GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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HOUSE BILL 313

Committee Substitute Favorable 3/26/07 Committee Substitute #2 Favorable 4/11/07 Committee Substitute #3 Favorable 4/25/07 Committee Substitute #4 Favorable 5/9/07

Short Title: Identify Loan Originator on Deed of Trust.	(Public)
Sponsors:	
Referred to:	
February 22, 2007	
A BILL TO BE ENTITLED	
AN ACT TO REQUIRE THAT SETTLEMENT AGENTS INCL	UDE THE IDENTITY
OF THE LOAN ORIGINATOR ON THE DEED OF T	TRUST, AND THAT
LENDERS INCLUDE INFORMATION REGARDI	
ORIGINATION IN THE LOAN CLOSING INSTRUCTIONS	S.
The General Assembly of North Carolina enacts:	
SECTION 1. G.S. 45A-4 reads as rewritten:	
"§ 45A-4. Duty of settlement agent.	
(a) The settlement agent shall cause recordation of the deed, if any, the deed of	
trust or mortgage, or other loan documents required to be recorded at settlement. The settlement agent shall not disburse any of the closing funds prior to the recordation of	
any deeds or loan documents required to be filed by the lender, if applicable, and	
verification that the closing funds used to fund disbursement are deposited in the	
settlement agent's trust or escrow account in one or more forms prescribed by this	
Chapter. Unless otherwise provided in this Chapter, a settlement	-
disbursement of settlement proceeds unless those settlement proceeds	_
funds. Notwithstanding that a deposit made by a settlement agen	
account does not constitute collected funds, the settlement	agent may cause a
disbursement of settlement proceeds from its trust or escrow acco	ount in reliance on that
deposit if the deposit is in one or more of the following forms:	
(1) A certified check;	
(2) A check issued by the State, the United States,	•
of the State, or an agency or instrumentality	of the United States,
including an agricultural credit association;	

A cashier's check, teller's check, or official bank check drawn on or

issued by a financial institution insured by the Federal Deposit

(3)

- Insurance Corporation or a comparable agency of the federal or state government;
 - (4) A check drawn on the trust account of an attorney licensed to practice in the State of North Carolina;
 - (5) A check or checks drawn on the trust or escrow account of a real estate broker licensed under Chapter 93A of the General Statutes;
 - (6) A personal or commercial check or checks in an aggregate amount not exceeding five thousand dollars (\$5,000) per closing if the settlement agent making the deposit has reasonable and prudent grounds to believe that the deposit will be irrevocably credited to the settlement agent's trust or escrow account;
 - (7) A check drawn on the account of or issued by a mortgage banker licensed under Article 19A of Chapter 53 of the General Statutes that has posted with the Commissioner of Banks a surety bond in the amount of at least three hundred thousand dollars (\$300,000). The surety bond shall be in a form satisfactory to the Commissioner and shall run to the State for the benefit of any settlement agent with a claim against the licensee for a dishonored check.
 - (b) If the settlement agent receives information from the lender as provided in G.S. 45A-5(b) or otherwise has actual knowledge that a mortgage broker or other person acted as a mortgage broker in the origination of the loan, the settlement agent shall place an entry on page 1 of the deed of trust showing the name of the mortgage broker or other person who acted as a mortgage broker in the origination of the loan. Information pertaining to the identity of the mortgage broker or other person who acted as a mortgage broker in the origination of the loan shall not be considered confidential information. The terms "mortgage broker" and "act as a mortgage broker" shall have the same meaning as provided in G.S. 53-243.01."

SECTION 2. G.S. 45A-5 reads as rewritten:

"§ 45A-5. Duty of lender, purchaser, or seller.

- (a) The lender, purchaser, or seller shall, at or before closing, deliver closing funds, including the gross or net loan funds, if applicable, to the settlement agent either in the form of collected funds or in the form of a negotiable instrument described in G.S. 45A 4(1) through (7), G.S. 45A-4(a)(1) through (7), provided that the lender, purchaser, or seller, as applicable, shall cause that negotiable instrument to be honored upon presentment for payment to the bank or other depository institution upon which the instrument is drawn. However, in the case of a refinancing, or any other loan where a right of rescission applies, the lender shall, no later than the business day after the expiration of the rescission period required under the federal Truth-in-Lending Act, 15 U.S.C. § 1601, et seq., cause disbursement of loan funds to the settlement agent in one or more of the forms prescribed by provisions in this Chapter.
- (b) The lender shall include in the loan closing instructions to the settlement agent the name of the mortgage broker or other person, if any, who acted as a mortgage broker in the origination of the loan."

SECTION 3. This act is effective when it becomes law and applies to deeds of trust registered on or after July 1, 2008.