A BILL FOR AN ACT

RELATING TO MEDIATION AFFECTING JUDICIAL FORECLOSURE.

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

1 SECTION 1. The legislature finds that Act 48, Session Laws of Hawaii 2011, among other things established a mortgage 2 3 foreclosure dispute resolution program to require mortgagees, at the mortgagor's election and prior to conducting a public sale 4 5 of the subject residential property, to participate in dispute 6 resolution to negotiate an agreement to avoid foreclosure or mitigate damages in cases where foreclosure is unavoidable. 7 Application of the dispute resolution program is limited to 8 9 nonjudicial foreclosures conducted by power of sale. 10 Following the commencement of the dispute resolution 11 program, many mortgagees bypassed the program by instead 12 pursuing foreclosures in court. Consequently, the rate of judicial foreclosures rose dramatically while the dispute 13 14 resolution program remained dormant. The principal reason mortgagees cited for their refusal to use the nonjudicial 15 foreclosure process and, as a result, the dispute resolution 16 program, was the risk of incurring significant penalties under 17

section 667-60, Hawaii Revised Statutes, relating to unfair or

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- 1 deceptive acts or practices, for any violation of the mortgage
- 2 foreclosure law. Mortgagees expressed concern about potentially
- 3 incurring penalties for minor violations of the mortgage
- 4 foreclosure law, such as missed deadlines or using the wrong
- 5 font sizes on printed materials. Hence, mortgagees largely
- 6 opted to pursue foreclosures under the supervision of a court.
- 7 In response to the mortgagees' concerns and to ensure the
- 8 availability of both the nonjudicial foreclosure process and the
- 9 dispute resolution program, Act 182, Session Laws of Hawaii
- 10 2012, among other things specified the categories of conduct
- 11 that expressly constitute an unfair or deceptive act or
- 12 practice, in an effort to narrow the application of this
- 13 provision in the foreclosures law. However, the legislature
- 14 finds that more action should be taken to make the dispute
- 15 resolution program available to all homeowners facing the
- 16 prospect of losing their homes to foreclosure, including
- 17 judicial foreclosures.
- 18 The purpose of this Act is to assist homeowners at risk of
- 19 foreclosure and expand the availability of mandatory mortgage
- 20 foreclosure dispute resolution by requiring mortgagees, at the
- 21 mortgagor's election, to participate in mediation to avoid
- 22 foreclosure or to mitigate damages from foreclosure prior to



1	filing a judicial foreclosure action for property that has been
2	the mortgagor's primary residence for a specified period. This
3	Act also applies to judicial foreclosure actions filed prior to
4	the effective date of this Act and pending an initial court
5	hearing. It is the intent of the legislature that nothing in
6	this Act be construed as affecting the dispute resolution
7	provisions for nonjudicial foreclosures, as provided in part V
8	of chapter 667, Hawaii Revised Statutes, as those provisions
9	existed on the day prior to the effective date of this Act.
10	SECTION 2. Section 667-1, Hawaii Revised Statutes, is
11	amended by amending the definitions of "owner-occupant" and
12	"serve" to read as follows:
13	""Owner-occupant" means a person, at the time that a notice
14	of default and intention to foreclose is served on the mortgagor
15	under the power of sale[÷], or at the time a notice of dispute

resolution availability is served on the mortgagor pursuant to



section 667-75(b), as applicable:

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1	(2) For whom the residential property is and has been the
2	person's primary residence for a continuous period of
3	not less than two hundred days immediately preceding
4	the date on which the notice is served.
5	"Serve", when referring to providing notice of intention to
6	foreclose or notice of default and intention to foreclose
7	pursuant to a nonjudicial foreclosure, or when referring to
8	providing notice of dispute resolution availability under
9	section 667-75(b), means to have service of the notice [Θ f
10	default and intention to foreclose] made in accordance with the
11	service of process or the service of summons under the Hawaii
12	rules of civil procedure and under sections 634-35 and 634-36,
13	excluding however, any return or affidavit of service
14	obligations required therein."
15	SECTION 3. Section 667-60, Hawaii Revised Statutes, is
16	amended by amending subsection (a) to read as follows:
17	"(a) Any foreclosing mortgagee who engages in any of the
18	following violations of this chapter shall have committed an
19	unfair or deceptive act or practice under section 480-2:
20	(1) Failing to provide a borrower or mortgagor with, or
21	failing to serve as required, the information required
22	by section 667-22 or 667-55;

1	(2)	Failing to publish, or to post, information on the
2		mortgaged property, as required by section 667-27 or
3		667-28;
4	(3)	Failing to take any action required by section 667-24
5		if the default is cured or an agreement is reached;
6	. (4)	Engaging in conduct prohibited under section 667-56;
7	(5)	Holding a public sale in violation of section 667-25;
8	(6)	Failing to include in a public notice of public sale
9		the information required by section 667-27 or section
10		667-28;
11	(7)	Failing to provide the information required by section
12		667-41;
13	(8)	With regard to mortgage foreclosure dispute resolution
14		under part V:
15		(A) Failing to provide notice of the availability of
16		dispute resolution as required by section 667-75;
17		(B) Participating in dispute resolution without
18		authorization to negotiate a loan modification,
19		or without access to a person so authorized, as
20		required by section 667-80(a)(1);
21		(C) Failing to provide required information or
22		documents as required by section 667-80(c);

1		(D)	Completing a nonjudicial foreclosure if a
2			neutral's closing report under section 667-82
3			indicates that the foreclosing mortgagee failed
4			to comply with requirements of the mortgage
5			foreclosure dispute resolution program;
6	(9)	Compl	eting a nonjudicial foreclosure while a stay is
7		in ef	fect under section 667-83;
8	(10)	Filin	g a foreclosure action under part IA without
9		compl	iance with part V;
10	[(10)]	(11)	Failing to distribute sale proceeds as required
11		by se	ction 667-31;
12	[-(11)-]	(12)	Making any false statement in the affidavit of
13		publi	c sale required by section 667-32;
14	[(12)]	<u>(13)</u>	Attempting to collect a deficiency in violation
15		of se	ction 667-38; and
16	[(13)]	(14)	Failing to file a foreclosure notice with the
17		depar	tment as required by section 667-76(a)."
18	SECT	ION 4.	Section 667-71, Hawaii Revised Statutes, is
19	amended by	y amen	ding subsection (a) to read as follows:
20	"(a)	This	part shall apply to [nonjudicial]:
21	(1)	Nonju	dicial foreclosures conducted by power of sale
22		under	part II[, of]; and

- 1 (2) Mortgagees seeking to file a foreclosure action under 2 part IA; 3 for residential [real] property that is occupied by one or more 4 mortgagors who are owner-occupants." 5 SECTION 5. Section 667-74, Hawaii Revised Statutes, is amended to read as follows: 6 7 "§667-74 Availability of dispute resolution required 8 before foreclosure. Before [a]: 9 (1) A public sale may be conducted pursuant to section 10 667-25; or 11 A foreclosure action under part IA may be filed; 12 for a residential property that is occupied by an owner-13 occupant, the [foreclosing] mortgagee, at the election of the 14 owner-occupant, shall participate in the mortgage foreclosure 15 dispute resolution program under this part to attempt to 16 negotiate an agreement that avoids foreclosure or mitigates 17 damages in cases where foreclosure is unavoidable." 18 SECTION 6. Section 667-75, Hawaii Revised Statutes, is amended to read as follows: 19 "§667-75 Notice of dispute resolution availability 20 21 required. (a) A foreclosure notice served pursuant to section 22 667-22(e) shall include notice that the mortgagee is required,
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1 at the election of an owner-occupant, to participate in the mortgage foreclosure dispute resolution program pursuant to this 2 3 part to attempt to avoid foreclosure or to mitigate damages 4 where foreclosure is unavoidable. (b) A mortgagee seeking to file a foreclosure action under 5 6 part IA against residential property shall first serve notice to the owner-occupant that the mortgagee is required, at the 7 election of the mortgagor, to participate in the mortgage 8 9 foreclosure dispute resolution program pursuant to this part to attempt to avoid foreclosure or to mitigate damages where 10 11 foreclosure is unavoidable. [(b)] (c) The notice required by [subsection] subsections 12 13 (a) and (b) shall be printed in not less than fourteen-point 14 font and include: 15 (1)The name and contact information of the mortgagor and 16 the mortgagee; 17 (2) The subject property address and legal description,

including tax map key number and the certificate of

title or transfer certificate of title number if

registered in the land court;

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1	(3)	The name and contact information of a person or entity
2		authorized to negotiate a loan modification on behalf
3		of the mortgagee;
4	(4)	A statement that the mortgagor shall consult with an
5		approved housing counselor or an approved budget and
6		credit counselor at least thirty days prior to the
7		first day of a scheduled dispute resolution session;
8	(5)	Contact information for all approved housing
9		counselors;
10	(6)	Contact information for all approved budget and credit
11		counselors;
12	(7)	A statement that the mortgagor electing to participate
13		in the mortgage foreclosure dispute resolution program
14		shall provide a certification under penalty of perjury
15		to the department that the mortgagor is an owner-
16		occupant of the subject property, including supporting
17		documentation;
18	(8)	A general description of the information that an
19		owner-occupant electing to participate in the mortgage
20		foreclosure dispute resolution program is required to
21	•	provide to participate in the program as described
22		under section 667-80(c)(2);

1	(9) A statement that the owner-occupant shall elect to
2	participate in the mortgage foreclosure dispute
3	resolution program pursuant to this part no later than
4	thirty days after the department's mailing of the
5	[notice] notification required under section 667-77 or
6	the right shall be waived."
7	SECTION 7. Section 667-76, Hawaii Revised Statutes, is
8	amended by amending subsection (a) to read as follows:
9	"(a) Within three days after a mortgagee serves [a]:
10	(1) A foreclosure notice on an owner-occupant pursuant to
11	section 667-22[7]; or
12	(2) Notice of dispute resolution availability on an owner-
13	occupant pursuant to section 667-75(b);
14	the mortgagee shall file the [foreclosure] notice with the
15	department and pay a filing fee of \$250, which shall be
16	deposited into the mortgage foreclosure dispute resolution
17	special fund established under section 667-86."
18	SECTION 8. Section 667-77, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"\$667-77 Notification to mortgagor by department. Within
21	ten days after the mortgagee's filing of a notice {of default
22	and intention to foreclose] with the department[7] pursuant to
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2	registere	d or certified mail to the mortgagor that [a] the
3	notice [e	f default and intention to foreclose] has been filed
4	with the	department. The notification shall inform the
5	mortgagor	of an owner-occupant's right to elect to participate
6	in the mo	rtgage foreclosure dispute resolution program and shall
7.	include:	
8	(1)	Information about the mortgage foreclosure dispute
9		resolution program;
10	(2)	A form for an owner-occupant to elect or to waive
11		participation in the mortgage foreclosure dispute
12		resolution program pursuant to this part that shall
13		contain instructions for the completion and return of
14		the form to the department and the department's

667-76(a), the department shall mail a written notification by

in the mortgage foreclosure dispute resolution program shall provide a certification under penalty of perjury to the department that the mortgagor is an owner-occupant of the subject property, including a description of acceptable supporting documentation as required by section 667-78(a)(2);

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mailing address;

(4)	A statement that the owner-occupant shall elect to
	participate in the mortgage foreclosure dispute
	resolution program pursuant to this part no later than
	thirty days after the department's mailing of the
	[notice] notification under this section or the owner-
	occupant shall be deemed to have waived the option to
	participate in the mortgage foreclosure dispute
	resolution program;
(5)	A description of the information required under
	section 667-80(c)(2) that the owner-occupant shall
	provide to the mortgagee and the neutral assigned to
	the dispute resolution;
(6)	A statement that the owner-occupant shall consult with
	an approved housing counselor or approved budget and
	credit counselor at least thirty days prior to the
	first day of a scheduled dispute resolution session;
(7)	Contact information for all approved housing
	counselors;
(8)	. Contact information for all approved budget and credit
	counselors; and
	(5) (6)

(9) Contact information for the department.

- 1 The notification shall be mailed to the subject property address
- 2 and any other addresses for the mortgagor as provided in the
- 3 mortgagee's notice of dispute resolution availability under
- 4 section 667-75 and, if applicable, the foreclosure notice under
- 5 section 667-22(a)."
- 6 SECTION 9. Section 667-78, Hawaii Revised Statutes, is
- 7 amended by amending subsections (b) and (c) to read as follows:
- 8 "(b) If the completed form and fee are not received within
- 9 the required time period, the owner-occupant shall be deemed to
- 10 have waived any right to participate in the mortgage foreclosure
- 11 dispute resolution program with respect to the subject property
- 12 and the [foreclosure] notice filed with the department[-]
- 13 pursuant to section 667-76(a)(1) or (2).
- 14 (c) If the owner-occupant does not elect to participate in
- 15 dispute resolution pursuant to this part, the department shall
- 16 notify the mortgagee within ten days of receiving an election
- 17 form indicating nonelection or the termination of the thirty-day
- 18 time period for election. After receiving the department's
- 19 notification, the mortgagee may proceed with [the]:
- 20 (1) The nonjudicial foreclosure process according to the
- 21 process provided in part II [of this chapter.]; or
- 22 (2) Filing a foreclosure action under part IA,



1	as applicable."
2	SECTION 10. Section 667-79, Hawaii Revised Statutes, is
3	amended by amending subsection (c) to read as follows:
4	"(c) [The] For nonjudicial foreclosures, written
5	notification of a case opening under this section shall operate
6	as a stay of the foreclosure proceeding in accordance with
7	section 667-83 and may be recorded."
8	SECTION 11. Section 667-80, Hawaii Revised Statutes, is
.9	amended by amending subsection (c) to read as follows:
10	"(c) The parties shall comply with all information
11	requests from the department or neutral. No less than fifteen
12	days prior to the first day of the scheduled dispute resolution
13	session:
14	(1) The mortgagee shall provide to the department and the
15	mortgagor:
16	(A) A copy of the promissory note, signed by the
17	mortgagor, including any endorsements, allonges,
18	amendments, or riders to the note evidencing the
19	mortgage debt;
20	(B) A copy of the mortgage document and any
21	amendments, riders, or other documentation
22	evidencing the mortgagee's right of [nonjudicial



1			forecrosure and interest in the property
2			including any interest as a successor or
3		•	assignee; and
4		(C)	Financial records and correspondence that confirm
5			the mortgage loan is in default.
6	(2)	The	owner-occupant shall provide to the department and
7		the	mortgagee:
8		(A)	Documentation showing income qualification for a
9			loan modification, including any copies of pay
10			stubs, W-2 forms, social security or disability
11			income, retirement income, child support income,
12			or any other income that the owner-occupant deems
13			relevant to the owner-occupant's financial
14			ability to repay the mortgage;
15		(B)	Any records or correspondence available which may
16			dispute that the mortgage loan is in default;
17		(C)	Any records or correspondence available
18			evidencing a loan modification or amendment;
19		(D)	Any records or correspondence available that
20			indicate the parties are currently engaged in
21			bona fide negotiations to modify the loan or
22			negotiate a settlement of the delinquency;

1	(E)	Names and contact information for approved
2		housing counselors, approved budget and credit
3		counselors, or representatives of the mortgagee,
4		with whom the owner-occupant may have or is
5		currently working with to address the
6		delinquency; and
7	(F)	Verification of counseling by an approved housing
8		counselor or approved budget and credit
9	•	counselor."
10	SECTION 1	2. Section 667-81, Hawaii Revised Statutes, is
11	amended by ame	nding subsections (b), (c), and (d) to read as
12	follows:	
13	"(b) If,	despite the parties' participation in the dispute
14	resolution pro	cess and compliance with the requirements of this
15	part, the part	ies are not able to come to an agreement, the
16	neutral shall	file a closing report with the department that the
17	parties met th	e program requirements. The mortgagee may record
18	the report. U	pon recording of the report pursuant to this
19	.subsection[, t	he] <u>:</u>
20	(1) The	nonjudicial foreclosure process shall resume along
21	the	timeline as it existed on the date before the

1	mortgagor elected dispute resolution, and may proceed
2	as otherwise provided by law[-]; or
3	(2) The mortgagee may proceed with filing a foreclosure
4	action under part IA,
5	as applicable. The mortgagee shall notify the mortgagor of the
6	recording date and document number of this report and, in the
7	case of nonjudicial foreclosure, the deadline date to cure
8	default in an amended foreclosure notice. Nothing in this
9	subsection shall be construed to require the neutral to wait the
10	full sixty days allotted for dispute resolution to determine
11	that the parties were unable to reach an agreement and file a
12	report.
13	(c) If the parties have complied with the requirements of
14	this part and have reached an agreement, the agreement shall be
15	memorialized in writing and signed by the parties or their
16	authorized representatives. The parties shall be responsible
17	for drafting any agreement reached and enforcing the agreement.
18	The agreement shall be a contract between the parties and shall
19	be enforceable in a private contract action in a court of
20	appropriate jurisdiction in the event of breach by either party.
21	If the agreement allows for foreclosure or other transfer of the
22	subject property, the stay of the foreclosure under section 667-
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- 1 83, where applicable, shall be released upon the recordation of
- 2 the neutral's closing report. Thereafter, the office of the
- 3 assistant registrar of the land court or bureau of conveyances
- 4 may record a notice of sale or other conveyance document, as
- 5 appropriate.
- 6 (d) If the parties to a dispute resolution process reach
- 7 an agreement [which] that resolves the matters at issue in the
- 8 dispute resolution before the first day of the scheduled dispute
- 9 resolution session scheduled pursuant to this section, the
- 10 parties shall notify the neutral by that date. The neutral
- 11 shall thereafter issue a closing report that the parties have
- 12 reached an agreement prior to the commencement of a dispute
- 13 resolution session. If the agreement provides for foreclosure,
- 14 the parties shall memorialize the agreement in writing, which
- 15 shall be signed by both parties. The parties may record the
- 16 report. If the agreement authorizes foreclosure, the stay of
- 17 the foreclosure under section 667-83, where applicable, shall be
- 18 released upon the recordation of the report. Thereafter, the
- 19 land court or bureau of conveyances may record a notice of sale
- 20 or other conveyance document, as appropriate. No fees shall be
- 21 refunded if the parties come to an agreement prior to a dispute
- 22 resolution session conducted pursuant to this part."



1	SECTION 13. Section 667-82, Hawaii Revised Statutes, is			
2	amended b	y amen	ding subsection (b) to read as follows:	
3	"(b)	If t	the neutral determines that the noncompliance was	
4	unjustifi	ed as	a result of circumstances within a party's	
5	control,	sancți	ons may be imposed on the noncompliant party as	
6	follows:			
7	(1)	Sanct	ions against a mortgagee for unjustified	
8		nonco	empliance with the program shall include $[a]$:	
9		(A)	$\underline{\underline{A}}$ stay of the foreclosure under section 667-83;	
10			<u>or</u>	
11 .		<u>(B)</u>	Continuance of the bar against filing a	
12			foreclosure action under part IA for the subject	
13			property, pursuant to section 667-74(2), until	
14			the requirements of this part are met,	
15		as ap	plicable, and a fine payable to the owner-	
16		occup	pant not to exceed \$1,500; or	
17	(2)	Sanct	ions against an owner-occupant for unjustified	
18		nonco	ompliance with the program shall include $[a]$:	
19		<u>(A)</u>	$\underline{\mathtt{A}}$ removal of the stay of the foreclosure pursuant	
20			to section 667-83(b); or	
21		<u>(B)</u>	Authorization for the mortgagee to proceed with	
22			filing a foreclosure action under part IA,	



1	as applicable, and a fine payable to the mortgagee not			
2	to exceed \$1,500."			
3	SECTION 14. Section 667-83, Hawaii Revised Statutes, is			
4	amended by amending subsection (a) to read as follows:			
5	"(a) [The] In the case of nonjudicial foreclosure, writter			
6	notification of a case opening under section 667-79 shall			
7	operate as a stay of the foreclosure proceeding and may be			
8	recorded; provided that:			
9	(1) The written notification shall not act as a stay on a			
10	foreclosure proceeding by an association; and			
11	(2) The written notification shall not act as a stay on a			
12	foreclosure proceeding for the purpose of the date by			
13	which the default must be cured pursuant to section			
14	667-22(a)(6)."			
15	SECTION 15. (a) This Act shall not apply to mortgagees			
16	who have filed a judicial foreclosure action under part IA of			
17	chapter 667, Hawaii Revised Statutes, at any time prior to the			
- 18	effective date of this Act, except as provided in this section.			
19	(b) The department of commerce and consumer affairs shall			
20	implement the amendments made to the mortgage foreclosure			
21	dispute resolution program pursuant to this Act no later than			
22	, 2014, whereupon:			

(1)	All judicial foreclosure actions filed under part IA
	of chapter 667, Hawaii Revised Statutes, prior to the
	effective date of this Act, for "residential property"
	occupied by "owner-occupants", as those terms are
	defined in section 667-1, Hawaii Revised Statutes, as
	amended by this Act, and for which no court hearing
·	has been conducted as of the effective date of this
	Act, nor will be conducted for at least the days
	immediately following that date, shall be immediately
	suspended; and

- (2) All mortgagees who filed a judicial foreclosure action described in paragraph (1) shall comply with the requirements of part V of chapter 667, Hawaii Revised Statutes, as amended by this Act, in the same manner and under the same conditions, to the extent feasible, as prescribed by that part for a mortgagee seeking to file a judicial foreclosure action.
- (c) A judicial foreclosure action shall remain suspended under subsection (b) until the satisfaction of any requirement or condition under part V of chapter 667, Hawaii Revised

 Statutes, as amended by this Act, entitling a mortgagee to file a judicial foreclosure action, including as provided under



- 1 sections 667-78(c), 667-81, and 667-82(b), Hawaii Revised
- 2 Statutes, as amended by this Act.
- 3 (d) All mortgagees to whom this section applies shall be
- 4 subject to all penalties for noncompliance with part V of
- 5 chapter 667, Hawaii Revised Statutes, as amended by this Act,
- 6 including as provided under sections 667-60(a) and 667-82(b),
- 7 Hawaii Revised Statutes, as amended by this Act.
- 8 SECTION 16. Except as provided in section 15 of this Act,
- 9 this Act does not affect rights and duties that matured,
- 10 penalties that were incurred, and proceedings that were begun
- 11 before its effective date.
- 12 SECTION 17. Statutory material to be repealed is bracketed
- 13 and stricken. New statutory material is underscored.
- 14 SECTION 18. This Act shall take effect upon its approval.

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INTRODUCED BY:

Report Title:

Mortgage Foreclosures; Judicial Foreclosure Actions for Residential Property; Mandatory Dispute Resolution; Mediation

Description:

Expands the application of mandatory mortgage foreclosure dispute resolution by requiring mortgagees, including Hawaiian home lands trust homestead beneficiaries and lawful successors in interest, to participate, at the mortgagor's election, in mediation to avoid foreclosure or mitigate damages from foreclosure prior to filing a judicial foreclosure action for property that has been the mortgagor's primary residence for a specified period. Applies the dispute resolution requirement to judicial foreclosure actions filed prior to the effective date of this bill and pending an initial court hearing. Effective upon approval.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.