A BILL FOR AN ACT

RELATING TO FORCE-PLACED INSURANCE.

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

- 1 SECTION 1. The legislature finds that force-placed
- 2 insurance, also known as creditor-placed, lender-placed, or
- 3 collateral protection insurance, is an insurance policy placed
- 4 by a lender, bank, or loan servicer on a home when the property
- 5 owner's own insurance is canceled, has lapsed, or is deemed
- 6 insufficient and the borrower does not secure a replacement
- 7 policy. Force-placed insurance allows a lender to protect its
- 8 financial interest in the property.
- 9 However, the practice of force-placed insurance has
- 10 attracted increased media coverage primarily focused on the
- 11 rates charged for force-placed insurance policies. There are
- 12 concerns regarding whether insurers and lenders are making
- 13 excess profits on this line of business. Force-placed insurance
- 14 is usually more expensive than an insurance policy that a
- 15 property owner can usually obtain on their own. Furthermore,
- 16 the force-placed insurance policy may have limited coverage and

- 1 require upfront lump sum costs that the property owner may not
- 2 be able to afford.
- 3 The purpose of this Act is to provide requirements
- 4 regarding force-placed insurance to ensure that borrowers are
- 5 given adequate notice regarding their insurance coverage of
- 6 their mortgaged property and prevent borrowers from paying for
- 7 costly and limited insurance coverage.
- 8 SECTION 2. Chapter 412, Hawaii Revised Statutes, is
- 9 amended by adding a new section to article 14 to be
- 10 appropriately designated and to read as follows:
- 11 "§412:14- Force-placed insurance; requirements. (a) If
- 12 a financial institution does not have evidence of insurance
- 13 coverage of a mortgaged property, the financial institution
- 14 shall send by first-class mail a written notice to the borrower
- 15 containing:
- 16 (1) A reminder of the borrower's obligation to maintain
- insurance on the mortgaged property;
- 18 (2) A statement that the financial institution does not
- 19 have evidence of insurance coverage of the mortgaged
- 20 property;

1	(3)	A statement that the borrower has six months from the
2		postmarked date of the written notice to obtain the
3		required insurance coverage;
4	(4)	A clear and conspicuous statement of the procedures by
5		which the borrower may demonstrate that the borrower
6		already has insurance coverage; and
7	<u>(5)</u>	A statement that the financial institution may obtain
8		force-placed insurance coverage at the borrower's
9		expense if the borrower does not provide demonstration
10		of the borrower's existing coverage within six months
11		from the postmarked date of the written notice.
12	(b)	If a financial institution obtains force-placed
13	insurance	coverage for the borrower, the force-placed insurance
14	coverage	shall provide the following:
15	(1)	Reasonable premium costs and coverage that would be
16		comparable to premium costs and coverage available to
17		the borrower if the borrower had obtained the
18		borrower's own insurance coverage, along with any
19		reasonable related fees; and
20	(2)	Premium installment payment options; provided that
21		upfront, lump sum premium costs are prohibited;

1	provided :	further that a financial institution shall not obtain
2	force-plac	ced insurance coverage for the borrower during any time
3	within the	e six-month period from the postmarked date of the
4	written no	otice.
5	<u>(c)</u>	A financial institution shall accept any reasonable
6	form of w	ritten confirmation from a borrower of existing
7	insurance	coverage, including the existing insurance policy
8	number and	d identity of and contact information for the insurance
9	company o	r agent. Within fifteen days of the receipt of the
10	confirmat	ion of a borrower's existing insurance coverage, the
11	financial	institution, if applicable, shall:
12	(1)	Terminate the force-placed insurance; and
13	(2)	Refund the borrower all force-placed insurance
14		premiums paid by the borrower during any period during
15		which the borrower's insurance coverage and the force-
16		placed insurance coverage were each in effect, and any
17		related fees charged to the borrower's account with
18		respect to the force-placed insurance during such
19		period.
20	<u>(d)</u>	For purposes of this section, "force-placed insurance"
21	means ins	urance obtained by a financial institution when the

1	borrower	fails to maintain or renew insurance of the mortgaged
2	property	as required of the borrower under the terms of the
3	mortgage.	ıı
4	SECT	ION 3. Chapter 454M, Hawaii Revised Statutes, is
5	amended b	y adding a new section to be appropriately designated
6	and to read as follows:	
7	" <u>§45</u>	4M- Force-placed insurance; requirements. (a) If a
8	mortgage	servicer does not have evidence of insurance coverage
9	of a mort	gaged property, the mortgage servicer shall send by
10	first-cla	ss mail a written notice to the borrower containing:
11	(1)	A reminder of the borrower's obligation to maintain
12		hazard, homeowner's, or flood insurance on the
13		mortgaged property;
14	(2)	A statement that the mortgage servicer does not have
15		evidence of insurance coverage of the mortgaged
16		property;
17	(3)	A statement that the borrower has six months from the
18		postmarked date of the written notice to obtain the
19		required insurance coverage;

1	(4)	A clear and conspicuous statement of the procedures by
2		which the borrower may demonstrate that the borrower
3		already has insurance coverage; and
4	(5)	A statement that the mortgage servicer may obtain
5		force-placed insurance coverage at the borrower's
6		expense if the borrower does not provide demonstration
7		of the borrower's existing coverage within six months
8		from the postmarked date of the written notice.
9	(b)	If a mortgage servicer obtains force-placed insurance
10	coverage	for the borrower, the force-placed insurance coverage
11	shall pro	vide the following:
12	(1)	Reasonable premium costs and coverage that are
13		comparable to premium costs and coverage available to
14		the borrower if the borrower had obtained its own
15		insurance coverage, along with any reasonable related
16		fees; and
17	(2)	Premium installment payment options; provided that
18		upfront, lump sum premium costs are prohibited;
19	provided	further that a mortgage servicer shall not obtain
20	force-pla	ced insurance coverage for the borrower during any time

1	within the six-month period from the postmarked date of the
2	written notice.
3	(c) A mortgage servicer shall accept any reasonable form
4	of written confirmation from a borrower of existing insurance
5	coverage, including the existing insurance policy number and
6	identity of and contact information for the insurance company or
7	agent. Within fifteen days of the receipt of the confirmation
8	of a borrower's existing insurance coverage, the mortgage
9	servicer, if applicable, shall:
10	(1) Terminate the force-placed insurance; and
11	(2) Refund the borrower all force-placed insurance
12	premiums paid by the borrower during any period during
13	which the borrower's insurance coverage and the force-
14	placed insurance coverage were each in effect, and any
15	related fees charged to the borrower's account with
16	respect to the force-placed insurance during such
17	period.
18	(d) For purposes of this section, "force-placed insurance"
19	means hazard, homeowner's, or flood insurance obtained by a
20	mortgage servicer when the borrower fails to maintain or renew
21	hazard, homeowner's, or flood insurance of the mortgaged

- 1 property as required of the borrower under the terms of the
- 2 mortgage."
- 3 SECTION 4. New statutory material is underscored.
- 4 SECTION 5. This Act shall take effect upon its approval.

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INTRODUCED BY:

JAN 2 5 2016

Report Title:

Force-placed Insurance; Notice; Financial Institutions; Mortgage Servicers

Description:

Requires financial institutions and mortgage servicers to provide written notice to borrowers regarding the status of their insurance coverage; obtain force-placed insurance subject to certain conditions; and terminate and refund any moneys to the borrower upon receipt of the confirmation of a borrower's existing insurance coverage.

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