrumentality of the United States, incl	
33		agricultural credit association; association.	aang an
34	(3	-	issued by

A cashier's check, teller's check, or official bank check drawn on or issued by
 a financial institution insured by the Federal Deposit Insurance Corporation
 or a comparable agency of the federal or state government; government.



1

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1 2	(4)	A check drawn on the trust account of an attorney State of North Carolina; Carolina.	licensed to practice in the
3 4	(5)	A check or checks drawn on the trust or escrow acc licensed under Chapter 93A of the General Statutes	
5	(6)	A personal or commercial check or checks in	
6	(0)	exceeding five thousand dollars (\$5,000) per closi	00 0
7			
8		making the deposit has reasonable and prudent g	
o 9		deposit will be irrevocably credited to the settleme	ent agent's trust of escrow
9 10	(7)	account; account.	a montagaa hankan landan
10	(7)	A check drawn on the account of or issued by a licensed under Article 10A 10P of Chepter 52 of the	
11		licensed under Article <u>19A-19B</u> of Chapter 53 of th	
		posted with the Commissioner of Banks a surety bo	
13		three hundred thousand dollars (\$300,000). The sur	5
14		satisfactory to the Commissioner and shall run to t	
15		any settlement agent with a claim against the l	icensee for a disnonored
16		check. <u>Statutes.</u>	· 1
17		e settlement agent receives information from the	-
18	. ,	otherwise has actual knowledge that a mortgage br	I I
19		oker in the origination of the loan, the settlement age	
20		ed of trust showing the name of the mortgage broker	
21	-	age broker in the origination of the loan. Information	
22		proker or other person who that acted as a mortgage b	
23		ot be considered is not confidential information. T	
24		t as a mortgage broker" shall have has the same	meaning as provided in
25	G.S. 53-243.01.<u>(</u>	<u>J.S. 53-244.030.</u> "	
26			
27		NDMENTS RELATING TO NC COMMERCIAL	L RECEIVERSHIP ACT
28		FION 2. G.S. 1-502 reads as rewritten:	
29	-	at cases appointed.	
30	A receiver m	ay be appointed in any of the following cases:	
31	•••		1.
32	(4)	In cases provided in G.S. 1-507.1 and in similar	cases, regarding property
33		within this State of foreign corporations.	
34			
35	1	ns of Part 2 of Article 38 of Chapter 1 of the Gen	eral Statutes apply to the
36		receiver of a corporation under this section."	
37		FION 3. G.S. 1-507.20 reads as rewritten:	
38	-	ort title; definitions.	
39		Title This Article may be cited as the Nor	rth Carolina Commercial
40	Receivership Ac		
41		itions The following definitions apply througho	out this Article unless the
42	context requires	otherwise: Article:	
43	•••		
44	(5)	Court. – The superior or district court in which th	
45		except that in the case of a receiver appointed	
46		pursuant to G.S. 46-3.1, G.S. 46A-28, the term	
47		superior court that has jurisdiction over the receive	r and the receivership.
48			
49	(16)	Insider. – As to any person, includes the following:	:
50			

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	d.	An affiliate, or insider of an affiliate, as person.	if such the affiliate were the
(24)	Prop	erty. – All of the debtor's right, title, and inter	est, both legal and equitable.
()	-	al and personal property, regardless of the i	
		were or are it was or is acquired. The t	• •
		ucts, offspring, rents, or profits of or from	
	-	nclude (i) any power that the debtor may exe	
		er person, (ii) a power of withdrawal exe	-
	prope	erty of a trust for which the debtor is not the	settlor, to the extent that the
	powe	r is not subject to the claims of the del	btor's creditors pursuant to
	G.S.	36C-5-505(b), or (iii) if the debtor is an in	ndividual, any real property
	owne	d jointly by the debtor and the debtor's spot	use that is held by them as a
	tenar	cy by the entireties, unless the debtor's sp	ouse is also a debtor in the
	recei	vership and there is a joint debt owed to one	or more creditors.
•••			
(27)	Rece	ivership property In the case of a g	general receivership, all or
		antially all of the nonexempt property of th	
		ed receivership, the property of the deb	
		inting the receiver, or in any subsequent ord	-
		e debtor's property that is wholly exempt fro	
		editors pursuant to applicable law, including	-
		S. 1-362, 1C-1601(a), 1C-1602, 25C-4, 30-1	
). Notwithstanding the foregoing, receiversl	
	0	eral receivership of an individual business ϵ	
		not include (i) the principal residence of th	
		value of the principal residence is less than	
		and all rights of redemption and allowed	1
	-	ipal residence and (ii) any consumer goo	
		amer good is less than the combined amoun	-
**	reaer	nption and allowed claims of exemption in a	such <u>the</u> consumer good.
••••		G.S. 1-507.24 reads as rewritten:	
		nent of receivers; receivership not a trust.	
· .		Thich Receivers Appointed. – A receiver n	
		civil action by a creditor or other party in in	
		ment of a receiver or is combined with, or	
-		ment or other relief, or in the case of a limit	-
	•••	l foreclosure proceeding. However, in the ca	
		om only consumer debt is owing may shall no	
		for the individual business debtor. If the	
11		ion in which the sole relief requested is the	1
-		Rule 4 of the North Carolina Civil Rules of	
		on required by Rule 10 of the North Caroli	
shall be:			
"In re:	[na	ame of debtor]".	
	-	t by Judge. – Either a judge of the Superior (Court Division or the District

47 (b) Appointment by Judge. – Either a judge of the Superior Court Division or the District
48 Court Division may appoint a receiver for a debtor that is an individual business debtor. Only a
49 judge of the Superior Court Division may appoint a receiver for an entity. Once a receiver is
50 appointed, the following provisions apply:

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1 2 3	(1) If a receiver is appointed for an individual busine receiver is appointed for an entity, the clerk shall provide the receiver to the consistence of the receiver to the constant of the receiver to the receiver to the constant of the receiver to the receive	ovide a copy of the order
4	appointing the receiver to the senior resident superior chief district court judge for the court in which the re	eceivership is pending. If
5	the receivership is pending in the Superior Court Div	
6 7	superior court judge for the court in which the rece designate either one of the resident judges for	
8	receivership is pending, or one of the nonresident judges	
9	Division then assigned to the district in which the re	• •
10	be the presiding judge over the receiver and the rec	
11	judge shall retain jurisdiction and supervision of	
12	receivership until the receivership is terminated and	-
13 14	pursuant to G.S. 1-507.37, or until the senior resident enters an order transferring jurisdiction and super-	
14	another superior court judge. The judge of the Su	
16	designated shall retain jurisdiction and supervisi	
17	judge's rotation out of the district. If the receivership	
18	Court Division, the chief district court judge for	
19 20	receivership is pending shall designate one of the jud	
20 21	Division to retain jurisdiction and supervision or receivership until the receivership is terminated and the second secon	
22	pursuant to G.S. 1-507.37, or until the chief district c	_
23	transferring jurisdiction and supervision of the rec	5 0
24	court judge.	
25		• • • •
26 27	This subsection <u>shall_does</u> not apply to the appointment of a receive partition real property pursuant to G.S. 46A-28.	er in a pending action to
28		
29	(e) Receiver for Entities and Individual Business Debtors. – In a	
30 31	specifically provided for by law, a limited or general receiver may be a or an individual business debtor meets any of the following criteria:	appointed when an entity
31	or an individual business debior meets any of the following criteria.	
33	(8) The person is the subject of an action to dissolve suc	ch-the person.
34		-
35	(k) Bad Faith Filing. – If the court denies a motion to appoint a	
36	business debtor other than on consent of the party or parties seeking	
37 38	receiver and the debtor, and if the debtor does not waive the right subsection, the court may grant judgment against the party or parties se	
39	the receiver for any damages proximately caused by such the fili	• • •
40	reasonable attorneys' fees, and punitive damages, if the court determines	
41	that the motion was filed in bad faith."	
42	SECTION 5. G.S. 1-507.30 reads as rewritten:	
43	"§ 1-507.30. Duties of debtor.	
44 45	(a) Duties. – In addition to those duties conferred by statute of debtor shall have has the following duties:	or order of the court, the
45 46	(1) To assist and cooperate fully with the receiver in t	the administration of the
47	receivership and the receivership property and the d	
48	duties, duties and to comply with all rules and order	s of the court.
49	(2) To deliver to the receiver, immediately upon the	
50	appointment and demand, all of the receivership	
51	possession, custody, or control, including all book	s and records, electronic

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1 2 3 4	data, passwords, access codes, statements of accounts, evidence of ownership, financial statements, financial a bank account statements, and all other papers and docu receivership property.	and lien information,
5	(3) To supply to the receiver information as request	ted relating to the
6	administration of the receivership and the receivership	
7	information necessary to complete any reports or other	r documents that the
8	receiver may be required to file.	
9	(4) To remain responsible for the filing of all tax returns, in	6
10	applicable to periods which include those in which the rec	eivership is in effect,
11	except as otherwise ordered by the court.	
12	(b) Debtor Not Individual. $-$ If the debtor is not an individual, this set	
13	officer, director, manager, member, partner, trustee, or other person exer	0 0
14 15	power to exercise control over the affairs of the debtor immediately befor the receiver.	e the appointment of
15 16	(c) Enforcement. – If a person knowingly fails to perform a duty imp	nosed by this section
10	the court may (i) compel the person to comply with that duty, (ii) award	
18	damages caused by the person's failure, failure and reasonable attorneys' fe	
19	sanction the person for civil contempt."	
20	SECTION 6. G.S. 1-507.40 reads as rewritten:	
21	"§ 1-507.40. Turnover of receivership property.	
22	(a) Demand by Receiver. – Except as expressly provided in this	s section, and unless
23	otherwise ordered by the court, upon demand by a receiver: (i) subject to a	
24	section, any person shall turn over to the receiver any receivership prope	
25	possession, custody, or control of that person and (ii) any person that	owes a debt that is
26	receivership property and is matured or payable on demand or on order sh	all pay the debt to or
27	on the order of the receiver, except to the extent that the debt is subject to s	etoff or recoupment.
28		
29	(c) Turnover Motion by Receiver. – A receiver may seek to	-
30	receivership property required by subdivision <u>clause</u> (i) of subsection (a) of t	
31	in the receivership. If there exists a bona fide dispute with respect to the e	
32	the receiver's or the debtor's interest in the receivership property, turnove	
33	means of an action under G.S. 1-507.38. Unless a bona fide dispute exists al	0
34 35	to possession, custody, or control of receivership property, the court m	•
35 36	contempt a person's failure to turn over the property when required by this(d) Payment Only to Receiver. – A person that has notice of the apport	
30 37	and owes a debt that is receivership property may shall not satisfy the del	
38	debtor."	of by payment to the
39	SECTION 7. G.S. 1-507.42 reads as rewritten:	
40	"§ 1-507.42. Stays.	
41		
42	(f) Inapplicability of Stay. – The entry of an order appointing a rece	viver does not operate
43	as a stay of any of the following:	1
44		
45	(9) Any other exception as provided in United States Code,	Title 11, § 326(b), §
46	<u>362(b)</u> , as to the automatic stay in federal bankruptcy cas	es in effect from time
47	to time.	
48		
49	(h) Enforcement. – If a person knowingly violates a stay under this s	-
50	award actual damages caused by the violation, reasonable attorneys' fees,	and costs, costs and
51	may sanction the violation as civil contempt."	

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1	SECTION 8. G.S. 46A-28 reads as rewritten:
2	"§ 46A-28. Court's authority to make orders before final determination of proceeding;
3	notice and hearing.
4	(a) Before final determination of a proceeding to partition real property, on application
5	of any of the parties, the court may make any orders that it finds to be in the best interest of the
6	parties, including, but not limited to, orders relating to possession, payment of secured debt or
7	other liens on the property, occupancy and payment of rents, the appointment of a receiver
8	pursuant to G.S. 1-502(6) or a limited receiver for the real property pursuant to Article 38A of
9 0	Chapter 1 of the General Statutes, and access to the property for the purpose of inspecting, surveying, appraising, or selling the property.
1	"
2	SECTION 9. G.S. 53C-9-401 reads as rewritten:
3	"§ 53C-9-401. Statute <u>Article</u> relating to receivers applicable to insolvent banks.
4	The provisions of G.S. 1-507.1 through 1-507.11, Article 38A of Chapter 1 of the General
5	<u>Statutes</u> , relating to receivers, when not inconsistent with the provisions of this Article, shall
6	apply applies to the liquidation of banks under this Article."
7	
8	PART III. TECHNICAL CHANGES TO VARIOUS LAWS REGULATING FINANCIAL
9	PRACTICES
20	SECTION 10. G.S. 53-249 reads as rewritten:
1	"§ 53-249. Filing and posting of loan fees; disclosures.
2	(a) Filing of Fee <u>Schedule.</u> <u>Schedule.</u> On or before January 2 of each year, each
3	registrant shall file with the Commissioner a schedule of the refund anticipation loan fees for
4 5	refund anticipation loans to be facilitated by the registrant during the succeeding year.
.5 .6	Immediately upon learning of any change in the refund anticipation loan fee for that year, the registrant shall file an amendment with the Commissioner setting out the change. Filing is
7	effective upon receipt by the Commissioner.
28	(b) Notice of Unconscionable Fee. – If the Commissioner finds that a refund
9	anticipation loan fee filed pursuant to subsection (a) <u>of this section</u> is unconscionable, <u>he the</u>
0	<u>Commissioner</u> shall notify the registrant that (i) in his opinion the fee is unconscionable and (ii)
1	the consequences of charging a refund anticipation loan fee in an amount that the Commissioner
2	has notified the registrant is unconscionable include liability to the debtor for three times the
3	amount of that fee and possible revocation of registration as a facilitator after notice and a
4	hearing.
5	(c) Posting of Fee <u>Schedule.</u> <u>Schedule.</u> Every registrant shall prominently display at
6	each office where the registrant is facilitating refund anticipation loans a schedule showing the
7	current refund anticipation loan fees for refund anticipation loans facilitated at the office and the
8 9	current electronic filing fees for the electronic filing of the taxpayer's tax return. Every registrant
9	shall also prominently display on each fee schedule a statement to the effect that the taxpayer may have the tax return filed electronically without also obtaining a refund anticipation loan. No
1	may have the tax return filed electronically without also obtaining a refund anticipation loan. No registrant may facilitate a refund anticipation loan unless (i) the schedule required by this
2	subsection is displayed and (ii) the refund anticipation loan fee actually charged is the same as
3	the fee displayed on the schedule and the fee filed with the Commissioner pursuant to subsection
4	(a).(a) of this section.
5	(d) <u>Disclosures.</u> <u>Disclosures.</u> <u>At the time a debtor applies for a refund anticipation loan,</u>
6	the registrant shall disclose to the debtor on a form separate from the application:
7	(1) The fee for the loan.refund anticipation loan fee.
18	"
9	SECTION 11. G.S. 53-258 reads as rewritten:
50	"§ 53-258. Authority and procedures governing reverse mortgage loans.

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1 2 3 4 5 6	shall engage in an authorized	cept as provided in subsection (b1) of this section, no person, fir n the business of making reverse mortgage loans without first b reverse mortgage lender by the Commissioner. Mortgage lende \underline{OB} of this Chapter must also be authorized under this Article befores.	being approved as ers licensed under
7		ch of the following lenders shall be considered authorized to enga	ge in the business
8 9	of making rev this section an	erse mortgage loans without being required to apply pursuant to ad may represent to the public that it is so authorized:	-
10	(1)		1 1 6 1 .
11	(2)	-	he laws of this or
12	(2)	any other state or of the United States.	· · · · (0) 6 (1 ·
13	(3)		ivision (2) of this
14 15	Each lands	subsection.	ingionan of Danka
15 16		er listed in this subsection may, upon written request to the Comm r, obtain written confirmation of its authority to engage in the bu	
10		age loans. In the case of lenders listed in subdivisions (2) and (3)	U
17	•	all be accompanied by the fee set forth in subsection (d) of this s	
19	"	an be accompanied by the ree set forth in subsection (d) of this s	
20		CTION 12. G.S. 53-277 reads as rewritten:	
20	"§ 53-277. Ex		
22		is Article shall does not apply to: to any of the following:	
23	(1)		system organized
24	(-)	under the laws of the United States or any state; and state.	•] • • • • • • • • • • • • • •
25	(2)	•	etail sale of goods
26		or services, who services that, either as an incident to or ir	-
27		retail sale or service and not holding itself out to be a check	c-cashing service,
28		from time to time cashes checks, drafts, or money orders	for a fee or other
29		consideration, where not more than two dollars (\$2.00) is	s charged for the
30		service.consideration and charges no more than two dollar	rs (\$2.00) for the
31		service.	
32		person licensed under Article 16A-<u>16B</u> of this Chapter (Money '	· · · · · · · · · · · · · · · · · · ·
33	-	n G.S. 53-276, 53-278, 53-279, and 53-284, but is deemed a lice	1 1
34		ng provisions of this Article. This exemption does not apply to ar	authorized agent
35		berson licensed under Article <u>16A-16B</u> of this Chapter."	
36		CTION 13. G.S. 53-366 reads as rewritten:	
37	-	pplicability of other laws to authorized trust institutions; sta	tus of State trust
38		mpany.	n f (l. : - Cl (
39 40	. ,	cept as otherwise provided in this Article, the following provisio	-
40	and Chapter 5.	3C of the General Statutes shall apply to authorized trust institut	ions:
41 42	(7)	Article 8 of Chapter 52C of the Coneral Statutes except	where it clearly
42 43	(7)	Article 8 of Chapter 53C of the General Statutes, except appears from the context that a particular provision is not a	•
43 44		business or trust marketing, and except that the provision of	11
45		apply in lieu of: of the following provisions:	i uns Arucie snan
46		a. G.S. 53C-8-2.	
47		b. G.S. 53C-8-3.	
48		c. G.S. 53C-8-17.	
49			
50	(b) Ru	les adopted by the Commissioner to implement those provisior	is of this Chapter
51		ble to authorized trust institutions by subsection (a) of this sectio	-

1	to authorized trust institutions unless the rules are inconsistent with this Article or it clearly	'
2	appears from the context that a particular provision is inapplicable to trust business or trust	Į
3	marketing.	
4	(c) Activities of authorized trust institutions for clients shall not be considered the sale or	<u>.</u>
5	ssuance of checks money transmission under Article 16-16B of Chapter 53 of the General	l
6	Statutes.	
7	(d) Until the Commissioner has issued new rules governing State trust companies, State	;
8	trust companies shall be are governed by rules issued by the Commissioner for banks acting in a	
9	fiduciary capacity, except to the extent the rules are inconsistent with this Article or it clearly	7
10	appears from the context that a particular provision is inapplicable to the business of a State trust	
11	company.	
12	(e) Notwithstanding any other provision of this Chapter, a State trust company: company	1
13	is deemed to be all of the following:	
14	(1) Repealed by Session Laws 2012-56, s. 31, effective October 1, 2012.	
15	(2) Is a <u>A</u> "bank" for purposes of laws made applicable to authorized trust	
16	institutions in this section and for purposes of G.S. 53-277.	
17	(3) Is a <u>A</u> trust company organized and doing business under the laws of the State)
18	of North Carolina, a substantial part of the business of which is exercising	
19	fiduciary powers similar to those permitted national banks under authority of	?
20	the Comptroller of the Currency, and which is subject by law to supervision	1
21	and examination by the Commissioner as a banking institution;	<u>,</u>
22	andCommissioner.	
23	(4) Is a <u>A</u> financial institution similar to a bank.	
24	(f) In the case of a State trust company controlled by a company that has declared itself	•
25	to be a "financial holding company" under 12 U.S.C. § 1843(l)(1)(C)(i), <u>12</u> U.S.C. §	<u>,</u>
26	1843(l)(1)(D)(i), deposits held for an account shall be are deemed to be "trust funds" within the	ļ
27	meaning of 12 U.S.C. § 1813(p) unless all fiduciary duties with respect to the account are	;
28	explicitly disclaimed. This subsection does not prescribe the nature or extend the scope of any	,
29	fiduciary duties; the nature and extent of any fiduciary duties with respect to deposits held for	•
30	accounts shall be are as provided by the instruments and laws applicable to those accounts.	
31	(g) Subject to any limitations contained in this Article, an authorized trust institution is a	
32	"trust company", <u>company,"</u> a "corporate trustee", <u>trustee,"</u> a "corporate fiduciary", <u>f</u>iduciary,"	
33	and a "corporation acting in a fiduciary capacity", <u>capacity</u>," as such these and similar terms are	
34	used in the General Statutes, except where it clearly appears from the context in which those	;
35	terms are used that a different meaning is intended."	
36	SECTION 14. G.S. 66-106 reads as rewritten:	
37	'§ 66-106. Definitions.	
38	(a) For purposes of this <u>Article Article</u> , the following definitions apply:	
39	(1) A "loan broker" is any person, firm, or corporation who, in return for any	
40	consideration from any person, promises to (i) procure for such person, or	
41	assist such person in procuring, a loan from any third party; or (ii) consider	<u>.</u>
42	whether or not it will make a loan to such person.	
43	(2)(1) A "loan" is an agreement to advance money or property in return for the	
44	promise to make payments therefor, whether such the agreement is styled as	,
45	a loan, credit card, line of credit, a lease <u>lease</u>, or otherwise.	_
46 47	(2) <u>A "loan broker" is any person, firm, or corporation that, in return for any</u>	-
47 19	consideration from any person, promises to do any of the following:	
48	a. <u>Procure for the person, or assist the person in procuring, a loan from</u>	<u>-</u>
49 50	any third party.	,
50 51	b. <u>Consider whether or not it will make a loan to the person. This</u> sub-subdivision does not apply to a lender whose loans or advances to	
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1			any person in North Carolina aggregate more than one	million dollars
2			(\$1,000,000) in the preceding calendar year.	
3	(b)	Exce	pt for <u>residential</u> mortgage loans as defined in G.S. 53-243.01, <u>G</u>	.S. 53-244.030,
4	this Artic	le shall	- <u>does</u> not apply to any <u>of the following:</u>	
5		<u>(1)</u>	<u>A</u> party approved as a mortgagee by the Secretary of Hous	
6			Development, the Federal Housing Administration,	
7			Administration, a National Mortgage Association Association	<u>, or any federal</u>
8			agency; nor to any agency.	
9		<u>(2)</u>	<u>A</u> party currently designated and compensated by a North Ca	
0			insurance company as its agent to service loans it makes in the	nis State; nor to
1			any <u>State</u>.	
2		<u>(3)</u>	An insurance company registered with and licensed by the	North Carolina
3			Insurance Commissioner; nor, with Commissioner.	
4		<u>(4)</u>	With respect to a residential mortgage loans, to any loar	
			mortgage banker lender or mortgage broker licensed pursuant	
)			<u>19B</u> of Chapter 53 of the General Statutes or exempt from lice	
,			to G.S. 53-243.01(12) and G.S. 53-243.02; nor to any G.S. 53	
3		<u>(5)</u>	An attorney-at-law, public accountant, or dealer registered u	
)			Carolina Securities Act, acting in the professional capacity for	
)			attorney-at-law, public accountant, or dealer is registered or	
1			the laws of the State of North Carolina. Provided further the	
2			(1)(ii) above shall not apply to any lender whose loans or a	
3			person, firm or corporation in North Carolina aggregate more t	han one million
4			dollars (\$1,000,000) in the preceding calendar year."	
5				
6	PART IV		ECTIVE DATE	
7		SEC'	TION 15. This act is effective when it becomes law.	