

99TH GENERAL ASSEMBLY

State of Illinois

2015 and 2016

HB2627

by Rep. Frank J. Mautino

SYNOPSIS AS INTRODUCED:

815 ILCS 137/10

Amends the High Risk Home Loan Act. Includes within the definition of the term "high risk home loan" a consumer credit transaction that is secured by the consumer's principal personal dwelling if the dwelling is personal property. Effective immediately.

LRB099 05166 JLS 28208 b

1 AN ACT concerning business.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The High Risk Home Loan Act is amended by 5 changing Section 10 as follows:

6 (815 ILCS 137/10)

7 (Text of Section before P.A. 97-849 takes effect)

8 Sec. 10. Definitions. As used in this Act:

9 "Approved credit counselor" means a credit counselor 10 approved by the Director of Financial Institutions.

11 "Borrower" means a natural person who seeks or obtains a 12 high risk home loan.

13 "Commissioner" means the Commissioner of the Office of 14 Banks and Real Estate.

15 "Department" means the Department of Financial 16 Institutions.

17 "Director" means the Director of Financial Institutions.

18 "Good faith" means honesty in fact in the conduct or 19 transaction concerned.

20 "High risk home loan" means a home equity loan in which (i) 21 at the time of origination, the annual percentage rate exceeds 22 by more than 6 percentage points in the case of a first lien 23 mortgage, or by more than 8 percentage points in the case of a - 2 - LRB099 05166 JLS 28208 b

junior mortgage, the yield on U.S. Treasury securities having 1 2 comparable periods of maturity to the loan maturity as of the 3 fifteenth day of the month immediately preceding the month in which the application for the loan is received by the lender or 4 5 (ii) the total points and fees payable by the consumer at or 6 before closing will exceed the greater of 5% of the total loan 7 amount or \$800. The \$800 figure shall be adjusted annually on 8 January 1 by the annual percentage change in the Consumer Price 9 Index for All Urban Consumers for all items published by the 10 United States Department of Labor. "High risk home loan" does 11 not include a loan that is made primarily for a business 12 purpose unrelated to the residential real property securing the 13 loan or to an open-end credit plan subject to 12 CFR 226 (2000, 14 no subsequent amendments or editions are included).

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15 "Home equity loan" means any loan secured by the borrower's 16 primary residence where the proceeds are not used as purchase 17 money for the residence.

"Lender" means a natural 18 or artificial person who 19 transfers, deals in, offers, or makes a high risk home loan. 20 "Lender" includes, but is not limited to, creditors and brokers who transfer, deal in, offer, or make high risk home loans. 21 22 "Lender" does not include purchasers, assignees, or subsequent 23 holders of high risk home loans.

"Office" means the Office of Banks and Real Estate.

25 "Points and fees" means all items required to be disclosed 26 as points and fees under 12 CFR 226.32 (2000, no subsequent

amendments or editions included); the premium of any single 1 2 premium credit life, credit disability, credit unemployment, 3 or any other life or health insurance that is financed directly or indirectly into the loan; and compensation paid directly or 4 5 indirectly to a mortgage broker, including a broker that 6 in its in a table-funded originates a loan own name 7 transaction, not otherwise included in 12 CFR 226.4.

8 "Reasonable" means fair, proper, just, or prudent under the 9 circumstances.

10 "Servicer" means any entity chartered under the Illinois Banking Act, the Savings Bank Act, the Illinois Credit Union 11 12 Act, or the Illinois Savings and Loan Act of 1985 and any person or entity licensed under the Residential Mortgage 13 14 License Act of 1987, the Consumer Installment Loan Act, or the 15 Sales Finance Agency Act who is responsible for the collection 16 or remittance for, or has the right or obligation to collect or 17 remit for, any lender, note owner, or note holder or for a licensee's own account, of payments, interest, principal, and 18 19 trust items (such as hazard insurance and taxes on а 20 residential mortgage loan) in accordance with the terms of the residential mortgage loan, including loan payment follow-up, 21 22 delinguency loan follow-up, loan analysis, and anv 23 notifications to the borrower that are necessary to enable the 24 borrower to keep the loan current and in good standing.

25 "Total loan amount" has the same meaning as that term is 26 given in 12 CFR 226.32 and shall be calculated in accordance

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- 4 - LRB099 05166 JLS 28208 b HB2627 with the Federal Reserve Board's Official Staff Commentary to 1 2 that regulation. (Source: P.A. 93-561, eff. 1-1-04.) 3 (Text of Section after P.A. 97-849 takes effect) 4 5 Sec. 10. Definitions. As used in this Act: 6 "Approved credit counselor" means a credit counselor 7 approved by the Director of Financial Institutions. 8 "Bona fide discount points" means loan discount points that 9 are knowingly paid by the consumer for the purpose of reducing, 10 and that in fact result in a bona fide reduction of, the 11 interest rate or time price differential applicable to the 12 mortgage. "Borrower" means a natural person who seeks or obtains a 13 14 high risk home loan. 15 "Commissioner" means the Commissioner of the Office of 16 Banks and Real Estate. 17 "Department" means the Department of Financial 18 Institutions. "Director" means the Director of Financial Institutions. 19 20 "Good faith" means honesty in fact in the conduct or 21 transaction concerned. 22 "High risk home loan" means a consumer credit transaction, 23 other than a reverse mortgage, that is secured by the 24 consumer's principal dwelling if: (i) at the time of 25 origination, the annual percentage rate exceeds by more than 6

percentage points in the case of a first lien mortgage, or by 1 2 more than 8 percentage points in the case of a junior mortgage, 3 average prime offer rate, as defined in Section the 129C(b)(2)(B) of the federal Truth in Lending Act, for a 4 5 comparable transaction as of the date on which the interest rate for the transaction is set, or if the dwelling is personal 6 7 property, then as provided under 15 U.S.C. 1602(bb), as 8 amended, and any corresponding regulation, as amended, (ii) the 9 loan documents permit the creditor to charge or collect 10 prepayment fees or penalties more than 36 months after the 11 transaction closing or such fees exceed, in the aggregate, more 12 than 2% of the amount prepaid, or (iii) the total points and fees payable in connection with the transaction, other than 13 bona fide third-party charges not retained by the mortgage 14 originator, creditor, or an affiliate of the 15 mortgage 16 originator or creditor, will exceed (1) 5% of the total loan 17 amount in the case of a transaction for \$20,000 or more or (2) the lesser of 8% of the total loan amount or \$1,000 (or such 18 other dollar amount as prescribed by federal regulation 19 20 pursuant to the federal Dodd-Frank Act) in the case of a transaction for less than \$20,000, except that, with respect to 21 22 all transactions, bona fide loan discount points may be 23 excluded as provided for in Section 35 of this Act. "High risk home loan" does not include a loan that is made primarily for a 24 25 business purpose unrelated to the residential real property 26 securing the loan or a consumer credit transaction made by a

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natural person who provides seller financing secured by a principal residence no more than 3 times in a 12-month period, provided such consumer credit transaction is not made by a person that has constructed or acted as a contractor for the construction of the residence in the ordinary course of business of such person.

7 "Lender" means a natural or artificial person who 8 transfers, deals in, offers, or makes a high risk home loan. 9 "Lender" includes, but is not limited to, creditors and brokers 10 who transfer, deal in, offer, or make high risk home loans. 11 "Lender" does not include purchasers, assignees, or subsequent 12 holders of high risk home loans.

13 "Office" means the Office of Banks and Real Estate.

"Points and fees" means all items considered to be points 14 and fees under 12 CFR 226.32 (2000, or as initially amended 15 16 pursuant to Section 1431 of the federal Dodd-Frank Act with no 17 subsequent amendments or editions included, whichever is later); compensation paid directly or indirectly by a consumer 18 19 or creditor to a mortgage broker from any source, including a 20 broker that originates a loan in its own name in a table-funded transaction, not otherwise included in 12 CFR 226.4; the 21 22 maximum prepayment fees and penalties that may be charged or 23 collected under the terms of the credit transaction; all prepayment fees or penalties that are incurred by the consumer 24 25 if the loan refinances a previous loan made or currently held by the same creditor or an affiliate of the creditor; and 26

premiums or other charges payable at or before closing or 1 2 financed directly or indirectly into the loan for any credit 3 life, credit disability, credit unemployment, credit property, other accident, loss of income, life, or health insurance or 4 5 payments directly or indirectly for any debt cancellation or 6 suspension agreement or contract, except that insurance 7 premiums or debt cancellation or suspension fees calculated and 8 paid in full on a monthly basis shall not be considered 9 financed by the creditor. "Points and fees" does not include 10 any insurance premium provided by an agency of the federal 11 government or an agency of a state; any insurance premium paid 12 by the consumer after closing; and any amount of a premium, 13 charge, or fee that is not in excess of the amount payable 14 under policies in effect at the time of origination under 15 Section 203(c)(2)(A) of the National Housing Act (12 U.S.C. 16 1709(c)(2)(A)), provided that the premium, charge, or fee is 17 required to be refundable on a pro-rated basis and the refund is automatically issued upon notification of the satisfaction 18 19 of the underlying mortgage loan.

20 "Reasonable" means fair, proper, just, or prudent under the 21 circumstances.

"Servicer" means any entity chartered under the Illinois Banking Act, the Savings Bank Act, the Illinois Credit Union Act, or the Illinois Savings and Loan Act of 1985 and any person or entity licensed under the Residential Mortgage License Act of 1987, the Consumer Installment Loan Act, or the

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Sales Finance Agency Act who is responsible for the collection 1 2 or remittance for, or has the right or obligation to collect or 3 remit for, any lender, note owner, or note holder or for a licensee's own account, of payments, interest, principal, and 4 5 trust items (such as hazard insurance and taxes on a 6 residential mortgage loan) in accordance with the terms of the 7 residential mortgage loan, including loan payment follow-up, 8 loan follow-up, loan analysis, delinquency and any 9 notifications to the borrower that are necessary to enable the 10 borrower to keep the loan current and in good standing.

"Total loan amount" has the same meaning as that term is given in 12 CFR 226.32 and shall be calculated in accordance with the Federal Reserve Board's Official Staff Commentary to that regulation.

15 (Source: P.A. 97-849, see Section 10 of P.A. 97-1159 for 16 effective date of P.A. 97-849.)

Section 95. No acceleration or delay. Where this Act makes changes in a statute that is represented in this Act by text that is not yet or no longer in effect (for example, a Section represented by multiple versions), the use of that text does not accelerate or delay the taking effect of (i) the changes made by this Act or (ii) provisions derived from any other Public Act.

24 Section 99. Effective date. This Act takes effect upon 25 becoming law.