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A BILL FOR AN ACT

RELATING TO MORTGAGE FORECLOSURES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Chapter 454M, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§454M- Unlicensed foreclosure actions voided. Any
5	action taken in connection with a mortgage foreclosure under
6	chapter 667 by a person who engages in the business of mortgage
7	servicing without a license as provided in this chapter shall be
8	void for purposes of chapter 667."
9	SECTION 2. Chapter 667, Hawaii Revised Statutes, is
10	amended by adding a new part to be appropriately designated and
11	to read as follows:
12	"PART . MANDATORY FORECLOSURE DISPUTE RESOLUTION
13	§667-A Definitions. As used in this part:
14	"Association" has the same meaning as in sections 514B-3
15	and 421J-2.
16	"Dispute resolution" means a facilitated negotiation
17	between a mortgagor and mortgagee for the purpose of reaching an
18	agreement for mortgage loan modification or other agreement in
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an attempt to avoid foreclosure or to mitigate damages if
 foreclosure is unavoidable.

3 "Neutral" means the person assigned to facilitate the4 dispute resolution process required by this part.

5 §667-B Dispute resolution required before foreclosure. 6 (a) Before a circuit court may order a judgment of foreclosure 7 pursuant to section 667-1 or before a public sale may be 8 conducted pursuant to section 667-25 for a residential property 9 that is occupied by the mortgagor as a primary residence, the 10 foreclosing mortgagee shall, at the election of the mortgagor, 11 participate in dispute resolution pursuant to this part to 12 attempt to reach a negotiated agreement to avoid foreclosure or 13 to mitigate damages if foreclosure is unavoidable.

14 (b) Dispute resolution required by this part shall be
15 conducted through the center for alternative dispute resolution
16 established by section 613-2.

(c) This part shall not apply to judicial or nonjudicial foreclosures of association liens that arise under a declaration filed pursuant to chapters 514A or 514B or to a mortgagor who has previously participated in dispute resolution under this part for the same property on the same mortgage loan.

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1	§667-	C Notice of dispute resolution required. (a) Notice
2	of a forec	losure action in circuit court pursuant to section
3	667-1 or n	otice of default and intention to foreclose served
4	pursuant t	o section 667-22(d) shall include notice that the
5	foreclosin	g mortgagee is required, at the election of the
6	mortgagor,	to participate in dispute resolution pursuant to this
7	part for t	he purpose of attempting to avoid foreclosure.
8	(b)	The notice required by subsection (a) shall include:
9	(1)	The name and contact information of a person or entity
10	,	with the authority to negotiate a loan modification on
11		behalf of the mortgagee;
12	(2)	Contact information for at least one local housing
13		counseling agency approved by the United States
14	:	Department of Housing and Urban Development;
15	(3)	A form for the mortgagor to use to elect or to waive
16	. (dispute resolution pursuant to this part that shall
17	,	contain the mailing address of the center for
18		alternative dispute resolution and instructions for
19		the return of the form to the center for alternative
20		dispute resolution;



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1 A description of the information that the mortgagor is (4) required to provide to the center for alternative 2 3 dispute resolution; 4 (5) A certification under penalty of perjury that the 5 mortgagor electing dispute resolution is an owner-6 occupant of the subject property, including supporting 7 documentation; and Contact information for an accredited consumer credit 8 (6) 9 counseling agency in the State. 10 §667-D Election of dispute resolution; stay of foreclosure 11 **proceedings.** (a) No later than thirty days after receipt of 12 notice of dispute resolution under section 667-C, a mortgagor shall contact the center for alternative dispute resolution to 13 indicate whether or not the mortgagor elects to pursue dispute 14 15 resolution pursuant to this part. 16 (b) Upon receipt of notice that a mortgagor has elected to 17 pursue dispute resolution, the mortgagor's right to convert to a 18 judicial foreclosure under section 667-M shall expire. 19 (c) Upon receipt of notice that a mortgagor has elected to 20 pursue dispute resolution, the center for alternative dispute 21 resolution shall process the notice, assign the matter to a

22 neutral, and schedule the dispute resolution no later than



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seventy-five days after receipt of the mortgagor's election to pursue dispute resolution according to rules adopted by the supreme court. All foreclosure proceedings shall be stayed effective upon receipt by the center for alternative dispute resolution of the notice of election to pursue dispute resolution pending the outcome of the dispute resolution process.

8 (d) If a mortgagor elects to waive dispute resolution or 9 fails to give notice within the time specified to the center for 10 alternative dispute resolution of the mortgagor's election to 11 pursue dispute resolution, the center for alternative dispute 12 resolution shall notify the court, the bureau of conveyances, or 13 the land court, as appropriate, and the foreclosure process 14 shall proceed pursuant to statute.

15 §667-E Dispute resolution process; requirements. (a) 16 Parties to a dispute resolution process conducted pursuant to 17 this part shall consist of the mortgagor or the mortgagor's 18 representative and the mortgagee or the mortgagee's 19 representative; provided that any representative of the 20 mortgagee who participates in the dispute resolution shall be 21 authorized to negotiate a loan modification on behalf of the 22 mortgagee or shall have direct access by telephone or other



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immediately available communications medium at all times during
 the dispute resolution process to a person who is so authorized.
 All parties may be represented by counsel in the dispute
 resolution process; provided that the mortgagor may be
 represented by a housing counselor who is certified by the
 United States Department of Housing and Urban Development.

7 (b) Thirty days prior to participating in a scheduled
8 dispute resolution process pursuant to this part, the mortgagor
9 shall have consulted with a certified housing counselor with a
10 local housing counseling agency approved by the United States
11 Department of Housing and Urban Development.

(c) Prior to a dispute resolution process scheduled pursuant to this part, the mortgagor and the mortgagee shall provide the center for alternative dispute resolution with any information that the center for alternative dispute resolution may request. Information required by this subsection shall include financial and employment information to be provided by the mortgagor and loan information, including:

19 (1) The original mortgage agreement, and any subsequent
 20 mortgage agreements and assignments;

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1 (2)The promissory note, signed by both the mortgagor and 2 the mortgagee, and any endorsements and allonges on 3 the note; and 4 (3)Any other documents that amended or altered the terms 5 of the original mortgage agreement that were signed by **6** 🔨 the mortgagor and the mortgagee or any successors or 7 assigns of the mortgagor or the mortgagee. 8 (d) A dispute resolution pursuant to this part shall take 9 place at a community mediation center or other site specified by 10 the center for alternative dispute resolution and shall consist 11 of one meeting of up to four hours in duration between the 12 parties and the neutral during which the parties shall present 13 the dispute and attempt to conclude the dispute resolution 14 process. The neutral may extend the time allowed for the 15 dispute resolution at the discretion of the neutral. 16 If the mortgagee fails to attend the dispute (e) 17 resolution, fails to comply with the requirements of this part

18 or the rules of the supreme court adopted pursuant to this part, 19 or participates through a representative that does not meet the 20 requirements of subsection (a), the neutral shall notify the 21 court, the bureau of conveyances, or the land court, as 22 appropriate. After receipt of notice pursuant to this



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subsection, the court shall not issue a judgment of foreclosure and neither the land court nor the bureau of conveyances shall record a notice of sale or other conveyance document for the subject property; provided that in the case of a judicial foreclosure, the court may order a loan modification according to terms determined proper by the court.

(f) If the mortgagor fails to attend the dispute
resolution or fails to comply with the requirements of this part
or the rules of the supreme court adopted pursuant to this part,
the neutral shall notify the court, the bureau of conveyances,
or the land court, as appropriate, that the requirements of this
part have been met and the foreclosure process shall proceed
pursuant to statute.

14 (g) If, despite the participation by both parties in the 15 dispute resolution process and compliance with the requirements 16 of this part and the rules of the supreme court adopted pursuant 17 to this part, the parties are not able to come to an agreement, the neutral shall notify the court, the bureau of conveyances, 18 19 or the land court, as appropriate, that the requirements of this 20 part have been met. Upon receipt of notice pursuant to this subsection, the foreclosure process shall proceed pursuant to 21 22 statute.

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1 (h) If the parties to a dispute resolution come to an 2 agreement to resolve the matters at issue in the dispute 3 resolution before the dispute resolution scheduled pursuant to 4 this section, the parties shall notify the neutral of the 5 resolution no later than two business days before the scheduled 6 dispute resolution. No fees shall be refunded if the parties 7 come to an agreement prior to or outside of a dispute resolution 8 conducted pursuant to this part.

9 (i) The dispute resolution process shall conclude within
10 sixty days from the first scheduled meeting between the parties
11 to the dispute resolution and the neutral.

12 **§667-F** Outcome of dispute resolution. (a) When the 13 parties to dispute resolution have complied with the 14 requirements of this part and the rules of the supreme court 15 adopted pursuant to this part and have reached an agreement, the 16 agreement shall be memorialized in a resolution document that 17 shall be filed with the circuit court, the land court, or the 18 bureau of conveyances, as appropriate. The resolution document 19 shall be a contract between the parties and shall be enforceable 20 in a private contract action in a court of appropriate jurisdiction in the event of breach by either party. If the 21 22 resolution document allows for foreclosure or other transfer of



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the subject property, the court shall order foreclosure and the
 land court or bureau of conveyances shall record a notice of
 sale or other conveyance document upon presentation by the
 mortgagee, as appropriate.

5 (b) The parties to a dispute resolution may enter into a 6 temporary modification agreement as an outcome of a dispute 7 resolution conducted pursuant to this part; provided that any 8 temporary modification agreements shall include an expiration 9 date, which shall be a date certain upon which the parties shall 10 have complied with their respective obligations under the 11 agreement. A temporary modification agreement shall be a private contract memorialized, filed, and enforceable according 12 13 to subsection (a).

14 §667-G Confidentiality. Personal financial information 15 and other sensitive personal information disclosed in the course 16 of mortgage foreclosure dispute resolution pursuant to this part 17 shall be confidential and shall not be subject to public 18 disclosure.

19 §667-H Neutral qualifications. The supreme court shall
20 adopt rules for qualifications and training of neutrals for
21 mortgage foreclosure dispute resolution pursuant to this part;
22 provided that neutrals shall possess sufficient knowledge in the



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areas of law, real estate, or finance and shall receive
 sufficient training to be able to effectuate the purposes of
 this part.

4 S667-I Fee. The center for alternative dispute resolution 5 may charge a fee not to exceed \$400 for dispute resolution 6 services provided pursuant to this part. Any fee for dispute 7 resolution services shall be divided equally between the 8 mortgagee and the mortgagor. All fees collected pursuant to 9 this section shall be deposited into the foreclosure dispute 10 resolution special fund established by section 667-L.

11 §667-J Applicability. This part shall apply to
12 foreclosures, whether by action or by power of sale, of
13 residential real property that is occupied by the mortgagor as a
14 primary residence; provided that this part shall not apply to
15 actions by an association to foreclose on a lien for amounts
16 owed to the association.

17 §667-K Rules. The chief justice of the supreme court may
18 adopt rules for the administration of this part, including rules
19 to:

20 (1) Ensure that dispute resolution occurs in an orderly21 and timely manner;

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1	(2)	Require each party to provide any information that the
2		facilitator deems necessary;
3	(3)	Protect the dispute resolution process from abuse and
4		ensure that each party complies with this part and the
5		rules adopted by the supreme court pursuant to this
6		part;
7	(4)	Establish qualifications and training requirements for
8		neutrals; and
9	(5)	Protect personal financial information and other
10		sensitive personal information obtained in the course
11		of foreclosure dispute resolution from disclosure.
12	§667	-L Mortgage foreclosure dispute resolution special
13	fund. (a) There is established outside of the state treasury a
14	special f	und to be known as the mortgage foreclosure dispute
15	resolution	n special fund to be administered by the judiciary to
16	implement	the mandatory dispute resolution in foreclosure
17	proceeding	gs required by this part. The fund shall consist of
18	contribut	ions from the sources identified in subsections (c) and
19	(d). Inte	erest earned from the balance of the fund shall become
20	a part of	the fund. The judiciary shall adopt rules regarding
21	the distr	ibution of moneys from the fund.

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1 (b) The judiciary may allow expenditure of moneys from the 2 fund directly by the center for alternative dispute resolution. 3 (c) All persons who bring an action in the circuit court 4 for foreclosure pursuant to section 667-1, who record an 5 affidavit in the land court pursuant to section 501-118, or who 6 record a conveyance document in the bureau of conveyances for a 7 property subject to a nonjudicial power of sale foreclosure 8 shall pay a fee of \$ for deposit into the mortgage 9 foreclosure dispute resolution special fund. 10 (d) Fees for mortgage foreclosure dispute resolution charged pursuant to section 667-I shall be deposited into the 11 12 mortgage foreclosure dispute resolution special fund." 13 SECTION 3. Chapter 667, part II, Hawaii Revised Statutes, 14 is amended by adding eight new sections to be appropriately 15 designated and to read as follows: 16 "<u>§667-M</u> Conversion; residential property; conditions. (a) 17 An owner-occupant of a residential property that is being 18 foreclosed nonjudicially under this part may convert the action 19 to a judicial foreclosure under the following conditions: 20 (1) A complaint conforming to section 667-N shall be filed 21 with the circuit court in the circuit where the residential property is located, stating that the 22



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1		owner-occupant of the property elects to convert the
2		nonjudicial foreclosure to a judicial foreclosure
3		proceeding;
4	(2)	The complaint described in paragraph (1) shall be
5		filed with the circuit court no later than twenty days
6		after the notice of default and intention to foreclose
7		is served on the owner-occupant as required by section
8		<u>667-22;</u>
9	(3)	Within forty-five days of the filing of the complaint,
10		all owners of an interest in the residential property
11		whose interests are pledged or otherwise encumbered by
12		the mortgage that is being foreclosed and all persons
13		who have signed the promissory note or other
14		instrument evidencing the debt secured by the mortgage
15		that is being foreclosed, including without limitation
16		co-obligors and guarantors, shall file a statement in
17		the circuit court action that they agree to submit
18		themselves to the judicial process and the
19		jurisdiction of the circuit court. If this condition
20		is not satisfied, the circuit court action shall be
21		dismissed with prejudice as to the right of any owner-
22		occupant to convert the action to a judicial
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1		proceeding, and the mortgagee may proceed
2		nonjudicially;
3	(4)	The filing of the complaint shall automatically stay
4		the nonjudicial foreclosure action unless and until
5		the judicial proceeding has been dismissed;
6	(5)	The person filing the complaint shall have an
7		affirmative duty to promptly notify the Hawaii
8		attorney who is handling the nonjudicial foreclosure
9		about the filing of the conversion;
10	(6)	All parties joined in the converted judicial
11		proceeding may assert therein any claims and defenses
12		that they could have asserted had the action
13		originally been commenced as a judicial foreclosure
14		action; and
15	(7)	Notwithstanding chapter 607, the fee for filing the
16		complaint shall be not more than \$400.
17	(b)	This section shall not apply to nonjudicial
18	foreclosu	res of association liens that arise under a declaration
19	filed_pur	suant to chapters 514A or 514B.
20	<u>(c)</u>	Upon receipt by the center for dispute resolution of
21	notice the	at a mortgagor has elected to pursue dispute resolution



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1	pursuant	to section 667-D, the mortgagor's right to convert to a
2	judicial	foreclosure under this section shall be terminated.
3	<u>§</u> 667	-N Complaint; residential property; required contents.
4	The compl	aint authorized under section 667-M shall contain at a
5	<u>minimum t</u>	he following:
6	(1)	A caption setting forth the name of the court, the
7		title of the action, and the file number. The title
8		of the action shall include the names of the filing
9		party as plaintiff and the foreclosing party as the
10	·	defendant;
11	(2)	The name, mailing address, and telephone number of the
12		filing party;
13	(3)	The address or tax map key number and the certificate
14		of title or TCT number if within the land court's
15		jurisdiction, of the property subject to the
16		foreclosure action;
17	(4)	A statement identifying all other owners of an
18		interest in the residential property whose interests
19		are pledged or otherwise encumbered by the mortgage
20		that is being foreclosed and all persons who have
21		signed the promissory note or other instrument
22		evidencing the debt secured by the mortgage that is
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1		being foreclosed, including without limitation co-
2		obligors and guarantors;
3	(5)	A certification under penalty of perjury that the
4		filing party is an owner-occupant of the subject
5		property and seeks to convert the nonjudicial
6		foreclosure to a judicial proceeding;
7	(6)	A statement certifying that the filing party served a
8		copy of the complaint on the attorney identified in
9		the notice of default and intention to foreclose
10		either by personal delivery at, or by postage prepaid
11		United States mail to, the address of the attorney as
12		set forth in the notice of default and intention to
13		foreclose; and
14	(7)	A copy of the notice of default and intention to
15		foreclose that was served on the filing party and for
16		which the filing party is seeking to convert to a
17		judicial proceeding.
18	<u>\$667</u> -	-O Notice of default and intention to foreclose;
19	residentia	al property; required statement on conversion. (a)
20	The notice	e of default and intention to foreclose that is served
21	<u>as require</u>	ed under sections 667-22 shall include, in addition to



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1	the contents required under section 667-22, a statement printed
2	in not less than 14-point font as follows:
3	"IF THE PROPERTY BEING FORECLOSED IS
4	IMPROVED AND USED FOR RESIDENTIAL PURPOSES, AN
5	OWNER-OCCUPANT OF THE PROPERTY (DEFINED UNDER
6	PART II OF CHAPTER 667 OF THE HAWAII REVISED
7	STATUTES, AS A PERSON WHO, AT THE TIME THIS
8	NOTICE IS SERVED, OWNS AN INTEREST IN THE
9	RESIDENTIAL PROPERTY THAT IS SUBJECT TO THE
10	MORTGAGE BEING FORECLOSED AND THE RESIDENTIAL
11	PROPERTY HAS BEEN THE PRIMARY RESIDENCE
12	CONTINUOUSLY FOR NOT LESS THAN ONE-HUNDRED EIGHTY
13	DAYS) HAS THE RIGHT TO CONVERT A NONJUDICIAL
14	FORECLOSURE PROCEEDING TO A JUDICIAL FORECLOSURE
15	WHERE CLAIMS AND DEFENSES MAY BE CONSIDERED BY A
16	COURT OF LAW. TO EXERCISE THIS RIGHT, THE OWNER-
17	OCCUPANT SHALL COMPLETE AND FILE THE ATTACHED
18	FORM WITH THE CIRCUIT COURT IN THE CIRCUIT WHERE
19	THE PROPERTY IS LOCATED WITHIN TWENTY DAYS AFTER
20	SERVICE OF THIS NOTICE.
21	IN ADDITION, ALL OWNERS OF AN INTEREST IN
22	THE RESIDENTIAL PROPERTY WHOSE INTERESTS HAVE



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1	BEEN PLEDGED OR OTHERWISE ENCUMBERED BY THE
2	MORTGAGE THAT IS BEING FORECLOSED AND ALL PERSONS
3	WHO HAVE SIGNED THE PROMISSORY NOTE OR OTHER
4	INSTRUMENT EVIDENCING THE DEBT SECURED BY THE
5	MORTGAGE THAT IS BEING FORECLOSED, INCLUDING,
6	WITHOUT LIMITATION, CO-OBLIGORS AND GUARANTORS,
7	SHALL FILE A STATEMENT IN THE CIRCUIT COURT
8	ACTION THAT THEY AGREE TO SUBMIT THEMSELVES TO
9	THE JUDICIAL PROCESS AND THE JURISDICTION OF THE
10	CIRCUIT COURT WITHIN NINETY DAYS OF THE FILING OF
11	THE ATTACHED FORM. FAILURE TO SATISFY THIS
12	CONDITION WILL RESULT IN DISMISSAL OF THE CIRCUIT
13	COURT ACTION.
14	AN OWNER-OCCUPANT SHALL PROMPTLY NOTIFY THE
15	HAWAII ATTORNEY LISTED IN THIS NOTICE ABOUT THE
16	FILING OF THE CONVERSION FORM.
17	A FORECLOSING LENDER WHO COMPLETES A
18	NONJUDICIAL FORECLOSURE OF RESIDENTIAL PROPERTY
19	SHALL BE PROHIBITED UNDER HAWAII LAW FROM
20	PURSUING A DEFICIENCY JUDGMENT AGAINST AN OWNER-
21	OCCUPANT WHO DOES NOT OWN A FEE SIMPLE OR
22	LEASEHOLD INTEREST IN ANY OTHER REAL PROPERTY.



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1	IF THIS ACTION IS CONVERTED TO A JUDICIAL
2	PROCEEDING, HOWEVER, THEN ALL REMEDIES AVAILABLE
3	TO A LENDER MAY BE ASSERTED, INCLUDING THE RIGHT
4	TO SEEK A DEFICIENCY JUDGMENT."
5	(b) The statement required by this section shall not be
6	required to be included in the public notice of public sale
7	published pursuant to section 667-27. Nothing in this section
8	shall be construed to set a minimum font size for the published
9	notice of sale.
10	<u>\$667-P</u> Bar against deficiency judgments; owner-occupant of
11	residential property. The mortgagee or other person who
12	completes, pursuant to this part, the nonjudicial foreclosure of
13	a mortgage or other lien on residential property shall not be
14	entitled to pursue or obtain a deficiency judgment against an
15	owner-occupant of the residential property who, at the time the
16	notice of default and intention to foreclose is served, does
17	not have a fee simple or leasehold ownership interest in any other
18	real property; provided, however, that nothing in this section
19	shall prohibit any other mortgagee or person who holds a lien on
20	the residential property subject to the nonjudicial foreclosure,
21	whose lien is subordinate to the mortgage being foreclosed and is



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1	extinguis	hed by the nonjudicial foreclosure sale, from pursuing a
2	monetary	judgment against that owner-occupant.
3	<u>§667</u>	-Q Duty of foreclosing mortgagee to maintain mortgaged
4	property.	(a) Subject to subsection (b), from the deadline
5	<u>date in t</u>	he notice of default and intention to foreclose until
6	the recor	dation of the affidavit and conveyance document, for
7	any perio	d of time in which the mortgaged property is not
8	occupied	by the mortgagor, the foreclosing mortgagee shall:
9	(1)	Ensure that the mortgaged property complies with all
10		applicable building and housing laws materially
11		affecting health and safety;
12	(2)	Keep the mortgaged property in a clean and safe
13		condition;
14	(3)	Make all repairs and arrangements necessary to put and
15		keep the mortgaged property in a habitable condition;
16	(4)	Maintain all electrical, plumbing, and other
17		facilities and appliances in good working order and
18		condition;
19	(5)	Make payments for all utility fees for the mortgaged
20		property; and
21	(6)	Make regular payments for any association fees and
22		real property taxes owing on the mortgaged property.



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1	<u>(b)</u>	Subsection (a) shall not apply from the deadline date
2	<u>in the no</u>	tice of default and intention to foreclose until the
3	date of t	he public sale for any period of time in which the
4	foreclosi	ng mortgagee permits the mortgagor to occupy or
5	otherwise	possess the mortgaged property.
6	(C)	The costs of maintenance borne by the foreclosing
7	mortgagee	under subsection (a) shall be added to the costs of
8	the publi	c sale under section 667-31(a). The costs of
9	maintenan	ce under subsection (b) shall be borne by the
10	mortgagor	<u>.</u>
11	<u>§667</u>	-R Prohibited conduct. (a) It shall be a prohibited
12	practice	for any foreclosing mortgagee to engage in any of the
13	following	practices:
14	(1)	Holding a public sale on a date, at a time, or at a
15		place other than that described in the public notice
16		of the public sale;
17	(2)	Specifying a fictitious place in the public notice of
18		the public sale;
19	(3)	Conducting a postponed public sale on a date other
20		than the date described in the new public notice of
21		the public sale;



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1	(4)	Delaying the conveyance of the conveyance document	
2		deed to a bona fide purchaser who purchases in good	
3		faith for more than forty-five days after the	
4		completion of the public sale;	
5	(5)	Completing nonjudicial foreclosure proceedings during	
6		"short sale" escrows for bid prices that are less than	
7		a purchaser's offer to purchase;	
8	(6)	Completing nonjudicial foreclosure proceedings during	
9		loan modification negotiations with the mortgagor; or	
10	<u>(7)</u>	Completing nonjudicial foreclosure proceedings against	
11		a mortgagor who has been accepted or is being	
12		evaluated for consideration into a federal loan	
13		modification program before obtaining a certificate or	
14		other documentation confirming that the mortgagor is	
15		no longer eligible or an active participant of that	
16		federal program.	
17	<u>\$667</u>	-S Unfair or deceptive act or practice. Any	
18	foreclosi	ng mortgagee who violates section 667-Q or 667-R shall	
19	be guilty	of an unfair or deceptive act or practice under	
20	section 4	80-2.	
21	<u>\$667</u>	-T Foreclosure notice. Notwithstanding any law or	
22	agreement	to the contrary, any person who forecloses on a	
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1	property within a planned community, a condominium apartment or		
2	unit, or an apartment in a cooperative housing project shall		
3	notify, by way of registered or certified mail, the board of		
4	directors of the planned community association, the association		
5	of owners of the condominium project, or the cooperative housing		
6	project in which the property to be foreclosed is located, of		
7	the foreclosure at the time foreclosure proceedings are begun.		
8	The notice, at a minimum, shall identify the property,		
9	condominium apartment or unit, or cooperative apartment that is		
10	the subject of the foreclosure and identify the name or names of		
11	the person or persons bringing foreclosure proceedings. This		
12	section shall not apply when the planned community association,		
13	condominium association of owners, or cooperative housing		
14	corporation is a party in a foreclosure action. This section		
15	shall not affect civil proceedings against parties other than		
16	the planned community association, association of owners, or		
17	cooperative housing corporation."		
18	SECTION 4. Chapter 667, part III, Hawaii Revised Statutes,		
19	is amended by adding three new sections to be appropriately		
20	designated and to read as follows:		
21	" §667-U Invalid notice. (a) Any notices made pursuant to		
22	this chapter may be issued only by persons authorized by a		
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1	foreclosing mortgagee or lender pursuant to an affiliate
2	statement signed by that foreclosing mortgagee or lender and
3	recorded at the bureau of conveyances identifying the agency or
4	affiliate relationship and the authority granted or conferred to
5	that agent or representative.
6	(b) The bureau of conveyances document number for the
7	affiliate statement required under subsection (a) shall be
8	included in any notice required to be personally served upon the
9	mortgagor or borrower under this chapter.
10	(c) Any notice provided by a mortgage servicer, including
11	an agent, employee, or representative of that mortgage servicer,
12	shall be issued only by a mortgage servicer that has been listed
13	in the affiliate statement filed by the foreclosing mortgagee or
14	lender under subsection (a); provided further that the mortgage
15	servicer shall be licensed under or otherwise exempt from
16	chapter 454M. The agency relationship or affiliation of the
17	mortgage servicer and the foreclosing mortgagee or lender and
18	any authority granted or conferred to that mortgage servicer
19	shall be described in the affiliate statement filed under both
20	subsection (a) and section 454M-5(a)(4)(F).
21	<u>§667-V</u> Actions and communications with the mortgagor in
22	connection with a foreclosure. Once a foreclosure has been



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1	initiated under either part I or part II of this chapter, a
2	foreclosing mortgagee shall be estopped from denying liability
3	for any action or communication respecting the subject property
4	that is received by the mortgagor from a mortgage servicer,
5	lender, foreclosing mortgagee, or the foreclosing mortgagee's
6	affiliate as named in the disclosure statement filed with the
7	bureau of conveyances pursuant to section 667-U. This section
8	shall also apply to any actions and communications made by the
9	agents, employees, or representatives of the lender, foreclosing
10	mortgagee, mortgage servicer, or foreclosing mortgagee's
11	affiliate.
12	<u>§667-W</u> Suspension of foreclosure actions by junior
12 13	<u>§667-W</u> Suspension of foreclosure actions by junior lienholders. Upon initiation of a foreclosure action in part I
13	lienholders. Upon initiation of a foreclosure action in part I
13 14	lienholders. Upon initiation of a foreclosure action in part I or part II of this chapter by a foreclosing mortgagee as defined
13 14 15	lienholders. Upon initiation of a foreclosure action in part I or part II of this chapter by a foreclosing mortgagee as defined in section 667-21(b), no junior lienholder shall be permitted to
13 14 15 16	lienholders. Upon initiation of a foreclosure action in part I or part II of this chapter by a foreclosing mortgagee as defined in section 667-21(b), no junior lienholder shall be permitted to initiate or continue with a foreclosure until the foreclosure
13 14 15 16 17	lienholders. Upon initiation of a foreclosure action in part I or part II of this chapter by a foreclosing mortgagee as defined in section 667-21(b), no junior lienholder shall be permitted to initiate or continue with a foreclosure until the foreclosure initiated by the foreclosing mortgagee has been concluded by
13 14 15 16 17 18	lienholders. Upon initiation of a foreclosure action in part I or part II of this chapter by a foreclosing mortgagee as defined in section 667-21(b), no junior lienholder shall be permitted to initiate or continue with a foreclosure until the foreclosure initiated by the foreclosing mortgagee has been concluded by either a judgment issued by a court pursuant to section 667-1,



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1	lienholde	r shall be permitted to initiate or continue with a
2	foreclosu	re if the resolution document allows for foreclosure."
3	SECT	ION 5. Section 454M-2, Hawaii Revised Statutes, is
4	amended b	y amending subsection (b) to read as follows:
5	"(b)	[A] No person $[is]$ shall be engaged in the business
6	of mortga	ge servicing [if the person provides those services] in
7	this Stat	e [even if] <u>unless</u> the person providing services has
8	[no] <u>a</u> ph	ysical presence in the State[.] <u>pursuant to section</u>
9	<u>454M-5(a)</u>	<u>(5).</u> "
10	SECT	ION 6. Section 454M-5, Hawaii Revised Statutes, is
11	amended b	y amending subsection (a) to read as follows:
12	"(a)	A mortgage servicer licensed or acting under this
13	chapter,	in addition to duties imposed by law, shall:
14	(1)	Safeguard and account for any money handled for the
15		borrower;
16	(2)	Act with reasonable skill, care, timeliness,
17		promptness, and diligence;
18	(3)	Disclose to the commissioner in the application and
19		yearly renewal a complete, current schedule of the
20		ranges of costs and fees it charges borrowers for its
21		servicing-related activities; [and]



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1	(4)	File	with [the commissioner upon request] its yearly	
2		rene	wal statement a report in a form and format	
3		acce	ptable to the director detailing the servicer's	
4		acti	vities in this State, including:	
5		(A)	The number of mortgage loans the servicer is	
6			servicing;	
7		(B)	The type and characteristics of such loans in	
8			this State;	
9		(C)	The number of serviced loans in default, along	
10			with a breakdown of thirty-, sixty-, and ninety-	
11			day delinquencies;	
12		(D)	Information on loss mitigation activities,	
13			including details on workout arrangements	
14			undertaken;	
15		(E)	Information on foreclosures commenced in this	
16			State; [and]	
17		<u>(F)</u>	The affiliations of the mortgage servicer,	
18			including any lenders or mortgagees for which the	
19			mortgage servicer is providing service, any	
20			subsidiary or parent entities, and a description	
21			of the authority held by the mortgage servicer	
22			through its affiliations; and	
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1	[(F)] (G) Any other information that the commissioner may
2	require[-];
3	and
4	(5) Maintain an office in the State that is staffed by at
5	least one agent or employee for the purposes of
6	addressing consumer inquiries or complaints and
7	accepting service of process; provided that the
8	mortgage servicer has actively serviced at least
9	mortgage loans in the State within the previous
10	calendar year."
11	SECTION 7. Section 454M-10, Hawaii Revised Statutes, is
12	amended to read as follows:
13	"[+]§454M-10[+] Penalty. Any person who violates any
14	provision of this chapter may be subject to an administrative
15	fine of not more than $[\frac{55,000}{57,000}]$ for each violation."
16	SECTION 8. Section 514A-90, Hawaii Revised Statutes, is
17	amended by amending subsection (h) to read as follows:
18	"(h) The amount of the special assessment assessed under
19	subsection (g) shall not exceed the total amount of unpaid
20	regular monthly common assessments that were assessed during the
21	[six] twelve months immediately preceding the completion of the
22	judicial or nonjudicial power of sale foreclosure. In no event
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1 shall the amount of the special assessment exceed the sum of 2 [\$3,600.] \$7,200." 3 SECTION 9. Section 514B-146, Hawaii Revised Statutes, is 4 amended by amending subsection (h) to read as follows: 5 "(h) The amount of the special assessment assessed under 6 subsection (g) shall not exceed the total amount of unpaid 7 regular monthly common assessments that were assessed during the 8 [six] twelve months immediately preceding the completion of the 9 judicial or nonjudicial power of sale foreclosure. In no event 10 shall the amount of the special assessment exceed the sum of [\$3,600.] \$7,200." 11 12 SECTION 10. Section 613-2, Hawaii Revised Statutes, is 13 amended by amending subsection (a) to read as follows: 14 There is established within the judiciary the center "(a) for alternative dispute resolution. The center shall facilitate 15 16 the effective, timely, and voluntary resolution of disputes. 17 Through these resolutions, it shall help reduce public and private costs of litigation and increase satisfaction with the 18 19 justice system. The center shall accomplish its purposes by: 20 (1) Providing, where feasible and agreed to by the 21 parties, the consultative resources and technical assistance needed to achieve voluntary resolutions for 22



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1	case	s that affect the public interest or the work of
2	stat	e and county agencies. These cases shall include
3	but	not be limited to:
4	(A)	Public disputes involving actual or threatened
5		court actions over the allocation or management
6		of public resources or the siting of public
7		facilities;
8	(B)	Complex litigation cases in which a court or a
9		regulatory or administrative agency has
10		determined that the dispute involves multiple
11		parties or formidable technical, procedural, or
12		factual issues, or both;
13	(C)	Policy roundtables in which the center, at the
14		request of an executive, legislative, or judicial
15		decisionmaker, convenes and chairs advisory
16		discussions on matters pertaining to standards or
17		rules; [and]
18	<u>(D)</u>	Foreclosures subject to part of chapter 667;
19		and
20	[(₽)]	(E) Other cases directly referred by judges,
21		legislators, agency heads, or appointed
22		government officials;

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1	(2)	Promoting in a systematic manner the appropriate use
2		of alternative dispute resolution; and
3	(3)	Disseminating to government agencies and to the
4		community at large up-to-date information on the
5		methods and applications of alternative dispute
6		resolution."
7	SECT	ION 11. Chapter 667, Hawaii Revised Statutes, is
8	amended b	y amending the title of part I to read as follows:
9		"PART I. FORECLOSURE BY ACTION [OR
10		FORECLOSURE BY POWER-OF SALE]"
11	SECT	ION 12. Section 667-1, Hawaii Revised Statutes, is
12	amended t	o read as follows:
13	[°] "§66	7-1 Foreclosure by action. The circuit court may
14	assess th	e amount due upon a mortgage, whether of real or
15	personal	property, without the intervention of a jury[$-$] and,
16	subject t	o the requirements of part , shall render judgment
17	for the a	mount awarded $[\tau]$ and the foreclosure of the mortgage.
18	Execution	may be issued on the judgment[$-$] as ordered by the
19	court."	
20	SECT	ION 13. Section 667-5.5, Hawaii Revised Statutes, is
21	amended t	o read as follows:

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1 "§667-5.5 Foreclosure notice. Notwithstanding any law or 2 agreement to the contrary, any person who forecloses on a 3 property under this part within a planned community, a 4 condominium apartment or unit, or an apartment in a cooperative 5 housing project shall notify, by way of registered or certified 6 mail, the board of directors of the planned community 7 association, the association of owners of the condominium 8 project, or the cooperative housing project in which the 9 property to be foreclosed is located, of the foreclosure at the 10 time foreclosure proceedings are begun. The notice, at a 11 minimum, shall identify the property, condominium apartment or 12 unit, or cooperative apartment which is the subject of the 13 foreclosure and identify the name or names of the person or 14 persons bringing foreclosure proceedings. This section shall 15 not apply when the planned community association, condominium 16 association of owners, or cooperative housing corporation is a 17 party in a foreclosure action. This section shall not affect 18 civil proceedings against parties other than the planned 19 community association, association of owners, or cooperative 20 housing corporation."

21 SECTION 14. Section 667-10, Hawaii Revised Statutes, is
 22 amended to read as follows:



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1 "§667-10 Power unaffected by transfer; surplus after sale. 2 No sale or transfer by the mortgagor shall impair or annul any 3 right or power of attorney given in the mortgage to the 4 mortgagee to sell or transfer the mortgaged property, as 5 attorney or agent of the mortgagor, except as otherwise provided 6 by chapters 501 and 502. When public sale is made of the 7 mortgaged property under this [chapter,] part, the remainder of 8 the proceeds, if any, shall be paid over to the owner of the 9 mortgaged property, after deducting the amount of claim and all 10 expenses attending the same."

SECTION 15. Chapter 667, Hawaii Revised Statutes, is amended by amending the title of part II to read as follows: "[+]PART II.[] ALTERNATE] POWER OF SALE FORECLOSURE PROCESS" SECTION 16. Section 667-21, Hawaii Revised Statutes, is amended to read as follows:

16 "[+]\$667-21[] Alternate power] Power of sale foreclosure
17 process; definitions. (a) The process in this part is [an
18 alternative power of sale process to the foreclosure by action
19 and the foreclosure by power of sale in part I.] a power of sale
20 foreclosure process.

21

(b) As used in this part:

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1	"Association" has the same meaning as the term is defined			
2	in section 514B-3.			
3	"Borrower" means the borrower, maker, cosigner, or			
4	guarantor under a mortgage agreement.			
5	"Foreclosing mortgagee" means the mortgagee that intends to			
6	conduct a power of sale foreclosure; provided that the mortgagee			
7	is a federally insured bank, a federally insured savings and			
8	loan association, a federally insured savings bank, a depository			
9	financial services loan company, a nondepository financial			
10	services loan company, a credit union insured by the National			
11	Credit Union Administration, a bank holding company, a foreign			
12	lender as defined in section 207-11, or an institutional			
13	investor as defined in section 454-1.			
14	Unless the context clearly indicates otherwise, as used in			
15	this part, a "foreclosing mortgagee" shall encompass all of the			
16	following entities:			
17	(1) The foreclosing mortgagee;			
18	(2) The lender that has an ownership interest in the			
19	promissory note on the mortgage agreement or a			
20	security interest represented by the mortgage for the			
21	subject property;			



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1	(3) Any mortgage servicer, who services the mortgage loan		
2	of the mortgagor; and		
3	(4) The agents, employees, trustees, and representatives		
4	of a lender, the foreclosing mortgagee, a mortgagee,		
5	and a mortgage servicer.		
6	"Mailed" means to be sent by regular mail, postage prepaid,		
7	and by certified, registered, or express mail, postage prepaid		
8	and return receipt requested.		
9	"Mortgage" means a mortgage, security agreement, or other		
10	document under which property is mortgaged, encumbered, pledged,		
11	or otherwise rendered subject to a lien for the purpose of		
12	securing the payment of money or the performance of an		
13	obligation.		
14	"Mortgage agreement" includes the mortgage, the note or		
15	debt document, or any document amending any of the foregoing.		
16	"Mortgaged property" means the property that is subject to		
17	the lien of the mortgage.		
18	"Mortgagee" means the current holder of record of the		
19	mortgagee's or the lender's interest under the mortgage, or the		
20	current mortgagee's or lender's duly authorized agent.		
21	"Mortgagor" means the mortgagor or borrower named in the		
22	mortgage and, unless the context otherwise indicates, includes		


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1	the current owner of record of the mortgaged property whose				
2	interest is subject to the mortgage.				
3	"Nonjudicial foreclosure" means foreclosure under the				
4	alternate power of sale foreclosure process under part II.				
5	"Open house" means a public showing of the mortgaged				
6	property during a scheduled time period.				
7	"Owner-occupant" means a person who, at the time that a				
8	notice of default and intention to foreclose is served on the				
9	mortgagor under the power of sale:				
10	(1) Owns an interest in the residential property, and the				
11	interest is encumbered by the mortgage being				
12	foreclosed; and				
13	(2) The residential property is and has been the person's				
14	primary residence for a continuous period of not less				
15	than one-hundred eighty days immediately preceding the				
16	date on which the notice is served.				
17	"Power of sale" or "power of sale foreclosure" means a				
18	nonjudicial foreclosure under this part when the mortgage				
19	contains, authorizes, permits, or provides for a power of sale,				
20	a power of sale foreclosure, a power of sale remedy, or a				
21	nonjudicial foreclosure.				

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1 "Property" means property (real, personal, or mixed), an 2 interest in property (including fee simple, leasehold, life 3 estate, reversionary interest, and any other estate under 4 applicable law), or other interests that can be subject to the 5 lien of a mortgage. 6 "Record" or "recorded" means a document is recorded or 7 filed with the office of the assistant registrar of the land court under chapter 501 or recorded with the registrar of 8 9 conveyances under chapter 502, or both, as applicable. 10 "Residential property" means real property that is improved 11 and used for residential purposes. 12 "Served" means to have service of the notice of default and 13 intention to foreclose made in accordance with the service of 14 process or the service of summons under the Hawaii rules of 15 civil procedure, and under sections 634-35 and 634-36." 16 SECTION 17. Section 667-22, Hawaii Revised Statutes, is 17 amended to read as follows: 18 "§667-22 Notice of default[+] and intention to foreclose; 19 contents; distribution. (a) When the mortgagor or the borrower 20 has breached the mortgage agreement, and when the foreclosing 21 mortgagee intends to conduct a power of sale foreclosure under 22 this part, the foreclosing mortgagee shall prepare a written HB1411 HD1 HMS 2011-2366 38

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1	notice of	default and intention to foreclose addressed to the
2	mortgagor	, the borrower, and any guarantor. The notice of
3	default <u>a</u>	nd intention to foreclose shall state:
4	(1)	The name and address of the current mortgagee;
5	(2)	The name and last known address of the mortgagor, the
6		borrower, and any guarantor;
7	(3)	The address or a description of the location of the
8		mortgaged property, [and] the tax map key number, and
9		the certificate of title or TCT number if within the
10		jurisdiction of the land court, of the mortgaged
11		property;
12	(4)	The description of the default, and if the default is
13		a monetary default, an itemization of the delinquent
14		amount shall be given;
15	(5)	The action that must be taken to cure the default,
16		including the amount to cure the default, together
17		with the estimated amount of the foreclosing
18		mortgagee's attorney's fees and costs, and all other
19		fees and costs estimated to be incurred by the
20		foreclosing mortgagee related to the default by the
21		deadline date;

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(6) The date by which the default must be cured, which
 deadline date shall be at least [sixty] ninety days
 after the date of the notice of default[+] and
 intention to foreclose;

That if the default is not cured by the deadline date 5 (7) 6 stated in the notice of default $[\tau]$ and intention to 7 foreclose, the entire unpaid balance of the moneys 8 owed to the mortgagee under the mortgage agreement 9 will be due, that the mortgagee intends to conduct a 10 power of sale foreclosure to sell the mortgaged 11 property at a public sale without any court action and 12 without going to court, and that the mortgagee or any 13 other person may acquire the mortgaged property at the 14 public sale; [and]

15 (8) The name, address, [including] electronic address, and
16 telephone number of the attorney who is representing
17 the foreclosing mortgagee; provided that the attorney
18 shall be licensed to practice law in the State and
19 physically located in the State[-]; and

20 (9) Notice of the right of the mortgagor to elect to
 21 participate in a dispute resolution process as

22 required by part .



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1 (b) The notice of default and intention to foreclose shall 2 also contain wording substantially similar to the following in 3 all capital letters: 4 "IF THE DEFAULT ON THE LOAN CONTINUES AFTER THE DEADLINE DATE IN THIS NOTICE, THE MORTGAGED PROPERTY 5 6 MAY BE FORECLOSED AND SOLD WITHOUT ANY COURT ACTION AND WITHOUT GOING TO COURT. 7 8 YOU MAY HAVE CERTAIN LEGAL RIGHTS OR DEFENSES. 9 FOR ADVICE, YOU SHOULD CONSULT WITH AN ATTORNEY 10 LICENSED IN THIS STATE. 11 AFTER THE DEADLINE DATE IN THIS NOTICE, TWO 12 PUBLIC SHOWINGS (OPEN HOUSES) OF THE PROPERTY BY THE 13 LENDER WILL BE HELD, BUT ONLY IF ALL MORTGAGORS 14 (OWNERS) OF THE PROPERTY SO AGREE. TO SHOW THAT ALL 15 OWNERS AGREE TO ALLOW TWO OPEN HOUSES BY THE LENDER. 16 ALL OWNERS MUST SIGN A LETTER SHOWING THEY AGREE. ALL 17 OWNERS MUST SEND THE SIGNED LETTER TO THIS OFFICE AT 18 THE ADDRESS GIVEN IN THIS NOTICE.

19THIS OFFICE MUST ACTUALLY RECEIVE THE SIGNED20LETTER BY THE DEADLINE DATE IN THIS NOTICE. THE21SIGNED LETTER MUST BE SENT TO THIS OFFICE BY CERTIFIED

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1 MAIL, REGISTERED MAIL, OR EXPRESS MAIL, POSTAGE 2 PREPAID AND RETURN RECEIPT REQUESTED. IF THE SIGNED LETTER IS NOT RECEIVED BY THIS 3 4 OFFICE BY THE DEADLINE DATE, THE PROPERTY WILL THEN BE 5 SOLD WITHOUT ANY OPEN HOUSES BEING HELD. 6 EVEN IF THIS OFFICE RECEIVES THE SIGNED LETTER TO 7 ALLOW THE LENDER TO HOLD TWO OPEN HOUSES OF THE 8 PROPERTY, IF ALL OWNERS LATER DO NOT COOPERATE TO 9 ALLOW THE OPEN HOUSES, THE PROPERTY WILL BE SOLD 10 WITHOUT ANY OPEN HOUSES BEING HELD. 11 ALL FUTURE NOTICES AND CORRESPONDENCE WILL BE 12 MAILED TO YOU AT THE ADDRESS AT WHICH YOU RECEIVED 13 THIS NOTICE UNLESS YOU SEND WRITTEN INSTRUCTIONS TO 14 THIS OFFICE INFORMING THIS OFFICE OF A DIFFERENT 15 ADDRESS. THE WRITTEN INSTRUCTIONS MUST BE SENT TO 16 THIS OFFICE BY CERTIFIED MAIL, REGISTERED MAIL, OR 17 EXPRESS MAIL, POSTAGE PREPAID AND RETURN RECEIPT 18 REQUESTED." 19 (c) The notice of default and intention to foreclose shall 20 include:

21 (1) <u>A copy of the original mortgage agreement, and any</u>
 22 subsequent mortgage agreements and assignments;



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1	(2)	The promissory note, signed by both the mortgagor and
2		the mortgagee, and any endorsements and allonges on
3		the note; and
4	(3)	Any other documents that amended or altered the terms
5		of the original mortgage agreement that were signed by
6		the mortgagor and the mortgagee or any successors or
7		assigns of the mortgagor or the mortgagee.
8	(d)	The notice of default and intention to foreclose shall
9	also incl	ude contact information for at least one local housing
10	counselin	g agency approved by the United States Department of
11	<u>Housing</u> a	nd Urban Development.
12	[(c)] (e) The foreclosing mortgagee shall have the notice
13	of defaul	t and intention to foreclose served on:
14	(1)	The mortgagor and the borrower[$+$] in the same manner
15		as service of a civil complaint under chapter 634 and
16		the Hawaii rules of civil procedure, as they may be
17		amended from time to time;
18	(2)	Any prior or junior creditors having a recorded lien
19		on the mortgaged property before the recordation of
20		the notice of default and intention to foreclose under
21		section 667-23;
22	(3)	The state director of taxation;



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1	(4) The director of finance of the county where the
2	mortgaged property is located; and
3	(5) Any other person entitled to receive notice under
4	[section 667 5.5.] this part."
5	SECTION 18. Section [.] 667-23, Hawaii Revised Statutes, is
6	amended to read as follows:
7	"[[]§667-23[]] Recordation of notice of default[+] ' <u>and</u>
8	intention to foreclose. Before the deadline date in the notice
9	of default[$_{7}$] and intention to foreclose, the notice [of
10	default] shall be recorded in a recordable form [shall be
11	recorded] in a manner similar to recordation of notices of
12	pendency of action under section 501-151 or section 634-51, or
13	both, as applicable. The recorded notice of default and
14	intention to foreclose shall have the same effect as a notice of
15	pendency of action. From and after the recordation of the
16	notice of default[$ au$] and intention to foreclose, any person who
17	becomes a purchaser or encumbrancer of the mortgaged property
18	shall be deemed to have constructive notice of the power of sale
19	foreclosure and shall be bound by the foreclosure."
20	SECTION 19. Section 667-24, Hawaii Revised Statutes, is
21	amended to read as follows:

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1	"[+]§667-24[+] Cure of default. (a) If the default is
2	cured as required by the notice of default[$ au$] and intention to
3	foreclose, or if the parties have reached an agreement to avoid
4	foreclosure pursuant to part , the foreclosing mortgagee shall
5	rescind the notice of default $[-]$ and intention to foreclose.
6	Within fourteen days of the date of the cure[$ au$] or an agreement
7	reached by the parties through a dispute resolution process
8	pursuant to part , the foreclosing mortgagee shall so notify
9	any person who was served with the notice of default[-] and
10	intention to foreclose. If the notice of default and intention
11	to foreclose was recorded, a release of the notice of default
12	and intention to foreclose shall be recorded.
13	(b) If the default is not cured as required by the notice
14	of default[$ au$] and intention to foreclose or if the parties have
15	not reached an agreement to avoid foreclosure pursuant to
16	part, the foreclosing mortgagee, without filing a court
17	action and without going to court, may foreclose the mortgage
18	under power of sale to sell the mortgaged property at a public
19	sale."
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20 SECTION 20. Section 667-25, Hawaii Revised Statutes, is
21 amended by amending subsections (a) and (b) to read as follows:



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1	"(a) [The] <u>Subject to the requirements of part</u> , public				
2	sale of the mortgaged property shall take place on the later of				
3	the following:				
4	(1) At least sixty days after the public notice of the				
5	public sale is distributed under section 667-27; or				
6	(2) At least fourteen days after the date of the				
7	publication of the third public notice advertisement under				
8	section 667-27.				
9	(b) The public sale of the mortgaged property shall be				
10	held only in the county where the mortgaged property is				
11	located[However, if the borrower, the mortgagor, and the				
12	foreclosing mortgagee all agree in writing, the public sale may				
13	be held in a different county in the State.]; provided that the				
14	public sale shall be held only on grounds or at facilities under				
15	the administration of the State, as follows:				
16	(1) At the state capitol, for a public sale of mortgaged				
17	property located in the city and county of Honolulu;				
18	(2) At a state facility or on public lands in Hilo, for a				
19	public sale of mortgaged property located in the				
20	eastern portion of the county of Hawaii;				



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1	<u>(3)</u>	At a state facility or on public lands in Kona, for a		
. 2		public sale of mortgaged property located in the		
3		western portion of the county of Hawaii; and		
4	(4)	At a state building or on public lands in Maui, for a		
5		public sale of mortgaged property located in the		
6		county of Maui; and		
7	(5)	At a state building or on public lands in Kauai, for a		
8		public sale of mortgaged property located in the		
9		county of Kauai;		
10	provided	further that no public sale shall be held on grounds or		
11	at facilities under the administration of the judiciary. The			
12	public sale shall be held during business hours on a business			
13	day."			
14	SECTION 21. Section 667-26, Hawaii Revised Statutes, is			
15	amended by amending subsection (a) to read as follows:			
16	"(a)	If the default is not cured as stated in the notice		
17	of defaul	$t[\tau]$ and intention to foreclose, the foreclosing		
18	mortgagee shall conduct two open houses of the mortgaged			
19	property	before the public sale; provided that the foreclosing		
20	mortgagee	timely received the signed letter of agreement from		
21	the mortgagor as required by the notice of default[+] and			



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1	intention	to foreclose. Only two open houses shall be required					
2	even if the date of the public sale is postponed."						
3	SECT	SECTION 22. Section 667-27, Hawaii Revised Statutes, is					
4	amended a	amended as follows:					
5	1.	By amending subsection (a) to read:					
6	"(a)	The foreclosing mortgagee shall prepare the public					
7	notice of	the public sale. The public notice shall state:					
8	(1)	The date, time, and place of the public sale;					
9	(2)	The dates and times of the two open houses of the					
10		mortgaged property, or if there will not be any open					
11		houses, the public notice shall so state;					
12	(3)	The unpaid balance of the moneys owed to the mortgagee					
13		under the mortgage agreement;					
14	(4)	A description of the mortgaged property, including the					
15		address or description of the location of the					
16		mortgaged property, and the tax map key number of the					
17		mortgaged property;					
18	(5)	The name of the mortgagor and the borrower;					
19	(6)	The name of the foreclosing mortgagee;					
20	(7)	The name of any prior or junior creditors having a					
21		recorded lien on the mortgaged property before the					

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1		recordation of the notice of default and intention to
2		foreclose under section 667-23;
3	(8)	The name, the address in the State, and the telephone
4		number in the State of the person in the State
5		conducting the public sale; [and]
6	(9)	The terms and conditions of the public sale[-]; and
7	(10)	An estimate of the opening bid."
8	2.	By amending subsections (c) and (d) to read:
9	"(C)	If the default is not cured as required by the notice
10	of defaul	$t[_{\tau}]$ and intention to foreclose, the foreclosing
11	mortgagee	shall have a copy of the public notice of the public
12	sale of t	he mortgaged property:
13	(1)	Mailed or delivered to the mortgagor and the borrower
14		at their respective last known addresses;
15	(2)	Mailed or delivered to any prior or junior creditors
16		having a recorded lien on the mortgaged property
17		before the recordation of the notice of default and
18		intention to foreclose under section 667-23;
19	(3)	Mailed or delivered to the state director of taxation;
20	(4)	Mailed or delivered to the director of finance of the
21		county where the mortgaged property is located;

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(5) Posted on the mortgaged property or on such other real
 property of which the mortgaged property is a part;
 and

4 (6) Mailed or delivered to any other person entitled to
5 receive notice under section [667-5.5.] 667-T.

6 (d) The foreclosing mortgagee shall have the public notice 7 of the public sale published in the classified section of a 8 daily newspaper [of] having the largest general circulation 9 expressly in the county where the mortgaged property is located. 10 The public notice shall be published once each week for three 11 consecutive weeks (three publications). The public sale shall 12 take place no sooner than fourteen days after the date of the 13 publication of the third public notice advertisement."

SECTION 23. Section 667-28, Hawaii Revised Statutes, is amended by amending subsections (a) and (b) to read as follows: "(a) The public sale may be either postponed or canceled by the foreclosing mortgagee. Notice of the postponement or the cancellation of the public sale shall be:

19 (1) Announced by the foreclosing mortgagee at the date,
20 time, and place of the last scheduled public sale; and

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Provided, upon request, to any other person who is 1 (2)entitled to receive the notice of default and 2 intention to foreclose under section 667-22[(e). 3 If there is a postponement of the public sale of the 4 (b) mortgaged property, a new public notice of the public sale shall 5 be published once in the format described in section 667-27. 6 The new public notice shall state that it is a notice of a 7 postponed sale. The public sale shall take place no sooner than 8 fourteen days after the date of the publication of the new 9 public notice. [No sooner] Not less than fourteen days before 10 the date of the public sale, a copy of the new public notice 11 shall be posted on the mortgaged property or on such other real 12 property of which the mortgaged property is a part, and it shall 13 be mailed or delivered to the mortgagor, to the borrower, and to 14 any other person entitled to receive notice under section 667-15 27. Notwithstanding the foregoing, upon the fourth postponement 16 of every series of four consecutive postponements, the 17 foreclosing mortgagee shall follow all the public notice of 18 public sale requirements of section 667-27, including the 19 requirements of mailing and posting under section 667-27(c) and 20 of publication under section 667-27(d)." 21



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SECTION 24. Section 667-29, Hawaii Revised Statutes, is
 amended to read as follows:

"[+]§667-29[+] Authorized bidder; successful bidder. Any 3 person, including the foreclosing mortgagee, shall be authorized 4 to bid for the mortgaged property at the public sale and to 5 purchase the mortgaged property. The highest bidder who meets 6 the requirements of the terms and conditions of the public sale 7 shall be the successful bidder. The public sale shall be 8 considered as being held when the mortgaged property is declared 9 by the foreclosing mortgagee as being sold to the successful 10 bidder. When the public sale is held, the successful bidder at 11 the public sale, as the purchaser, shall make a nonrefundable 12 downpayment to the foreclosing mortgagee of not less than ten 13 per cent of the highest successful bid price. If the successful 14 bidder is the foreclosing mortgagee or any other mortgagee 15 having a recorded lien on the mortgaged property before the 16 recordation of the notice of default and intention to foreclose 17 under section 667-23, the downpayment requirement may be 18 satisfied by offset and a credit bid up to the amount of the 19 20 mortgage debt."

21 SECTION 25. Section 667-31, Hawaii Revised Statutes, is
22 amended by amending subsection (a) to read as follows:



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1 "(a) After the purchaser completes the purchase by paying 2 the full purchase price and the costs for the purchase, the 3 mortgaged property shall be conveyed to the purchaser by a 4 conveyance document. The conveyance document shall be in a 5 recordable form and shall be signed by the foreclosing mortgagee 6 in the foreclosing mortgagee's name. The mortgagor or borrower 7 shall not be required to sign the conveyance document [on his or 8 her own behalf]." 9 SECTION 26. Section 667-32, Hawaii Revised Statutes, is 10 amended to read as follows: 11 "[+]\$667-32[+] Affidavit after public sale; contents. (a) 12 After the public sale is held, the foreclosing mortgagee shall 13 sign an affidavit under penalty of perjury: 14 (1)Stating that the power of sale foreclosure was made 15 pursuant to the power of sale provision in the 16 mortgage; 17 Stating that the power of sale foreclosure was (2) 18 conducted as required by this part; 19 (3) Summarizing what was done by the foreclosing 20 mortgagee; 21 Attaching a copy of the recorded notice of default[+](4) 22 and intention to foreclose; HB1411 HD1 HMS 2011-2366 53

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1	(5)	Attaching a copy of the last public notice of the			
2		<pre>public sale[+];</pre>			
3	(6)	Attaching a copy of the affiliate statement filed at			
4		the bureau of conveyances as required under section			
5		<u>667-U; and</u>			
6	<u>(7)</u>	Attaching a copy of the statement filed with the			
7		commissioner of financial institutions of the mortgage			
8		servicer affiliations as required under section 454M-			
9		5(4)(F), describing the authority held by the mortgage			
10		servicer through its affiliations.			
11	(b)	The recitals in the affidavit required under			
12	subsection	n (a) may, but need not, be substantially in the			
12 13	subsection				
		form:			
13	following	form:			
13 14	following	form: I am duly authorized to represent or act on behalf of			
13 14 15	following	form: I am duly authorized to represent or act on behalf of (name of mortgagee) ("foreclosing			
13 14 15 16	following	<pre>form: I am duly authorized to represent or act on behalf of (name of mortgagee) ("foreclosing mortgagee") regarding the following power of sale</pre>			
13 14 15 16 17	following	<pre>form: I am duly authorized to represent or act on behalf of (name of mortgagee) ("foreclosing mortgagee") regarding the following power of sale foreclosure. I am signing this affidavit in</pre>			
13 14 15 16 17 18	following	form: I am duly authorized to represent or act on behalf of (name of mortgagee) ("foreclosing mortgagee") regarding the following power of sale foreclosure. I am signing this affidavit in accordance with the alternate power of sale			
13 14 15 16 17 18 19	following	<pre>form: I am duly authorized to represent or act on behalf of (name of mortgagee) ("foreclosing mortgagee") regarding the following power of sale foreclosure. I am signing this affidavit in accordance with the alternate power of sale foreclosure law (Chapter 667, Part II, Hawaii Revised Statutes);</pre>			



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1	(3)	The power of sale foreclosure is of a mortgage made by
2		(name of mortgagor)
3		("mortgagor"), dated, and recorded in the
4		(bureau of conveyances or office of
5		the assistant registrar of the land court) as
6		(recordation information). The
7		mortgaged property is located at:
8		(address or description of
9		location) and is identified by tax map key number:
10		The legal description of the mortgaged
11		property is attached as Exhibit "A". The name of the
12		borrower, if different from the mortgagor, is
13		("borrower");
14	(4)	Pursuant to the power of sale provision of the
15		mortgage, the power of sale foreclosure was conducted
16		as required by the power of sale foreclosure law. The
17		following is a summary of what was done:
18		(A) A notice of default and intention to foreclose
19		was served on the mortgagor, the borrower, and
20		the following person: The
21		notice of default and intention to foreclose was



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1		served on the following date and in the following
2		manner:;
3	(B)	The date of the notice of default and intention
4		to foreclose was (date). The deadline
5		in the notice for curing the default was
6		(date), which deadline date was at
7		least sixty days after the date of the notice;
8	(C)	The notice of default and intention to foreclose
9		was recorded before the deadline date in the
10		(bureau of conveyances or office
11		of the assistant registrar of the land court).
12		The notice was recorded on (date) as
13		document no A copy of the recorded
14		notice is attached as Exhibit "1";
15	(D)	The default was not cured by the deadline date in
16		the notice of default $[+]$ and intention to
17		foreclose;
18	(E)	A public notice of the public sale was initially
19		published in the classified section of the
20		, a daily newspaper of
21		general circulation in the county where the
22		mortgaged property is located, once each week for



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1		three consecutive weeks on the following dates:
2		A copy of the affidavit of
3		publication for the last public notice of the
4		public sale is attached as Exhibit "2". The date
5		of the public sale was (date). The
6		last publication was not less than fourteen days
7		before the date of the public sale;
8	(F)	The public notice of the public sale was sent to
9		the mortgagor, to the borrower, to the state
10		director of taxation, to the director of finance
11		of the county where the mortgaged property is
12		located, and to the following:
13		The public notice was sent on
14		the following dates and in the following manner:
15		Those dates were after the
16		deadline date in the notice of default[$ au$] and
17		intention to foreclose, and those dates were at
18		least sixty days before the date of the public
19		sale;
20	(G)	The public notice of the public sale was posted
21		on the mortgaged property or on such other real
22		property of which the mortgaged property is a
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1		part on (date). That date was at
2		least sixty days before the date of the public
3		sale;
4	(H)	Two public showings (open houses) of the
5		mortgaged property were held (or were not held
6		because the mortgagor did not cooperate);
7	(I)	A public sale of the mortgaged property was held
8		on a business day during business hours on:
9		(date), at (time), at the
10		following location: The
11		highest successful bidder was
12		(name) with the highest
13		successful bid price of \$; and
14	(J)	At the time the public sale was held, the default
15		was not cured and there was no circuit court
16	,	foreclosure action pending in the circuit where
17		the mortgaged property is located; and
18	(5) This	affidavit is signed under penalty of perjury.""
19	SECTION 2	7. Section 667-39, Hawaii Revised Statutes, is
20	amended to read	d as follows:
21	"[+]§667-	39[]] Right to enforce this part. <u>(a)</u> The
22	foreclosing mo	rtgagee, any other creditor having a recorded lien
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on the mortgaged property before the recordation of the notice
of default <u>and intention to foreclose</u> under section 667-23, the
borrower, and the mortgagor, may enforce this part by bringing
an action in the circuit court of the circuit where the
mortgaged property is located.

6 (b) The remedies provided in this part are cumulative and
7 shall not abridge the right of a party to bring action under any
8 other law, including but not limited to section 454M-9."

9 SECTION 28. Section 667-41, Hawaii Revised Statutes, is
10 amended to read as follows:

11 "[**+]**\$667-41[**+**] Public information requirement. [All] 12 Beginning on September 1, 2011, all financial institutions, 13 mortgagees, lenders, business entities and organizations 14 without limitation, and persons, who intend to use the power of 15 sale foreclosure under this part, under the conditions required 16 by this part, shall also develop informational materials to 17 educate and inform borrowers and mortgagors. These materials 18 shall be made available to the public [-7] and provided to the 19 mortgagors of all mortgage agreements entered into, including 20 the borrowers at the time of application for a mortgage or loan, 21 or other contract containing a power of sale foreclosure 22 provision. These materials, among other things, shall inform HB1411 HD1 HMS 2011-2366



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1	the borrower that the financial institution and other business
2	entities and persons who are authorized under this part to
3	exercise the power of sale foreclosure, in the event of the
4	borrower's default, have the option of pursuing either a
5	judicial or nonjudicial foreclosure as provided by law. These
6	informational materials shall fully and completely explain these
7	remedies $[-,]$ in simple and understandable terms."
8	SECTION 29. Section 667-5, Hawaii Revised Statutes, is
9	repealed.
10	["\$667-5 Foreclosure under power of sale; notice;
11	affidavit after sale. (a) When a power of sale is contained in
12	a mortgage, and where the mortgagee, the mortgagee's successor
13	in interest, or any person authorized by the power to act in the
14	premises, desires to foreclose under power of sale upon breach
15	of a condition of the mortgage, the mortgagee, successor, or
16	person-shall be represented by an attorney who is licensed to
17	practice law in the State and is physically located in the
18	State. The attorney shall:
19	(1) Give notice of the mortgagee's, successor's, or
20	person's intention to foreclose the mortgage and of
21	the-sale of the mortgaged property, by publication of
22	the notice once in each of three successive weeks
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1		(three publications), the last publication to be not
2		less than fourteen days before the day of sale, in a
3		newspaper having a general circulation in the county
4		in which the mortgaged property lies; and
5	-(2) -	Give any notices and do all acts as are authorized or
6		required by the power contained in the mortgage.
7	(b)	-Copies of the notice required under subsection (a)
8	shall be:	
9	(1)	Filed with the state director of taxation; and
10	(2)	Posted on the premises not less than twenty one days
11		before the day of sale.
12	(c)	Upon the request of any person entitled to notice
13	pursuant	to this section and sections 667-5.5 and 667 6, the
14	attorney,	the mortgagee, successor, or person represented by the
15	attorney -	shall disclose to the requestor the following
16	informati(on:
17	(1)	The amount to cure the default, together with the
18		estimated amount of the foreclosing mortgagee's
19		attorneys' fees and costs, and all other fees and
20		costs estimated to be incurred by the foreclosing
21		mortgagee related to the default prior to the auction
22		within five business days of the request; and



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1	(2) The sale price of the mortgaged property once
2	auctioned.
3	(d) Any sale, of which notice has been given as aforesaid,
4	may be postponed from time to time by public announcement made
5	by the mortgagee or by some person acting on the mortgagee's
6	behalf. Upon request made by any person who is entitled to
7	notice pursuant to section 667-5.5 or 667-6, or this section,
8	the mortgagee or person acting on the mortgagee's behalf shall
9	provide the date and time of a postponed auction, or if the
10	auction is canceled, information that the auction was canceled.
11	The mortgagee within thirty days after selling the property in
12	pursuance of the power, shall file a copy of the notice of sale
13	and the mortgagee's affidavit, setting forth the mortgagee's .
14	acts in the premises fully and particularly, in the bureau of
15	conveyances.
16	(e) The affidavit and copy of the notice shall be recorded
17	and indexed by the registrar, in the manner provided in chapter
18	501 or 502, as the case may be.
19	(f) This section is inapplicable if the mortgagee is
20	foreclosing as to personal property only."]
21	SECTION 30. Section 667-6, Hawaii Revised Statutes, is
22	repealed.



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1	[" \$667-6 Notice to mortgage creditors. Whenever a
2	mortgage creditor having a mortgage lien on certain premises
3	desires notice that another mortgage creditor having a mortgage
4	lien on the same premises intends to foreclose the mortgage and
5	sell the mortgaged property pursuant to a power of sale under
6	section 667-5, the mortgage creditor may submit a written
7	request-to-the mortgagee foreclosing or who may foreclose the
8	mortgage by power of sale, to receive notice of the mortgagee's
9	intention to foreclose the mortgage under power of sale. This
10	request for notice may be submitted any time after the
11	recordation or filing of the subject mortgage at the bureau of
12	conveyances or the land court, but must be submitted prior to
13	the completion of the publication of the mortgagee's notice of
14	intention to forcelose the mortgage and of the sale of the
15	mortgaged property. This request shall be signed by the
16	mortgage creditor, or its authorized representative, desiring to
17	receive notice, specifying the name and address of the person to
18	whom the notice is to be mailed. The mortgagee receiving the
19	request shall thereafter give notice to all mortgage creditors
20	who have timely submitted their request. The notice shall be
21	sent by mail or-otherwise communicated to the mortgage

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1	creditors, not less than seven calendar days prior to the date
2	of sale.
3	No-request for copy of any notice pursuant to this section
4	nor any statement or allegation in any such request nor any
5	record thercof shall affect the title to real property or be
6	deemed notice to any person that any party requesting copy of
7	the notice has or claims any right, title, or interest in, or
8	lien or charge upon the property described in the mortgage
9	referred to therein."]
10	SECTION 31. Section 667-7, Hawaii Revised Statutes, is
11	repealed.
12	[" §667~7 Notice, contents; affidavit. (a) The notice of
13	intention of foreclosure shall contain:
14	(1) A description of the mortgaged property; and
15	(2) A-statement-of-the time and place proposed for the
16	sale-thereof at any time after the expiration of four
17	weeks from the date when first advertised.
18	(b) The affidavit described under section 667-5 may
19	lawfully be made by any person duly authorized to act for the
20	mortgagee, and in such capacity conducting the foreclosure."]
21	SECTION 32. Section 667-8, Hawaii Revised Statutes, is
22	repealed.



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1	[" §667-8 Affidavit as evidence, when. If it appears by
2	the affidavit that the affiant has in all respects complied with
3	the requirements of the power of sale and the statute, in
4	relation to all things to be done by the affiant before selling
5	the property, and has sold the same in the manner required by
6	the power, the affidavit, or a duly certified copy of the record
7	thercof, shall be admitted as evidence that the power of sale
8	was-duly executed."]
9	SECTION 33. Section 667-9, Hawaii Revised Statutes, is
10	repealed.
11	["§667-9 Dower barred, when. If the mortgage was executed
12	by a man having at the time no lawful wife, or if the mortgagor
13	being married, his wife joined in the deed in token of her
14	release of dower, the sale of the property in the mode aforesaid
15	shall be effectual to bar all claim and possibility of dower in
16	the property."]
17	SECTION 34. Section 667-34, Hawaii Revised Statutes, is
18	repealed.
19	["[§667-34] Foreclosure sale; conclusive presumptions.
20	Unless an appeal is taken as set forth in section 667-35, any
21	foreclosure sale held in accordance with this part shall be
22	conclusively presumed to have been-conducted in a legal, fair,
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1	and reasonable manner. The sale price shall be conclusively
2	presumed to be reasonable and equal to the fair market value of
3	the property based on the circumstances and on the economic
4	conditions at the time of the sale. The statements in the
5	recorded affidavit shall be conclusive evidence as to the facts
6	stated therein for any purpose, in any court and in any
7	proceeding, and in favor of bona fide purchasers and
8	encumbrancers for value without notice. The purchaser of the
9	mortgaged property shall be conclusively presumed to be-a-bona
10	fide purchaser. Encumbrancers for value include liens placed by
11	lenders who provide the purchaser with purchase money in
12	exchange for a mortgage or other security interest in the newly-
13	conveyed property."]
14	SECTION 35. Section 667-35, Hawaii Revised Statutes, is
15	repealed.
16	[" [§667-35] Appeal to circuit court. The borrower, the
17	mortgagor, and any creditor having a recorded lien on the
18	mortgaged property before the recordation of the notice of
19	default under section 667-23, shall have the right to file an
20	appeal in the circuit court where the mortgaged property is
21	located to contest the presumptions set forth in section 667-34,
22	and the statements contained in the affidavit required by
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1	section 667-32. No appeal shall be filed later-than-thirty days
2	after the recordation of the affidavit. Failure to timely
3	appeal shall result in the statements in the affidavit and the
4	presumptions set forth in section 667-34 becoming conclusive in
5	accordance with the terms of that section."]
6	SECTION 36. Section 667-37, Hawaii Revised Statutes, is
7	repealed.
8	[" [\$667-37] Judicial action of foreclosure before public
9	sale. This part shall not prohibit the borrower, the
10	foreclosing mortgagee, or any other creditor having a recorded
11	lien on the mortgaged property before the recordation of the
12	notice of default under section 667 23, from filing an action
13	for the judicial foreclosure of the mortgaged property in the
14	circuit-court of the circuit where the mortgaged property-is
15	located; provided that the action is filed before the public
16	sale is held. While that circuit court foreclosure action is
17	pending, the power of sale foreclosure process shall be
18	stayed."]
19	SECTION 37. Section 667-38, Hawaii Revised Statutes, is
20	repealed.
21	[" [§667-38] Recordation; full satisfaction of debt by
22	borrower. The recordation of both the conveyance document and



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1	the affidavit shall operate as full satisfaction of the debt
2	owed by the borrower to the foreclosing mortgagee even if the
3	foreelosing mortgagee receives nothing from the sale proceeds,
4	unless the debt is secured by other collateral, or except as
5	otherwise provided by law. The debts of other lien creditors
6	are unaffected except as provided in this part."]
7	SECTION 38. Section 667-42, Hawaii Revised Statutes, is
8	repealed.
9	[" [§667-42] Application of this part. The requirements of
10	this part shall apply only to new mortgages, loans, agreements,
11	and contracts containing power of sale foreclosure language
12	executed by the borrowers or mortgagors after July 1, 1999."]
13	SECTION 39. Upon the effective date of this Act, the
14	judiciary is requested to consider creating and adopting a form
15	for the conversion complaint established under section 3 of this
16	Act.
17	SECTION 40. In codifying the new sections added by
18	sections 1, 2, 3, and 4 of this Act, the revisor of statutes
19	shall substitute appropriate section numbers for the letters
20	used in designating the new sections in this Act.
21	SECTION 41. Statutory material to be repealed is bracketed
22	and stricken. New statutory material is underscored.



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1 SECTION 42. This Act shall take effect on July 1, 2050; 2 provided that sections 2, 8, and 9 shall be repealed on July 1, 3 2053; provided that on July 1, 2053, sections 514A-90 and 514B-4 146, Hawaii Revised Statutes, shall be reenacted in the form in 5 which they read on June 30, 2053; and provided further that if 6 any other act of the legislature effectuates a moratorium on 7 nonjudicial foreclosures and whose termination date is 8 subsequent to July 1, 2050, the moratorium shall be terminated 9 on July 1, 2050.

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Report Title: Mortgage Foreclosures

Description:

Repeals the old non-judicial foreclosure process. Clarifies the new non-judicial foreclosure process. Strengthens laws regarding mortgage servicers. Broadens the duties of the Center for Alternative Dispute Resolution. Effective July 1, 2050. (HB1411 HD1)

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