# **SENATE . . . . . . . . . . . . . . . No. 868**

### The Commonwealth of Massachusetts

PRESENTED BY:

Karen E. Spilka

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to prevent unlawful and unnecessary foreclosures.

#### PETITION OF:

DISTRICT/ADDRESS:
Middlesex and Suffolk
12th Bristol
8th Middlesex
14th Middlesex
11th Suffolk
11th Hampden
One Ashburton Place Boston, MA 02108

## **SENATE . . . . . . . . . . . . . . . No. 868**

By Ms. Spilka, a petition (accompanied by bill, Senate, No. 868) of Karen E. Spilka, Sal N. DiDomenico, Stephen R. Canessa, Marc R. Pacheco and other members of the General Court for legislation to prevent unlawful and unnecessary foreclosures. Financial Services.

### The Commonwealth of Alassachusetts

In the Year Two Thousand Eleven

An Act to prevent unlawful and unnecessary foreclosures.

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Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

SECTION 1. Section 35 of chapter 244 of the General Laws, as appearing in the 2010 Official Edition, is hereby amended by adding the following new subsection:
Section 35B. Prerequisite to Commencing Foreclosure Proceedings For

Certain Mortgage Loans; Reasonable Steps and Good Faith Efforts; Safe Harbor; Regulatory
 Authority.

(a) Commercially Reasonable Efforts to Avoid Foreclosures. (1) A creditor shall not commence foreclosure upon certain mortgage loans pursuant to this Chapter unless it has first taken reasonable steps and good faith efforts to avoid foreclosure. The determination whether a creditor has taken reasonable steps and good faith efforts prior to commencing foreclosure shall consider, without limitation: (i) an assessment of the borrower's current circumstances, including without limitation the borrower's current income, debts and obligations; (ii) the net present value of receiving payments pursuant to a modified mortgage

loan as compared to the anticipated net recovery following foreclosure; (iii) the interests of the creditor, including, without limitation, investors and, in the event the creditor has received federal or state money, taxpayers.

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(2) In interpreting this subsection (a), except as otherwise specified in a contract, a servicer of pooled residential mortgages may determine whether the net present value of the payments on the loan, as modified, is likely to be greater than the anticipated net recovery that would result from foreclosure to all investors and holders of beneficial interests in such investment, but not to any individual or groups of investors or beneficial interest holders, and shall be deemed to act in the best interests of all such investors or holders of beneficial interests if the servicer agrees to or implements a loan modification or takes reasonable loss mitigation actions that comply with this Section. Further, any loan modification offered to the borrower must comply with current federal and state law, including, without limitation, 940 C.M.R. 8.00 et seq., and the borrower must be able to reasonably afford to repay the loan, as modified, according to its scheduled payments. Nothing in this subsection shall be construed to prevent a creditor from offering or accepting alternatives to foreclosure, such as a short sale or deed-in-lieu of foreclosure, if the borrower requests such alternatives, rejects a loan modification offered pursuant to this subsection, or does not qualify for a loan modification pursuant to this subsection.

(b) Safe Harbor. A creditor shall be deemed to comply with subsection (a), if, prior to commencing foreclosure on certain mortgage loans, the creditor:

33	(i) determines a borrower's current ability to make monthly
34	payments (the "affordable monthly payment"), reasonably taking into account the borrower's
35	current circumstances including income, debts and obligations;

(ii) identifies a loan modification that achieves the borrower's affordable monthly payment ("modified loan"), which loan modification may include one or more of the following: reduction in principal; reduction in interest rate, or an increase in amortization period but not more than a ten year increase not to exceed a forty year period;

(iii) conducts an analysis comparing the net present value of the modified loan and the creditor's anticipated net recovery that would result from foreclosure; and

(iv) either (a) in all circumstances where the net present value of the modified loan exceeds the anticipated net recovery at foreclosure, offers and agrees to modify the loan in a manner that provides the affordable monthly payment, or (b) in circumstances where the net present value of the modified loan is less than the anticipated net recovery of the foreclosure, notifies the borrower that no loan modification will be offered and provides a written summary of the creditor's net present value analysis, after which the creditor may proceed with the foreclosure process in conformity with Section 35A of this chapter.

(c) The Attorney General may adopt, amend or repeal rules and regulations to aid in the administration and enforcement of this Section, including regulations that determine further requirements for reasonable steps and good faith efforts to avoid foreclosures as required by subsection (a) and that provide safe harbors for compliance in addition to that set forth in subsection (b).

55	(d) Prior to commencing foreclosure on certain mortgage loans, the creditor
56	must certify compliance with this Section in an affidavit based on personal knowledge. The
57	creditor shall record this affidavit based upon personal knowledge with the appropriate registry
58	of deeds, or for registered land, with the land court prior to providing a borrower with notice
59	under section fourteen of this Chapter.
60	(e) A violation of this Section constitutes a violation of G. L. c. 93A, § 2(a).
61	(f) This Act shall take effect upon its passage.
62	For purposes of this section:
63	"Creditor", a person or entity that holds or controls, partially, wholly, indirectly, directly,
64	or in a nominee capacity, a mortgage loan securing a residential property, including, without
65	limitation, an originator, holder, investor, assignee, successor, trust, trustee, nominee holder,
66	Mortgage Electronic Registration System or mortgage servicer, including the Federal National
67	Mortgage Association or the Federal Home Loan Mortgage Corporation. "Creditor" shall also
68	include any servant, employee or agent of a creditor.
69	"Borrower" shall mean a mortgagor of a mortgage loan.
70	"Certain mortgage loan" shall mean a loan to a natural person made primarily for
71	personal, family or household purposes secured wholly or partially by a mortgage on an owner-
72	occupied residential property that bear one or more of the following loan features:
73	(i) an introductory interest rate of a duration of five
74	years or less, which term is followed by a period where the interest rate may exceed the
75	introductory rate:

76		(ii)	interest-only payments for any period of time;
77		(iii)	a payment option feature, where any one of the
78	payment options is less than principal	l and in	aterest fully amortized over the life of the loan;
79		(iv)	did not require full documentation of income or
80	assets;		
31		(v)	prepayment penalties;
32		(vi)	the loan was a refinance of an existing loan that
33	occurred within twelve months of the	most r	recent mortgage loan;
84		(vii)	the loan was underwritten with a Loan-to-Value
35	ratio at or above 90%;		
86		(viii)	the loan was underwritten as a component of a loan
37	transaction wherein the combined Lo	an-to-\	Value ratio was above 95% or
38		(ix)	the loan was underwritten where the ratio of the
39	borrower's debt, including all housing	g-relate	ed and recurring monthly debt, to the borrower's
90	income exceeded 38%.		
91	"Mortgage loan", a loan to a r	natural	person made primarily for personal, family or
92	household purposes secured wholly o	or partia	ally by a mortgage on residential property
93	"Owner-occupied residential	propert	y" shall mean real property located in the
94			ouse with accommodations for four or less separate
95	households and occupied, or to be occ	cupied.	in whole or in part by the obligor on the mortgage

debt. This definition shall be limited to the principal residence of a person, and not an investment property or second home.

SECTION 2. Section 35 of chapter 244 of the General Laws, as appearing in the 2010 Official Edition, is hereby amended by adding the following new subsection:-

Section 35C. Prohibited Conduct In Connection with Foreclosure

- (a) Proper documentation prior to foreclosure. A creditor may not commence foreclosure when it knows or should know that it is not the present holder of the mortgage loan, including, without limitation, if the creditor is not the original mortgagee and commences foreclosure without possessing a valid written, signed and dated assignment evidencing the assignment of the mortgage, in accordance with section fourteen of chapter two hundred and forty-four.
- (b) No imposition of unfair costs. A creditor violates this Chapter if it imposes upon a third party the cost of correcting, curing, or confirming documentation relating to the sale, transfer, or assignment of a mortgage loan, including, without limitation, a creditor must bear the costs related to curative actions taken because a foreclosure was commenced without the creditor's possession of a valid, written, signed, and dated assignment evidencing the assignment of the mortgage, in violation of section fourteen of chapter two hundred and forty-four.
- (c) No misrepresentations. A creditor violates this Chapter if it makes statements to a state or federal court related to foreclosure or compliance with this Chapter, orally or in writing, that it knows or should know are false, including, without limitation,

117	statements about the offering of a loan modification, the borrower's history of payments, the
118	validity of the assignment of the mortgage loan, that the creditor is the record holder of the
119	mortgage loan, or the creditor's compliance with any other requirements of this Chapter.
120	(d) No imposition of fees for services not performed. A creditor violates this
121	Chapter if the creditor imposes a fee upon a borrower for goods not rendered or services not
122	performed in connection with a foreclosure.
123	(e) Business Referrals. No person shall give and no person shall accept any fee
124	kickback, or thing of value pursuant to any agreement or understanding, oral or otherwise,
125	incident to or a part of a foreclosure involving a mortgage loan for having referred foreclosure
126	business or services to any person.
127	(f) Splitting charges: No person shall give and no person shall accept any
128	portion, split, or percentage of any charge made or received for the rendering of a service in
129	connection with a transaction involving a foreclosure upon a mortgage loan other than for
130	services actually performed.
131	(g) The Attorney General may adopt, amend or repeal rules and regulations to
132	aid in the administration and enforcement of this Section.
133	(h) A violation of this Section constitutes a violation of G. L. c. 93A, § 2(a).
134	(i) This Act shall take effect upon its passage.
135	For purposes of this section:
136	"Creditor", a person or entity that holds or controls, partially, wholly, indirectly, directly,

or in a nominee capacity, a mortgage loan securing a residential property, including, without

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limitation, an originator, holder, investor, assignee, successor, trust, trustee, nominee holder, Mortgage Electronic Registration System or mortgage servicer, including the Federal National Mortgage Association or the Federal Home Loan Mortgage Corporation. "Creditor" shall also include any servant, employee or agent of a creditor.

"Borrower" shall mean a mortgagor of a mortgage loan.

"Mortgage loan", a loan to a natural person made primarily for personal, family or household purposes secured wholly or partially by a mortgage on residential property.

SECTION 3. Section 14 of chapter 244 of the General Laws, as appearing in the 2010 Official Edition, is hereby amended by replacing the existing Section 14 with the following new Section:

Section 14. The mortgagee or person having his estate in the land mortgaged, or a person authorized by the power of sale, or the attorney duly authorized by a writing under seal, or the legal guardian or conservator of such mortgagee or person acting in the name of such mortgagee or person, may, upon breach of condition and without action, do all the acts authorized or required by the power; but no sale under such power shall be effectual to foreclose a mortgage, unless, previous to such sale, notice thereof has been published once in each of three successive weeks, the first publication to be not less than twenty-one days before the day of sale, in a newspaper, if any, published in the town where the land lies or in a newspaper with general circulation in the town where the land lies and notice thereof has been served by delivering a copy of the notice personally to the owner or owners of record of the equity of redemption as of thirty days prior to the date of sale, said notice served by delivering a copy of the notice

personally at least thirty days prior to the date of sale to said owner or owners of to the address set forth in section sixty-one of chapter one hundred and eighty-five, if the land is then registered or, in the case of unregistered land, to the last owner or owners of the equity of redemption appearing on the records of the holder of the mortgage, if any, or if none, to the owner or owners as given on his deed or on the petition for probate by which he acquired title, if any, or if in either case no owner appears, then mailed by registered mail to the address to which the tax collector last sent the tax bill for the mortgaged premises to be sold, or if no tax bill has been sent for the last preceding three years, then mailed by registered mail to the address of any of the parcels of property in the name of said owner of record which are to be sold under the power of sale and unless a copy of said notice of sale has been sent by registered mail to all persons of record as of thirty days prior to the date of sale holding an interest in the property junior to the mortgage being foreclosed, said notice to be mailed at least thirty days prior to the date of sale to each such person at the address of such person set forth in any document evidencing the interest or to the last address of such person known to the mortgagee. Any person of record as of thirty days prior to the date of sale holding an interest in the property junior to the mortgage being foreclosed may waive at any time, whether prior or subsequent to the date of sale, the right to receive notice by mail to such person under this section and such waiver shall be deemed to constitute compliance with such notice requirement for all purposes. If no newspaper is published in such town, or if there is no newspaper with general circulation in the town where the land lies, notice may be published in a newspaper published in the county where the land lies, and this provision shall be implied in every power of sale mortgage in which it is not expressly set forth. A newspaper which by its title page purports to be printed or published in such town, city or county, and having a circulation therein, shall be sufficient for the purpose.

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183	The following form of foreclosure notice may be used and may be altered as
184	circumstances require; but nothing herein shall be construed to prevent the use of other forms.
185	(Form.)
186	MORTGAGEE'S SALE OF REAL
187	ESTATE.
188	By virtue and in execution of the Power of Sale contained in a
189	certain mortgage given
190	by to dated and recorded
191	with
192	
193	Deeds, Book, page, of which mortgage the
194	undersigned is the present
195	holder,
196	(If by assignment, or in any fiduciary capacity, give reference to the assignment(s)
197	recorded withDeeds, Book, page, of which mortgage the undersigned is the
198	present holder,)
199	for breach of the conditions of said mortgage and for the purpose of foreclosing the same
200	will be sold at Public Auction ato'clock, M. on the day of A.D.
201	(insert year), (place) all and singular the premises described in said mortgage,
202	(In case of partial releases, state exceptions.)

To wit: "(Description as in the mortgage, including all references to title, restrictions, encumbrances, etc., as made in the mortgage.)"

Terms of sale: (State here the amount, if any, to be paid in cash by the purchaser at the time and place of the sale, and the time or times for payment of the balance or the whole as the case may be.)

Other terms to be announced at the sale.

(Signed)

Present holder of said mortgage.

A notice of sale in the above form, published in accordance with the power in the mortgage and with this chapter, together with such other or further notice, if any, as is required by the mortgage, shall be a sufficient notice of the sale; and the premises shall be deemed to have been sold, and the deed thereunder shall convey the premises, subject to and with the benefit of all restrictions, easements, improvements, outstanding tax titles, municipal or other public taxes, assessments, liens or claims in the nature of liens, and existing encumbrances of record created prior to the mortgage, whether or not reference to such restrictions, easements, improvements, liens or encumbrances is made in the deed; but no purchaser at the sale shall be bound to complete the purchase if there are encumbrances, other than those named in the mortgage and included in the notice of sale, which are not stated at the sale and included in the auctioneer's contract with the purchaser.

In the event a mortgagee holds a mortgage pursuant to an assignment, for purposes of this section and section twenty-one of chapter one hundred and eighty-three, a mortgagee shall establish that it is the present record holder of the mortgage intended to be foreclosed upon, ensure that the chain of assignments establishing that the mortgagee is the present holder have been duly recorded in the appropriate registry of deeds or, for registered land, with the land court, and reference all assignments in the notice of sale required in this section.