## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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## HOUSE BILL 174 Committee Substitute Favorable 4/1/15

Short Title: Landlord/Tenant-Foreclosure & Evict. Changes. (Public) Sponsors: Referred to: March 10, 2015 1 A BILL TO BE ENTITLED 2 AN ACT TO AMEND AND ENHANCE CERTAIN NOTICE REQUIREMENTS AND 3 PROTECTIONS FOR TENANTS OF REAL PROPERTIES IN FORECLOSURE AND 4 TO ALLOW FOR PURCHASERS OF REAL PROPERTY UNDER OPTION 5 CONTRACTS TO PURSUE MONETARY DAMAGES SEPARATELY FROM SUMMARY EJECTMENT PROCEEDINGS AND OTHER AMENDMENTS TO THE 6 7 HOMEBUYER PROTECTION ACT. 8 The General Assembly of North Carolina enacts: 9 SECTION 1.(a) G.S. 45-21.17 reads as rewritten: 10 "§ 45-21.17. Posting and publishing notice of sale of real property. 11 12 (4) The notice of sale shall be mailed by first-class mail at least 20 days prior to 13 the date of sale to each party entitled to notice of the hearing provided by 14 G.S. 45-21.16 whose address is known to the trustee or mortgagee and in addition shall also be mailed by first-class mail to any party desiring a copy 15 of the notice of sale who has complied with G.S. 45-21.17A. If the property 16 17 is residential and contains less than 15 rental units, including single-family residential real property, the notice of sale shall also be mailed to any person 18 19 who occupies the property pursuant to a residential rental agreement by 20 name, if known, at the address of the property to be sold. If the name of the person who occupies the property is not known, the notice shall be sent to 21 22 "occupant" at the address of the property to be sold. Notice of the hearing 23 required by G.S. 45-21.16 shall be sufficient to satisfy the requirement of notice under this section provided such notice contains the information 24 25 required by G.S. 45-21.16A. ...." 26 27 **SECTION 1.(b)** G.S. 42-45.2 reads as rewritten: 28 "§ 42-45.2. Early termination of rental agreement by military and tenants residing in 29 certain foreclosed property. 30 Any tenant who resides in residential real property containing less than 15 rental units that is being sold in a foreclosure proceeding under Article 2A of Chapter 45 of the General Statutes 31 32 may terminate the rental agreement for the dwelling unit after receiving notice pursuant to 33 G.S. 45-21.17(4) by providing the landlord with a written notice of termination to be effective on a date stated in the notice of termination that is at least 10 days days, but no more than 90 34 days, after the sale date of contained in the notice of sale. sale, provided that the mortgagor has 35 36 not cured the default at the time the tenant provides the notice of termination. Upon termination



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of a rental agreement under this section, the tenant is liable for the rent due under the rental agreement prorated to the effective date of the termination payable at the time that would have been required by the terms of the rental agreement. The tenant is not liable for any other rent or				
damages due only to the early termination of the tenancy."				
uumuges		<b>FION 1.(c)</b> G.S. 45-21.16A(b) reads as rewritten:		
"8 45-21		Contents of notice of sale.		
5 43-21.	10/1. (	soments of notice of suit.		
(b) of sale o		dition to the requirements contained in subsection (a) of ential real property with less than 15 rental units sha		
following	;:			
	(1)	That an order for possession of the property may	be issued pursuant to	
		G.S. 45-21.29 in favor of the purchaser and against	the party or parties in	
		possession by the clerk of superior court of the county		
	$\langle 0 \rangle$	is sold.	1	
	(2)	Any person who occupies the property pursuant t	-	
		entered into or renewed on or after October 1, 2007, n		
		notice of sale, terminate the rental agreement upon		
		written notice <u>of termination</u> to the <u>landlord</u> . <u>landlor</u>		
		date stated in the notice that is at least 10 days, but	•	
		after the sale date contained in the notice of sa mortgagor has not cured the default at the time the ten	-	
		of termination. The notice shall also state that upon	-	
		agreement, the tenant is liable for rent due under		
		prorated to the effective date of the termination."	the femal agreement	
	SFC'	<b>FION 2.(a)</b> G.S. 45-21.29(k) reads as rewritten:		
"8 45-21		ders for possession.		
3 40 210				
(k)	Orde	rs for possession of real property sold pursuant to this .	Article, in favor of the	
· · ·				
purchaser and against any party or parties in possession at the time of application therefor, may be issued by the clerk of the superior court of the county in which the property is sold if all of				
the follow	•			
	(1)	The property has been sold in the exercise of the pow	ver of sale contained in	
		any mortgage, deed of trust, leasehold mortgage, lease		
		power of sale authorized by any other statutory provisi		
	(2)	Repealed by Session Laws 1993, c. 305, s. 18.		
	(2a)	The provisions of this Article have been complied with	h.	
	(3)	The sale has been consummated, and the purchase price	e has been paid.	
	(4)	The purchaser has acquired title to and is entitled to	possession of the real	
		property sold.	•	
	(5)	Ten days' notice has been given to the party or p	parties who remain in	
		possession at the time application is made, or, in t		
		property containing 15 or more rental units, 30 days' n		
		the party or parties who remain in possession at the	-	
		made.	11	
	<u>(5a)</u>	If the property is single-family residential and occupi	ed pursuant to a lease,	
		written or oral, the provisions of G.S. 45-21.33A have		
	(6)	Application is made by petition to the clerk by the		
		the purchaser of the property, or any authorized	00	
		mortgagee, trustee, or purchaser of the property."	-	
	SEC'	<b>FION 2.(b)</b> Part 2 of Article 2A of Chapter 45 of t	he General Statutes is	
amended		ing a new section to read:		

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1	"§ 45-21.33A. Effect of foreclosu	re on preexisting tenancy.	
2		is section, "purchaser" means any purc	chaser or successor in
3	interest who has acquired title to si	ngle-family residential real property pu	rsuant to this Article.
4	(b) Unless a purchaser will	l occupy the premises as a primary res	idence, the purchaser
5	shall assume title subject to the rig	the premise the pr	es until the end of the
6	remaining term of the lease or or	ne calendar year from the date the put	rchaser acquires title,
7	whichever is shorter. In no event sh	hall the purchaser be required to renew	the existing lease.
8	(c) Subsection (b) of this	section shall apply only to a lease	that meets all of the
9	following criteria:		
10	(1) The tenant is not	ot the debtor under the security instrun	nent foreclosed or the
11	<u>child, spouse, or</u>	r parent of the debtor.	
12	(2) The lease is in y	writing, is not terminable at will, and 1	requires the receipt of
13	rent that is not	t substantially less than fair market r	ent for the property,
14	provided that the	e rent has not been reduced or subsidiz	ed due to a federal or
15	State subsidy.		
16	(d) <u>A purchaser shall provi</u>	de a tenant in possession of the single-	family residential real
17	property notice to vacate at least 9	0 days before making an application for	or possession pursuant
18	to G.S. 45-21.29(k) in any of the fo		
19		e debtor under the security instrument for	preclosed or the child,
20	spouse, or paren		
21		in oral lease or the lease is terminable at	
22		vill occupy the premises as a primary re	sidence.
23	(e) This section shall not ap		
24		purchase terms of an option cor	tract as defined in
25	G.S. 47G-1(4).		
26		ential real property where there is an "i	
27		efined in G.S. 42-42(a)(8) on the prem	ises as of the date of
28		tle by the purchaser.	diag available to the
29 30		n shall be construed to limit the reme	edies available to the
30 31	purchaser for breaches of the lease	47G of the General Statutes reads as re	witton
32	SECTION 5. Chapter	"Chapter 47G.	witten.
32 33	"Ontion to Purchase	Contracts Executed With Lease Agree	aamants
33 34	"§ 47G-1. Definitions.	Contracts Executed with Lease Agr	cements.
34 35	The following definitions apply	v in this Chapter.	
36		y in uns chapter.	
30 37	(4) Option contract	t or contract. – An option contract	for the purchase of
38	_	esidential real property that includes or	_
39		onjunction with, a covered lease agreem	
40	is excedied in ec	sinjunction with, a covered lease agreen	ient.
41	"§ 47G-2. Minimum contents of	option contracts: recordation.	
42			
43	(f) Instrument Ineffective.	No instrument purporting to exti	nguish the equity of
44		condition of the transaction or prior	• • •
45	effective.	r	
46	"§ 47G-3. Application of Landlo	ord Tenant Law.	
47		ed for by this Chapter, the provisions	of Chapter 42 of the
48	General Statutes apply to covered l		-
49	··· ·	-	
50	"§ 47G-5. Notice of default and i	intent to forfeit.	

## **General Assembly Of North Carolina** Session 2015 1 A notice of default and intent to forfeit shall specify the nature of the default, the (a) amount of the default if the default is in the payment terms, the date after which the contract 2 3 will be forfeited if the purchaser does not cure the default, and the name and address of the 4 seller or the attorney for the seller. The period specified in the notice after which the contract 5 will be forfeited may not be less than 30 days after the notice of default and intent to forfeit is 6 served, or before judgment is given in any action brought to recover the possession of the 7 leased premises pursuant to Article 3 of Chapter 42 of the General Statutes, whichever is 8 earlier. A judgment rendered in an action to recover possession of the premises shall not 9 prejudice either party in a subsequent action to recover monetary damages or other remedies. 10 11 "§ 47G-7. Remedies. A violation of any provision of this Chapter constitutes an unfair trade practice 12 (a) 13 under G.S. 75-1.1. An option purchaser may bring an action for the recovery of damages, to 14 void a transaction executed in violation of this Chapter, as well as for declaratory or equitable 15 relief for a violation of this Chapter. The rights and remedies provided herein are cumulative to, 16 and not a limitation of, any other rights and remedies provided by law or equity. Nothing in this 17 Chapter shall be construed to subject an individual homeowner selling his or her primary 18 residence directly to an option purchaser to liability under G.S. 75-1.1. 19 In the event of default by the option purchaser under the terms of the lease (b) 20 agreement, the option seller may initiate a summary ejectment action to recover damages and possession of the leased premises pursuant to Article 3 of Chapter 42 of the General Statutes. 21 22 The magistrate shall retain jurisdiction over the summary ejectment proceeding. 23 The option purchaser may counterclaim for damages in any summary ejectment (c) 24 proceeding. In accordance with G.S. 7A-219 of the General Statutes, no counterclaim which 25 would make the amount in controversy exceed the jurisdictional limits shall be permitted. If a 26 counterclaim in a summary ejectment proceeding is barred pursuant to G.S. 7A-219, the option 27 purchaser shall not be estopped from asserting that claim in a separate action." **SECTION 4.(a)** G.S. 47H-2(b) reads as rewritten: 28 29 "§ 47H-2. Minimum contents for contracts for deed; recordation. 30 31 (b) Contents. – A contract for deed <del>contract</del> shall contain at least all of the following: 32 33 (14)A description of conditions of the property that includes whether the 34 property, including any structures thereon, has water, sewer, septic, and 35 electricity service, whether the property is in a floodplain, whether anyone 36 else has a legal interest in the property, and whether restrictive covenants 37 prevent building or installing a dwelling. If restrictive covenants are in place 38 that affect the property, a copy of the restrictive covenants shall be made 39 available to the purchaser at or before the execution of the contract. 40 (14a) A completed residential property disclosure statement that complies with Chapter 47E of the General Statutes, provided that the seller does not choose 41 42 the option of making "No Representation" as to any characteristic or 43 condition of the property. 44 45 If the property being sold is encumbered by a deed of trust, mortgage, or (16)other encumbrance evidencing or securing a monetary obligation which 46 47 constitutes a lien on the property, and the seller is not a licensed general 48 contractor within the meaning of Chapter 87 of the General Statutes, or a licensed manufactured home dealer within the meaning of Article 9A of 49 50 Chapter 143 of the General Statutes, a statement of the amount of the lien, 51 and the amount and due date, if any, of any periodic payments.

1	"				
2	<b>SECTION 4.(b)</b> G.S. 47H-8 reads as rewritten:				
3	"§ 47H-8. Remedies.				
4	A violation of any provision of this Chapter constitutes an unfair trade practice under				
5	G.S. 75-1.1. A purchaser may bring an action for the recovery of damages, to rescind a				
6	transaction, as well as for declaratory or equitable relief, for a violation of this Chapter. The				
7	rights and remedies provided herein are cumulative to, and not a limitation of, any other rights				
8	and remedies provided by law or equity. Nothing in this Chapter shall be construed to subject				
9	an individual homeowner selling his or her primary residence directly to a buyer to liability				
10	under G.S. 75-1.1."				
11	<b>SECTION 5.(a)</b> G.S. 75-120 reads as rewritten:				
12	"§ 75-120. Definitions.				
13	The following definitions shall apply in this Article:				
14	(1) Default. – Whenever a property owner is more than 60 days delinquent on				
15	any loan or debt that is secured by the property, including real estate taxes.				
16					
17	(3) Foreclosure rescue transaction. – A transfer of residential real property,				
18	including a manufactured home that is permanently attached to the real				
19	property, which includes all of the following features:				
20	a. The real property is the principal residence of the transferor.				
21	b. The transferor is in default or legal proceedings have been initiated to				
22	foreclose on the transferor's property.				
23	c. The transferee, an agent of the transferee, or others acting in concert				
24	with the transferee make representations that the transfer of the				
25	residential property will enable the transferor to prevent, postpone, or				
26	reverse the effect of foreclosure and to remain in the residence.				
27	d. The transferor retains an interest in the property conveyed, including				
28	a tenancy interest, an interest under a lease-purchase agreement,				
29	lease with option to purchase agreement, or an option to reacquire the				
30	property, or any other legal, equitable, or possessory interest in the				
31	property conveyed.property.				
32	" ····				
33	<b>SECTION 5.(b)</b> G.S. 75-121 reads as rewritten:				
34	"§ 75-121. Foreclosure rescue transactions prohibited; exceptions; violation.				
35	(a) It is unlawful for a person or entity other than the transferor to engage in, promise to				
36	engage in, arrange, offer, promote, solicit, assist with, or carry out a foreclosure rescue				
37	transaction for financial gain or with the expectation of financial gain, unless prior to or at the				
38	time of transfer, the transferee pays the transferor at least fifty percent (50%) of the fair market				
39	value of the property as determined by a licensed certified appraiser. An appraisal to determine				
40	the fair market value of the property must be performed no more than <u>90-120</u> days prior to the				
41	transfer. The appraisal shall be delivered to the transferor no more than three days after the				
42	appraisal is performed and no less than seven days prior to the transfer of the property. time the				
43	transferor becomes obligated to perform the agreement. This section does not apply to exempt				
44	transactions.				
45	(b) Every contract to effectuate a foreclosure rescue transaction in which the transferee				
46	pays at least 50% of the fair market value of the property, shall be in writing, shall be signed				
47	and acknowledged by all parties to it, and shall contain all the terms to which the parties have				
48	agreed. The contract shall contain at least all of the following:				
49					
50	(5) The fair market value of the property as determined by a licensed certified				

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(5) The fair market value of the property as determined by a licensed certified appraiser.

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SECTION 6. This act becomes effective October 1, 2015. Section 1 applies to
notice of sale issued on or after that date. Section 2 applies to orders for possession entered on
or after that date. Sections 3, 4, and 5 apply to transactions entered into on or after that date.