GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 707 PROPOSED COMMITTEE SUBSTITUTE H707-PCS11220-RO-18

Short Title: Deeds of Trust/Modernize Procedures.

(Public)

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Sponsors:

Referred to:

April 7, 2011

1	A BILL TO BE ENTITLED
2	AN ACT TO MODERNIZE AND ENACT CERTAIN PROVISIONS REGARDING DEEDS
3	OF TRUST, INCLUDING RELEASES, SHORT SALES, FUTURE ADVANCE
4	PROVISION TERMINATIONS AND SATISFACTIONS, TERMINATIONS AND
5	SATISFACTIONS FOR EQUITY LINE LIENS, RELEASE OF ANCILLARY
6	DOCUMENTS, ELIMINATING TRUSTEE OF DEED OF TRUST AS NECESSARY
7	PARTY FOR CERTAIN TRANSACTIONS AND LITIGATION, AND INDEXING OF
8	SUBSEQUENT INSTRUMENTS RELATED THERETO.
9	The General Assembly of North Carolina enacts:
10	SECTION 1. G.S. 24-9 reads as rewritten:
11	"§ 24-9. Loans exempt from rate and fee limitations.
12	
13	(c) The provisions of G.S. 24-1.2A, 24-11, and 24-11.1 shall not apply to equity lines of
14	credit offered by banks. Except as provided in this subsection and notwithstanding any other
15	provision of this Chapter or any other provision of State law, any bank may charge and collect
16	from any borrower interest at any rate and fees and other charges in any amount that the
17	borrower agrees to pay in connection with an equity line of credit. However, an equity line of
18	credit made by a bank shall be subject to the following, to the extent otherwise applicable:
19	
20	(3) Notwithstanding the limitation against prepayment penalties contained in
21	G.S. 45-81(c), G.S. 45-82.4, a bank may charge and collect prepayment fees
22	or penalties following the borrower's voluntary exercise of a right or option
23	to repay all or any portion of the outstanding balance of a variable interest
24	rate equity line of credit at a fixed interest rate over a specified period of
25	time, subject to the following limitations:
26	"
27	SECTION 2. G.S. 45-10 reads as rewritten:
28	"§ 45-10. Substitution of trustees in mortgages and deeds of trust.
29	(a) In addition to the rights and remedies now provided by law, the holders or owners of
30	a majority in amount of the indebtedness, notes, bonds, or other instruments evidencing a
31	promise or promises to pay money and secured by mortgages, deeds of trust, or other
32	instruments conveying real property, or creating a lien thereon, may, in their discretion,
33	substitute a trustee whether the trustee then named in the instrument is the original or a



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	on of a v	tee or a holder or owner of any or all of the vritten document properly recorded pursuar tes.	
		e named in a deed of trust is also the benef	
		hall be deemed to be a deed of trust, and	•
		subsection (a) of this section shall succ	
		the trustee under the terms of the deed of tr	<u>ust.</u> "
		3. G.S. 45-36.4 reads as rewritten:	
"§ 45-36.4. De			
As used in	this Arti	cle, the following terms mean:	
	р	A ' 'I I' I I C	6 G (1
<u>(1a)</u>		<u>ower. – A person primarily liable for pay</u>	
(11)		gation secured by the real property described	
<u>(1b)</u>		lit suspension directive. – A notification	-
	-	uant to G.S. 45-36.7A directing the se	-
		porarily a borrower's right and ability	
		nces in anticipation of the imminent sale of	
	-	w loan to be secured by, real property then	
	-	rity instrument when the anticipated transa	
		faction of the existing security instrument erty from the lien of the existing security in	
	prop	erty from the field of the existing security in	<u>strument.</u>
(5)	Enti	tled person. – A person liable for payn	aant or parformance of the
(3)		gation secured by the real property describe	-
		andowner. <u>A person who:</u>	a m a security instrument, or
		<u>Is a borrower;</u>	
	<u>a.</u> b	Is a landowner;	
	<u>b.</u> <u>c.</u>	Has contracted to purchase real property	y encumbered by an existing
	<u>c.</u>	security instrument;	y chedhibered by an existing
	Ь	Has made or has committed to make a lo	oan that is secured or is to be
	<u>d.</u>	secured by real property encumbere	
		instrument;	a by an existing security
	<u>e.</u>	Is a title insurance company authorize	d pursuant to Article 26 of
	<u>e.</u>	Chapter 58 of the General Statutes to iss	-
		the State of North Carolina that has i	•
		insure title to real property encumber	
		instrument;	fed by an existing security
	<u>f.</u>	Is the foreclosing trustee or the high	bidder in a foreclosure sale
	<u>1.</u>	involving real property encumbered	
		instrument;	by an existing security
	<u>g.</u>	Is a qualified lien holder; or	
	<u>h.</u>	Is an attorney licensed to practice law in	n the State of North Carolina
	<u></u>	or a bank, savings and loan associati	
		union, but only when:	in the second second
		<u>1. The attorney, bank, savings an</u>	nd loan association. savings
		bank, or credit union is or v	-
		disbursement of funds in connect	
		loan secured by, property then	
		• • • •	,,, _,, _
		loan secured by, property then security instrument; and	encumbered by an existing

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1 2 3		2. <u>A requirement of the sale or new loan</u> that the property be conveyed or encur the lien of the existing security instrum	mbered free and clear of
4 5 6 7 8	 (7)	Landowner. – A person that, before foreclosure, has in the real property described in a security instrum include a person that holds only a lien on the real <u>p</u> <u>trustee under a deed of trust.</u>	ent. The term does not
9 10 11 12	 (11)	Payoff statement. – A document containing the in G.S. 45-36.7(d).G.S. 45-36.7(e).	nformation specified in
12 13 14 15 16 17 18 19	<u>(12a)</u>	Qualified lien holder. – A person who holds or security interest in or lien on real property encu security instrument, but only if that person's security real property arises from a mortgage or deed of tru priority to the lien of the existing security instrum include a trustee under a deed of trust.	mbered by an existing interest in or lien on the st that is subordinate in
20 21 22 23 24	 (19a) (19b)	Short-pay amount. – The sum necessary to obtain specific portion of the real property from the lien of without satisfying the secured obligation in full. Short-pay statement. – A document containing the in G.S. 45-36.7(e1).	of a security instrument
25 26 27 28	 (23)	<u>Trustee. – The trustee or substitute then serving as su</u> <u>deed of trust.</u> " ION 4. G.S. 45-36.6 reads as rewritten:	uch under the terms of a
29 30 31 32	"§ 45-36.6. Docu (a) In this satisfaction or aff	ment of rescission: effect; liability for wrongful rec section, "document of rescission" means a document idavit of satisfaction of a security instrument was reco ment was satisfied of record erroneously, the secu	stating that an identified rded erroneously or that
33 34 35	unsatisfied, and definitions apply (1)	the security instrument remains in force. <u>Definiti</u> in this section: Document of rescission. – A document that rescinds	
36 37		was recorded in error or (ii) the erroneous sati	isfaction of a security
38 39 40 41	(2)	<u>Release. – A document that either (i) releases prop</u> security instrument or (ii) indicates that an obligation <u>a security instrument.</u> rson records a satisfaction or affidavit of satisfaction	is no longer secured by
42 43	in error or if If a record record, error	release is recorded in error or a security instrument is coneously by any other means, the person or <u>then</u> the	erroneously satisfied of secured creditor or the
44 45 46	erroneously satisf	sed the release to be recorded in error or the sec ried of record may execute and record a document of re- nust be duly acknowledged before an officer	escission. The document
47 48 49 50	acknowledgments erroneously recorn any effect or (ii) e	s. Upon recording, the document <u>of rescission</u> ded-rescinds a release that was recorded in error and satisfaction or affidavit and rescinds the erroneous sati	either (i) rescinds an deprives the release of
50 51	-	nt and reinstates the security instrument. orded document of rescission has no effect on the right.	s of a person that:

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(1)	Records an interest in the real property described in after the recording of the satisfaction or affidavit security instrument a release that was recorded in a	of satisfaction of the
	satisfaction of record of the security instrument by	
	the recording of the document of rescission; and	
(2)	Would otherwise have priority over or take free of t security instrument as reinstated under Chapter 47 of t	he General Statutes.
· / I	rson that erroneously or wrongfully records a document	
	njured thereby for the actual loss caused by the rece	ording and reasonable
attorneys' fees an		
	cument is a document of rescission if it does all of the fo	-
<u>(1)</u>	Identifies the related security instrument, including	
	instrument, the original parties to the security instrum	
	for the security instrument, and the office in which the	e security instrument is
	recorded.	
<u>(2)</u>	If the document of rescission is intended to rescin	
	recorded in error, (i) identifies the release that was r	-
	recording data and the office in which it is record	
	release was recorded in error, and (iii) states that the re	
<u>(3)</u>	If the document of rescission is intended to rescind the	
	of record of a security instrument, (i) identifies the	
	that was recorded in error by its recording data and the	
	recorded, (ii) states that the security instrument was e	-
	record, and (iii) states that the satisfaction of the	security instrument is
	rescinded and the security instrument reinstated.	
<u>(4)</u>	States that the person signing the document of resc	
	secured creditor or (ii) the person who caused the rel	
	error or the security instrument to be erroneously satis	
<u>(5)</u>	Is signed and acknowledged as required by law fo	r a conveyance of an
	interest in real property.	1' 1
	register of deeds shall accept a document of rescission for	or recording unless one
of the following		·
<u>(1)</u>	The document is submitted by a method or in a med	
(2)	registration by the register of deeds under applicable la	<u>aw.</u>
$\frac{(2)}{(2)}$	The required recording fee is not paid.	manified has love for
<u>(3)</u>	The document is not signed and acknowledged as	÷ •
	conveyance of an interest in real property by either the person who could be release to be recorded in	
	the person who caused the release to be recorded in	
	instrument to be erroneously satisfied of record. The	-
	not be required to verify or make inquiry concerning	
	matters stated in any document of rescission or (ii	
	person executing any document of rescission to do so.	
	particular phrasing is required for a document of reso	
	recorded in error. The following form, when properly c	completed, is sufficient
to satisfy the req	uirements of subsection (e) of this section:	
	"DOCUMENT OF DESCISSION	
	$\frac{\text{DOCUMENT OF RESCISSION}}{(C S 45.36.6(a))}$	
The committy in a	$\frac{(G.S. 45-36.6(e))}{(G.S. 45-36.6(e))}$	dontified as follows:
	trument to which this Document of Rescission relates is i of Security Instrument: (identify type of security instru	
• •	• • • • • •	ament, such as uten of
trust	or mortgage)	

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Original Grantor(s): (identify original grantor(s), trus	stor(s), or mortgagor(s))
Original Secured Party(ies): (identify the original be	eneficiary(ies), mortgagee(s),
secured party(ies) in the security instrument)	
Recording Data: The security instrument is record	ded in Book at Pa
or as document number	_ in the office of the Register
Deeds for County, Nor	
This Document of Rescission rescinds the release recorded in B	
	of the Register of Deeds 1
County, North Carolina. The rel	
hereby rescinded, and is declared to be of no effect.	
The undersigned is: (check applicable box)	
The secured creditor in the security instrument id	lentified above.
The person who caused the release to be recorded	
Date:	
	of secured creditor or
	caused the release to be
recorded in	
[Acknowledgment before officer authorized to take a	
(h) No particular phrasing is required for a document	
erroneous satisfaction of a security instrument. The following f	
is sufficient to satisfy the requirements of G.S. 45-36.6(e):	torini, when property complet
is sufficient to sutisfy the requirements of 0.5. 15 50.0(0).	
"DOCUMENT OF RESCISSION	N
(G.S. 45-36.6(e))	<u> </u>
The security instrument to which this Document of Rescission r	elates is identified as follows:
Type of Security Instrument: (identify type of security	
trust or mortgage)	inty institution, such as acca
Original Grantor(s): (identify original grantor(s), trus	stor(s) or mortgagor(s))
Original Secured Party(ies): (identify the original be	
secured party(ies) in the security instrument)	enerieitary(ies), mortgagee(s),
Recording Data: The security instrument is record	ded in Book at Pa
or as document number	_ in the office of the Register
Deeds for County, Nort	
The security instrument was erroneously satisfied of record	
recorded in Book at Page or as document n	
office of the Register of Deeds for	County, North Carolina. T
satisfaction of the security instrument is hereby rescinded, the s	
and the security instrument is declared to be in full force and eff	-
The undersigned is: (check applicable box)	
The secured creditor in the security instrument id	lentified above
The person who caused the security instrument to	
erroneously.	lent to be satisfied of feet
Date:	
	of secured creditor or person
-	the security instrument to
	of record erroneously
[Acknowledgment before officer authorized to take a	
SECTION 5. G.S. 45-36.7 reads as rewritten:	ackinowicuginents].
	uest and content
"§ 45-36.7. Payoff and short-pay statement: statements; req	•
(a) An entitled person, or an agent authorized by an ent	1 1 1
statement, or a short-pay statement, may give to the secured cre	editor a notification requestin

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payoff statemer	nt for a specified payoff date not more than 3	0 days after the notification is
	t-pay statement. The notification must contain al	
<u>(6)</u>	Whether the request is for a payoff statement	1 1
<u>(7)</u>	If the request is for a payoff statement, the sp	becified payoff date, which may
	not be more than 30 days after the notification	<u>n is given.</u>
<u>(8)</u>	If the request is for a short-pay statement, (
	which may not be more than 30 days after	
	clear statement as to whether the request is fo	
	to release all of the real property described in	
	a portion of that property, and (iii) if the requ	
	required to release only a portion of the	
	security instrument, a description of the spec	iffic real property to be released
	upon payment of the short-pay amount.	
· · /	notification under subsection (a) of this section	
1 .	statement or a short-pay statement to a person i	0
	person, the secured creditor must send the stat	-
	knows that the entitled person has not authorize	
	erson who gives to a secured creditor a not	
	hort-pay statement thereby represents that the pe t of an entitled person. A secured creditor may	1
	off statement or a short-pay statement unless the	
	on is neither an entitled person nor the authorize	
	r has no duty to make inquiry as to whether	0
	yoff statement or a short-pay statement is an en	
agent of an entit		
U	in 10 days after the effective date of a not	otification that complies with
	f this section, the secured creditor shall issue a	-
statement and s	end it as directed pursuant to subdivision (a)(3	3) of this section in the manner
prescribed in C	S.S. 45-36.5 for giving a notification. A secure	ed creditor that sends a payoff
	hort-pay statement to the entitled person or the	
	ation did not satisfy subsection (a) of this section	-
0	iven once held an interest in the secured obliga	6
	son need not send a payoff statement or a short-r	
	the assignment to the person to whom the pa	
	wise would have been sent, providing the name	6
	on to the person to whom the payoff states	
	d have been sent, stating that the recipient cla he secured obligation, that the secured obligat	•
	ress of the assignee is not known.	ion was assigned, but that the
•	ress of the assignee is not known.	
(e1) A sh	ort-pay statement must contain:	
(1)	The information reasonably necessary to cal	culate the short-pay amount as
<u> </u>	of the requested short-pay date, including the	
	any;	
<u>(2)</u>	The payment cutoff time, if any, the address	or place where payment of the
<u></u>	short-pay amount must be made, and any	
	method of payment;	
<u>(3)</u>	Any conditions precedent that must be satisf	fied to obtain the release of the
	property identified in the request for the shor	t-pay statement from the lien of
	the security instrument; and	

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1	(4) Confirmation of the specific real property to be released from the lien of the
2	security instrument upon receipt of the timely payment of the short-pay
3	amount and satisfaction of the other conditions precedent to the release of
4	that property.
5	Unless the short-pay statement expressly provides otherwise, all persons liable for payment
6	or performance of the obligations secured by the security instrument will remain liable for the
7	secured obligations to the extent the short-pay amount is not sufficient to satisfy the secured
8	obligations in full.
9	(f) A payoff statement <u>or a short-pay statement</u> may contain the amount of any fees
0	authorized under this section not included in the payoff amount. A secured creditor may require
1	the payment in full of any fees authorized under this section before issuing a payoff
2	statement.statement or a short-pay statement.
3	(g) A secured creditor may not qualify a payoff amount or state that it is subject to
4	change before the payoff date unless the payoff statement provides information sufficient to
5	permit the entitled person or the person's authorized agent to request an updated payoff amount
6	at no charge and to obtain that updated payoff amount during the secured creditor's normal
7	business hours on the payoff date or the immediately preceding business day. A secured
8	creditor may not qualify a short-pay amount or state that it is subject to change before the
9	short-pay date unless the short-pay statement provides information sufficient to permit the
0	entitled person or the person's authorized agent to request an updated short-pay amount at no
1	charge and to obtain that updated short-pay amount during the secured creditor's normal
2	business hours on the short-pay date or the immediately preceding business day.
3	(h) A secured creditor must provide upon request one payoff statement or one short-pay
24	statement without charge during any six-month period. A secured creditor may charge a fee of
5	twenty-five dollars (\$25.00) for each additional payoff statement and one hundred dollars
6	(\$100.00) for each additional short-pay statement requested during that six-month period.
27	However, a secured creditor may not charge a fee for providing an updated payoff amount or
28	<u>short-pay amount under subsection (f) (g) of this section or a corrected payoff statement or</u>
9	short-pay statement under G.S. 45-36.8(a).
0	(i) Unless the security instrument provides otherwise, a secured creditor is not required
1	to send a payoff statement or a short-pay statement by means other than first-class mail. If the
2	creditor agrees to send a statement by another means, it may charge a reasonable fee for
3	complying with the requested manner of delivery.
4	(j) Except as otherwise provided in G.S. 45-36.12, if a secured creditor to which a
5	notification has been given pursuant to subsection (a) of this section does not send a timely
6	payoff statement that substantially complies with subsection (d) (e) of this section, section or a
7	short-pay statement that substantially complies with subsection (e1) of this section, the creditor
8	is liable to the entitled person for any actual damages caused by the failure, but not punitive
9	damages. A creditor that does not pay the damages provided in this subsection within 30 days
0	after receipt of a notification demanding payment shall also be liable for reasonable attorneys'
-1	fees and costs.
2	(k) This section does not apply unless (i) the notification requesting a payoff statement
3	is given on or after October 1, 2005. October 1, 2005, and (ii) the notification requesting a
4	short-pay statement is given on or after October 1, 2011."
5	SECTION 6. Article 4 of Chapter 45 of the General Statutes is amended by adding
.6	a new section to read as follows:
.7	" <u>§ 45-36.7A. Credit suspension directives.</u>
.8	(a) A credit suspension directive may be given to a secured creditor by any of the
.9	following:
0	(1) Any borrower.
51	(2) The legal representative of any borrower.
-	

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	(3) The attorney for any b	prrower.
		practice law in the State of North Carolina or a bank,
		tiation, savings bank, or credit union, but only when
		savings and loan association, savings bank, or credit
	-	or the disbursement of funds in connection with the
		s secured by, real property then encumbered by an
		iment; (ii) a requirement of the sale or new loan
		property be conveyed or encumbered free and clear of
		<u>g security instrument; and (iii) the credit suspension</u> the secured creditor contemporaneously with a
		a payoff statement or a short-pay statement in
		· · ·
		preparation for the imminent settlement of the sale or
(b)	<u>new loan transaction.</u>	nust contain all of the following:
<u>(b)</u>	-	nust contain all of the following:
		of the person giving the directive.
		to enable the creditor to identify the secured
		of the borrower, and the real property encumbered by
	the security interest.	
		late, which may not be more than 30 days after the
	notification is given.	
		uous directive to the secured creditor to suspend
		the payoff date the borrower's right and ability to
		redit advances which, if made, would be secured by
	the security instrumen	-
<u>(c)</u>		edit suspension directive to a secured creditor is a
		section, that person shall also (i) give a copy of the
		ver and (ii) provide an additional notification to the
borrower	hat provides substantially as fo	<u>lows:</u>
	NOTIO	<u>E TO BORROWER</u>
	X 7 1 1 1 1	
		of lender) secured by a mortgage or deed of trust on
	real property located at (addre	ss of property).
	XX7 '11.1 '1.1 C 1'	
		bursing funds in connection with a scheduled sale of
	· · · ·	will be secured by the property. A requirement of the
		s that the property be conveyed or encumbered free
	and clear of the existing mortg	age or deed of trust that secures your loan.
	As permitted by Nor	
		oregoing) notification to your lender directing that it
		t and ability to obtain credit advances in anticipation
		r loan. The notification accompanies a request asking
		to your lender to pay your loan in full and cancel the
		secures your loan (or, if your loan will not be paid in
		com the mortgage or deed of trust that secures your
	loan). The information your	lender provides us may be inaccurate if you obtain
	loan). The information your additional credit advances be	
	loan). The information your	lender provides us may be inaccurate if you obtain

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1		When your lender receives our directive, it will temporarily suspe	end your right and
2		ability to obtain credit advances. The period of suspension will	continue through
3		and including (anticipated payoff date), the anticipated payoff date	late, regardless of
4		whether the settlement of the sale or new loan transaction occurs	as scheduled. The
5		suspension will not affect your responsibility to continue making	payments to your
6		lender during the suspension period. You should not attempt to	obtain additional
7		credit advances from your lender during the suspension period.	
8			
9		You may instruct us at any time during the suspension period to w	vithdraw the credit
0		suspension directive we are sending your lender, and we are re-	equired by law to
1		comply. However, if you do so, you may jeopardize the settlem	ent of the sale or
2		new loan transaction because the payoff or release information	
3		lender may become inaccurate.	
14			
15		When proceeds from a sale or new loan transaction are used to pa	y an existing loan
6		in full, lenders typically close the loan account, thereby terminating	
7		ability to obtain additional credit advances. You should conta	ct your lender to
8		determine whether you will be able to obtain additional credit a	advances after the
9		settlement of the sale or new loan transaction.	
20			
21		If you have questions about this notice or our action, please	contact (name of
22		contact person or department) by calling us at (phone number) of	or writing to us at
23		(mailing address).	
24			
25		(Name of attorney, bank, savings and loan association, saving	<u>s bank, or credit</u>
26		union)"	
27	<u>(d)</u>	Upon receipt of a credit suspension directive, a secured creditor sh	<u>all:</u>
28		(1) Subject to subsection (e) of this section, suspend the box	rrower's right and
9		ability to obtain credit advances which, if made, would	be secured by the
30		security instrument. The period of suspension shall cont	tinue through and
81		including the payoff date stated in the credit suspension dir	ective.
2		(2) Apply all sums subsequently paid during the period of su	spension by or on
3		behalf of the borrower in connection with the secured ob	ligation, including
34		sums paid to the secured creditor by a person res	ponsible for the
35		disbursement of funds in connection with the sale of, or a	new loan secured
36		by, real property then encumbered by a security in	strument, to the
37		satisfaction of the secured obligation, regardless of wheth	ner the amount or
38		amounts paid are sufficient to pay the secured obligatio	n and other sums
39		secured by the security instrument in full. Sums paid to th	e secured creditor
0		in excess of the amount required to pay the secured ob	ligation and other
11		sums secured by the security instrument in full shall be	e refunded by the
12		secured creditor to or at the direction of the person wh	o paid the excess
3		amount.	
4	<u>(e)</u>	Notwithstanding a secured creditor's receipt of a credit suspen	nsion directive, a
-5	secured c	creditor may do any of the following, all of which shall be secure	ed by the security
6	instrumer	· · · ·	
7		(1) The secured creditor may advance sums and incur expense	<u>s (i) for insurance,</u>
18		taxes, and assessments, (ii) to protect the secured creditor's	
19		security instrument, (iii) to preserve and protect the value	
50		real property encumbered by the security instrument, or	r to complete the

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1	construction of improvements on the real property encumbered by the
2	security instrument.
3	(2) The secured creditor may permit the borrower to obtain a credit advance, but
4	only if the credit advance was initiated or approved before the secured
5	creditor received the credit suspension directive.
6	(f) If the person giving a credit suspension directive is not a borrower, then the person
7	giving a credit suspension directive shall be conclusively deemed the borrower's agent acting
8	with full authority from the borrower to issue the credit suspension directive on the borrower's
9	<u>behalf.</u>
10	(g) <u>A credit suspension directive may be withdrawn at any time by the person who gave</u>
11	the directive. If the person who gives a credit suspension directive to a secured creditor is a
12	person listed in subdivision (a)(4) of this section, that person shall promptly notify the secured
13	creditor that the credit suspension directive is withdrawn (i) if instructed by the borrower at any
14	time to withdraw the directive or (ii) if the anticipated sale or new loan transaction is cancelled.
15	Upon receipt of a notice from the person who originally gave the credit suspension directive
16	that the credit suspension directive is withdrawn, the secured creditor may reinstate the
17	borrower's right and ability to obtain credit advances."
18	SECTION 7. G.S. 45-36.8 reads as rewritten:
19	"§ 45-36.8. Understated payoff statement:statement or short-pay statement: correction;
20	effect.
21	(a) If a secured creditor determines that the payoff amount it provided in a payoff
22	statement or the short-pay amount it provided in a short-pay statement was understated, the
23	creditor may send a corrected payoff statement.or short-pay statement. If the entitled person or
24	the person's authorized agent receives and has a reasonable opportunity to act upon a corrected
25 26	payoff statement or short-pay statement before making payment, the corrected statement
26 27	supersedes an earlier statement.
27	(b) A secured creditor that sends a payoff statement containing an understated payoff amount or a short-pay statement containing an understated short-pay amount may not deny the
28 29	accuracy of the payoff amount or short-pay amount as against any person that reasonably and
30	detrimentally relies upon the understated payoff amount as against any person that reasonably and
31	(c) This Article does not:
32	(1) Affect the right of a secured creditor to recover any sum that it did not
33	include in a payoff amount <u>or a short-pay amount</u> from any person liable for
34	payment of the secured obligation; or
35	(2) Limit any claim or defense that a person liable for payment of a secured
36	obligation may have under law other than this Article."
37	SECTION 8. G.S. 45-36.9 reads as rewritten:
38	"§ 45-36.9. Secured creditor to submit satisfaction or release for recording; liability for
39	failure.
40	(a) A secured creditor shall submit for recording a satisfaction of a security instrument
41	within 30 days after the creditor receives full payment or performance of the secured
42	obligation. If a security instrument secures a line of credit or future advances, the secured
43	obligation is fully performed only if, in addition to full payment, the secured creditor has
44	received (i) a notification requesting the creditor to terminate the line of eredit credit, (ii) a
45	credit suspension directive, or (iii) a notification containing a clear and unambiguous
46	statement sufficient to terminate the effectiveness of the provision for future advances in the
47	security instrument including, but not limited to, a request to terminate an equity
48	line of credit given pursuant to G.S. 45-82.2 or a notice regarding future advances given
49 50	pursuant to G.S. 45-82.3.
50	(a1) If the conditions stated in a short-pay statement are fully satisfied on or before the
51	short-pay date stated in the short-pay statement, including the payment in full of the short-pay

General Assembly Of North Carolina Session 2011 amount and the satisfaction of all other conditions precedent to the release set forth in the 1 2 short-pay statement, then within 30 days after the short-pay date the secured creditor shall 3 release the property which is the subject of the short-pay statement from the lien of the security 4 instrument. The release of the property may be accomplished by a deed of release, an 5 instrument of full or partial reconveyance, a partial release recorded pursuant to G.S. 45-36.22, the satisfaction of record of the security instrument by any of the means authorized in 6 7 G.S. 45-37(a), or by any other lawful means." 8 9 **SECTION 9.** Article 4 of Chapter 45 of the General Statutes is amended by adding 10 a new section to read as follows: "§ 45-36.22. Partial release: content and effect; form. 11 A document is a partial release if it does all of the following: 12 (a) 13 Identifies the type of security instrument, the original parties to the security (1) 14 instrument, the recording data for the security instrument, and the office in 15 which the security instrument is recorded. States that the person signing the partial release is the secured creditor or, if 16 (2) 17 the security instrument is a deed of trust, that the person or persons signing 18 the partial release is or are the secured creditor, the trustee, or both the 19 secured creditor and the trustee. 20 <u>(3)</u> Contains language releasing property or an interest in property from the lien 21 of the security instrument. 22 (4) Is signed and acknowledged as required by law for a conveyance of an 23 interest in real property by the secured creditor or, if the security instrument 24 is a deed of trust, by the secured creditor, the trustee, or both the secured 25 creditor and the trustee. 26 The register of deeds shall accept a partial release for recording unless one of the (b) 27 following applies: The document is submitted by a method or in a medium not authorized for 28 (1) 29 registration by the register of deeds under applicable law. 30 The required recording fee is not paid. (2)The document is not signed and acknowledged as required by law for a 31 (3) 32 conveyance of an interest in real property by the secured creditor or, if the 33 security instrument is a deed of trust, by the secured creditor, the trustee, or 34 both the secured creditor and the trustee. The register of deeds shall not be 35 required to verify or make inquiry concerning the truth of the matters stated 36 in any partial release or the authority of the person executing any partial 37 release to do so. 38 Upon recording, a partial release shall release from the lien of the security (c) 39 instrument the property or interest in property as is expressly described and released. With 40 respect only to the specific property or interest in property identified and released by a partial release, the partial release shall (i) operate and have the same effect as a duly executed and 41 42 recorded deed of release or reconveyance of the property or interest in the property; (ii) release 43 and discharge all of the secured creditor's interest in the property or property interest arising 44 from the security instrument; and (iii) if the security instrument is a deed of trust, release and 45 discharge all the interest of the trustee in the property or property interest arising from the deed of trust. The security instrument shall otherwise remain in full force and effect, and the 46 47 remainder of the property and interests in property described in and encumbered by the security 48 instrument shall remain subject to the lien of the security instrument.

49 (d) The recording of a partial release does not by itself extinguish any liability of a
50 person for payment or performance of the secured obligation.

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(e) The p	provisions of this section are not exclusive. Property	v and interests in property
	from the lien of a security instrument by methods	· · · ·
partial release.		
-	ss the deed of trust provides otherwise, the trustee	in a deed of trust is not a
	to a partial release.	
	articular phrasing is required for a partial release.	The following form, when
	ted, is sufficient to satisfy the requirements of G.S. 4	-
<u> </u>	· · · · · · · · · · · · · · · · · · ·	
	" <u>PARTIAL RELEASE</u>	
	(G.S. 45-36.22)	
The security inst	rument that is the subject of this Partial Release is ide	entified as follows:
Type of S	Security Instrument: (identify type of security instrum	nent, such as deed of trust
or mortga	age)	
Original	Grantor(s): (identify original grantor(s), trustor(s), or	<u>mortgagor(s))</u>
Original	Secured Party(ies): (identify the original beneficiary(ies), mortgagee(s), or
secured p	party(ies) in the security instrument)	
Recordin	g Data: The security instrument is recorded in Book	at Page
	or as document number in the of	ffice of the Register of
Deeds for	r County, North Carolin	<u>1a.</u>
The person or pe	ersons signing this Partial Release is/are: (check appro	<u>opriate box)</u>
	cured creditor.	
	stee or substitute trustee.	
	cured creditor and the trustee or substitute trustee.	
	escribed property or interest in property (and no othe	
	nstrument: (identify legal description of property or	interest in property to be
released)		
D		
Date:		
		(s) of secured creditor
ΓΑ 1	and/or tru	
	redgment before officer authorized to take acknowled	-
	TION 10. Article 4 of Chapter 45 of the General	I Statutes is amended by
•	ction to read as follows:	
	<u>oligation release: content and effect.</u> cument is an obligation release if it does all of the fol	lowing
$\frac{(a)}{(1)} \qquad \frac{A doe}{(1)}$	Identifies the type of security instrument, the orig	
<u>(1)</u>	instrument, the recording data for the security inst	· ·
	which the security instrument is recorded.	strument, and the office in
(2)	States that the person signing the obligation release	se is the owner and holder
<u>(2)</u>	of the obligation or obligations to be released.	se is the owner and holder
<u>(3)</u>	Identifies one or more of the specific obligation	s that are secured by the
<u>(5)</u>	security instrument and contains language confirm	•
	each such secured obligation, the obligation is	
	security instrument.	no longer secured by the
(A)	Is signed and acknowledged as required by law	for a conveyance of an
<u>(4)</u>	interest in real property by the owner and holder o	-
	obligations to be released.	i the specific obligation of
(b) The r	register of deeds shall accept an obligation release for	or recording unless one of
the following ap		or recording unless one of
<u>uie ionowing ap</u> (1)	<u>The document is submitted by a method or in a n</u>	nedium not authorized for
<u>(1)</u>	registration by the register of deeds under applicab	
	registration by the register of accus under applicat	10 10 W.

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1	(2)	The required recording fee is not paid.	
2	(3)	The document is not signed and acknowledged as require	red by law for a
3	<u> </u>	conveyance of an interest in real property by the owner a	
4		obligation or obligations to be released. The register of d	
5		required to verify or make inquiry concerning (i) the tru	
6		stated in any obligation release or (ii) the authority of the	
7		any obligation release to do so.	<u>person enceuma</u>
8	(c) From	and after the date an obligation release is recorded, t	he obligation or
9		fically identified and released in the obligation release	-
10		gations) shall no longer be secured by the security instrumer	
11		ligation has been paid in full and satisfied. Unless the obligation	
12		obligation has been paid in full and satisfied, the recording	
13		by itself extinguish any liability of a person for payment or person for person for payment or person for person for payment or person for pers	
14	obligation or obli		
15		ed obligations that are not specifically identified and released	d in an obligation
16		cured by the security instrument, and the recording of an o	-
17		ish any liability of a person for payment or performance	
18		n or obligations. The recording of an obligation release has	-
19		y instrument on the real property described in the security ins	
20		s the deed of trust provides otherwise, the trustee in a deed	
21	necessary party to	an obligation release.	
22	(f) No pa	rticular phrasing is required for an obligation release. The	following form,
23	when properly co	mpleted, is sufficient to satisfy the requirements of G.S. 45-3	6.23(a):
24			
25		" <u>OBLIGATION RELEASE</u>	
26		<u>(G.S. 45-36.23)</u>	
27	The undersigned	is now the owner and holder of the obligation(s) to be	released by this
28		used in this release, the term "Security Instrument" refer	s to the security
29	instrument identif	fied as follows:	
30	<u>Type of S</u>	ecurity Instrument: (identify type of security instrument, suc	h as deed of trust
31	<u>or mortga</u>		
32		Grantor(s): (identify original grantor(s), trustor(s), or mortgag	
33		Secured Party(ies): (identify the original beneficiary(ies),	mortgagee(s), or
34		arty(ies) in the security instrument)	
35	Recording	g Data: The security instrument is recorded in Book _	at Page
36			of the Register of
37	Deeds for		
38		ons that are no longer secured. Each of the following obligat	
39		ecurity Instrument, without regard to whether the obligation	*
40		: (identify with particularity each secured obligation that	will no longer be
41		<u>curity Instrument)</u>	
42		on which may be used in addition to or in lieu of the paragrap	
43		ons that have been paid in full and satisfied. Each of the follo	
44	-	full and satisfied and is consequently no longer secured	
45		tify with particularity each secured obligation that has been	<u>i paid in full and</u>
46		onsequently no longer secured by the Security Instrument)	
47	Date:		halder -f
48		Signature of owner and the obligation (a) to be rele	
49 50	ГА 1	the obligation(s) to be rele	
50	Ackn	owledgment before officer authorized to take acknowledgme	nts]

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1		SECT	ΓΙΟΝ	11. Article 4 of Chapter 45 of the General St	atutes is amended by
2	adding a			read as follows:	,
3	-			<u>n of lien of security instrument.</u>	
4	(a)			te. – For purposes of this section:	
5		(1)		ecured obligation is for the payment of money:	
6			<u>a.</u>	If all remaining sums owing on the secured o	bligation are due and
7			_	payable in full on a date specified in the se	-
8				maturity date of the secured obligation is the d	
9				such date is specified in the secured obligation	n, the maturity date of
10				the secured obligation is the last date a pay	ment on the secured
11				obligation is due and payable under the te	erms of the secured
12				obligation.	
13			<u>b.</u>	If all remaining sums owing on the secured o	bligation are due and
14				payable in full on demand or on a date spe	cified in the secured
15				obligation, whichever first occurs, the maturit	y date of the secured
16				obligation is the date so specified. If all sums	owing on the secured
17				obligation are due and payable in full on dema	
18				date is specified in the secured obligation for	
19				maturity date of the secured obligation is the	e date of the secured
20				<u>obligation.</u>	
21			<u>c.</u>	The maturity date of the secured obligation is	-
22				instrument if (i) the maturity date of the	
23				specified as a date certain in the security instru	
24				a payment on the secured obligation is due a	÷ •
25				terms of the secured obligation is specified in th	-
26				or (iii) the maturity date of the secured obliga	
27				payment on the secured obligation is due an	
28				terms of the secured obligation can be ascen	
29 30				from information contained in the security ins	
30 31				example, from a payment schedule contai instrument.	ned in the security
32		(2)	If the	e secured obligation is for the performance of some	a obligation other than
32 33		<u>(2)</u>		ayment of money:	e oonganon omer man
33 34			<u>a.</u>	If the secured obligation is required to be	performed by a date
35			<u>a.</u>	specified in the secured obligation, the maturity	
36				obligation is the date so specified.	ty date of the secured
37			<u>b.</u>	If the obligation is to be performed on dem	and or before a date
38			<u>e.</u>	specified in the secured obligation, whiche	
39				maturity date of the secured obligation is the date	
40				obligation is to be performed on demand and i	
41				performance is specified in the secured obligat	
42				of the secured obligation is the date of the secur	
43			<u>c.</u>	The maturity date of the secured obligation is	
44			_	instrument if (i) the maturity date of the	
45				specified as a date certain in the security i	
46				maturity date of the secured obligation ca	
47				determined from information contained in the second	
48	<u>(b)</u>	Autor	natic I	ien Expiration. – Except as provided in subsecti-	
49	unless th	lien	of a s	security instrument has been extended in the	manner prescribed in
50	subsectio	n (c), (d), or	(e) of this section, the security instrument has be	een foreclosed, or the
51	security i	instrum	ent has	been satisfied of record pursuant to G.S. 45-37,	the lien of a security

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instrument auto	omaticall	y expire	es, and the security instrumer	nt is conclusively deemed satisfied
of record pursu	ant to G	.S. 45-37	7, at the earliest of the followi	ng times:
<u>(1)</u>	If the	e security	y instrument was first recorde	d before October 1, 2011:
	<u>a.</u>	If the	maturity date of the secured	obligation is stated in the security
		instru	ment, 15 years after the matu	rity date.
	<u>b.</u>	If the	maturity date is not stated in	n the security instrument, 35 years
		<u>after t</u>	he date the security instrume	nt was recorded in the office of the
		<u>registe</u>	er of deeds or acknowled	lged as required by law for a
		conve	eyance of an interest in real pr	coperty, whichever is later.
	<u>c.</u>	Witho	out regard to whether the mat	urity date of the secured obligation
			-	t, 15 years from whichever of the
		<u>follow</u>	ving occurs last:	
		<u>1.</u>		ons of the security instrument were
			required by its terms to hav	■
		<u>2.</u>	-	last installment of debt or interest
		•	secured thereby.	
		<u>3.</u>		separate instrument was recorded
				is of G.S. 45-37(b), if any such
				ment was recorded before October
				e lien of the security instrument
<u>(2)</u>	If the	security	expired.	d on or after October 1, 2011:
(2)	<u>a.</u>			obligation is stated in the security
	<u>u.</u>	-	ment, 15 years after the matu	-
	<u>b.</u>		•	ed obligation is not stated in the
			•	r the date the security instrument
			•	gister of deeds or October 1, 2011,
		which	never is later.	-
<u>(c)</u> <u>Met</u>	hods To	Extend	a Lien The lien of a rec	orded security instrument may be
xtended one o	r more ti	mes by 1	recording (i) a lien maturity e	extension agreement or (ii) a notice
			• •	greement or notice of maturity date
			-	on agreement or notice of maturity
				strument expires. A lien maturity
			•	ve unless recorded before the lien
*		-		be extended to a date more than 50
				corded in the office of the register
		-	reement of the then owner of	of the property encumbered by the
lien of the secu			sion Agreement. –	
$\frac{(d)}{(1)}$				nent may be extended to a date
<u>(1)</u>			•	eement, provided the lien maturity
	-			e the lien expires. When a lien
	_	-		ly recorded, the lien of the security
				Tied in the lien maturity extension
		ement.	<u></u>	
<u>(2)</u>			(including any document th	at modifies, amends, or restates a
<u></u>				tension agreement if it does all of
		ollowing		
	<u>a.</u>	-		rument, the original parties to the
		<u>securi</u>	ity instrument, the recording	data for the security instrument,
		and th	ne office in which the security	instrument is recorded.

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	b. States the date to which the lien of the s	security instrument is
	extended.	C C
	c. <u>Is signed and acknowledged as required by law</u>	
	an interest in real property by the secured credi	•
(2)	of the property encumbered by the lien of the se	•
<u>(3)</u>	No particular phrasing is required for a lien maturity	-
	The following form, when properly completed, is su	incient to satisfy the
	requirements for a lien maturity extension agreement:	
	"LIEN MATURITY EXTENSION AGREEMENT	-
	(G.S. 45-36.24(d))	
	is now the secured cred	itor under the security
	instrument identified as follows:	
	Type of Security Instrument: (identify type of sec	curity instrument, such
	as deed of trust or mortgage)	
	Original Grantor(s): (identify original gran	tor(s), trustor(s), or
	<u>mortgagor(s))</u>	
	Original Secured Party(ies): (identify the original	ginal beneficiary(ies),
	mortgagee(s), or secured party(ies) in the security	y instrument)
	Recording Data: The security instrument is record	•
	•	e office of the Register
	of Deeds for County, North C	
	is now the owner of the real pr	operty encumbered by
	the lien of the security instrument.	
	Pursuant to G.S. 45-36.24(d), the lien of the security is	instrument is extended
	to and including (specify date).	
	Date:	
	Signature of Current Owner Signature of Sec	cured Creditor
	of Real Property	o almanula damanta]"
(a) Notica	[Acknowledgments before officer authorized to take of Maturity Date. –	acknowledgments
$\frac{(e)}{(1)}$ Notice	The lien of a recorded security instrument may be ex	standed by a notice of
<u>(1)</u>	maturity date, provided the notice of maturity date is re	
	expires.	
(2)	When a notice of maturity date signed only by the sec	ured creditor has been
<u>(2)</u>	duly recorded, the lien of the security instrument will e	
	the following times: (i) 15 years after the maturity of	-
	as stated in the notice of maturity date or (ii) 50 years	
	security instrument was originally recorded in the of	•
	deeds. A document signed only by the secured cr	
	maturity date if it does all of the following:	editor is a notice of
	a. Identifies the type of security instrument, the	original parties to the
	security instrument, the recording data for th	
	and the office in which the security instrument	•
	and the office in which the security instrament	15 10001000.
	b. States that the person signing the notice of	maturity date is the
	b. States that the person signing the notice of secured creditor.	maturity date is the
	secured creditor.	
		<u>on.</u>

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1	<u>(3)</u>	When a notice of maturity date signed by the secur	red creditor and by the
2	<u></u>	then owner of the property encumbered by the lien of	
3		has been duly recorded, the lien of the security ins	
, Ļ		years after the maturity date of the secured obligation	
5		• • •	
		of maturity. A document (including any document th	
		restates a security instrument) signed by the secured of	
		owner of the property encumbered by the lien of the	security instrument is a
		notice of maturity date if it:	
		<u>a.</u> <u>Identifies the type of security instrument, the</u>	e original parties to the
		security instrument, the recording data for t	he security instrument,
		and the office in which the security instrument	-
		b. States the maturity date of the secured obligation	
		<u>c.</u> Is signed and acknowledged as required by la	
		an interest in real property by the secured cred	
		of the property encumbered by the lien of the	-
	<u>(4)</u>	No particular phrasing is required for a notice	
		following form, when properly completed, is su	
		requirements for a notice of maturity date signed	l only by the secured
		creditor:	
		" <u>NOTICE OF MATURITY DATE</u>	
		(G.S. 45-36.24(e))	
		The undersigned is now the secured creditor under	the security instrument
		identified as follows:	<u> </u>
		Type of Security Instrument: (identify type of se	curity instrument such
		as deed of trust or mortgage)	<u>seementy manuficiti, seem</u>
		Original Grantor(s): (identify original gra	ntor(a) trustor(a) or
			$\frac{1101(s)}{100}$, $\frac{1101(s)}{100}$, $\frac{1101(s)}{100}$
		$\frac{\text{mortgagor(s))}}{Original Production of the second $	••••••
		Original Secured Party(ies): (identify the or	• • • •
		mortgagee(s), or secured party(ies) in the security	
		Recording Data: The security instrument is reco	
			e office of the Register
		of Deeds for County, North Ca	arolina.
		The maturity date of the secured obligation is	
		(specify date).	
	Date:		
		Signature(s)	of secured creditor
		[Acknowledgment before officer authorized to take	
	(f) Exce	ption. – The register of deeds shall accept a lien maturi	
		aturity date for recording and index the document as a su	
		•	<u>ubsequent instrument in</u>
		G.S. 161-14.1, unless one of the following applies:	1
	<u>(1)</u>	The document is submitted by a method or in a mee	
		registration by the register of deeds under applicable	law.
	<u>(2)</u>	The required recording fee is not paid.	
	<u>(3)</u>	The document is not signed and acknowledged as	required by law for a
		conveyance of an interest in real property. The regist	er of deeds shall not be
		required to verify or make inquiry concerning (i) t	
		stated in the document, (ii) whether the parties to the	
		the secured creditor and the then owner of the real p	
		the lien of the security instrument, or (iii) the au	1 1 1
		•	anonity of any poison
		executing the document to do so.	

Foreclosure Proceedings. - No proceeding may be commenced to foreclose the lien 1 (g) 2 of a security instrument unless the proceeding is commenced prior to the date on which the lien 3 of the security instrument expires. However, if a proceeding to foreclose the lien of a security instrument is commenced before the lien of the security instrument expires, the lien created by 4 5 the security instrument shall continue until final disposition of the proceeding. This provision shall not be construed as extending the lien or the right to bring or maintain any action for 6 7 which a shorter period may be provided by law. No Shortening of Lien Without Secured Creditor's Consent. - Subject to the 8 (h) 9 provisions of G.S. 45-37, the duration of the lien of a security instrument may not be shortened 10 without the consent of the secured creditor. 11 No Release or Satisfaction Necessary. - No release, satisfaction, or other instrument (i) is necessary to discharge the lien of a security instrument that has expired; however, nothing in 12 13 this section shall be construed as affecting or preventing the execution and recordation of any 14 such release, satisfaction, or other document. Trustee in a Deed of Trust. - For purposes of this section, the trustee or substitute 15 (i) trustee in a deed of trust (i) shall not be considered the owner of the property encumbered by 16 17 the lien of the deed of trust and (ii) shall not be a necessary party to a lien maturity extension agreement or notice of maturity date. 18 Applicability. - This section applies to all security instruments, whether recorded 19 (k) 20 before, on, or after October 1, 2011, except the following: 21 (1)Any security instrument securing the payment of money or securing the 22 performance of any other obligation or obligations conclusively presumed to 23 have been fully paid and performed pursuant to the provisions of 24 G.S. 45-37(b) prior to October 1, 2011. 25 Any security instrument made or given by any railroad company, or any (2)26 agreement of conditional sale, equipment trust agreement, lease, chattel 27 mortgage, or other instrument relating to the sale, purchase, or lease of 28 railroad equipment or rolling stock, or of other personal property." 29 **SECTION 12.** G.S. 45-37(b) reads as rewritten: 30 "§ 45-37. Satisfaction of record of security instruments. 31 . . . 32 (b) It shall be conclusively presumed that the conditions of any security instrument 33 recorded before October 1, 2011, securing the payment of money or securing the performance 34 of any other obligation or obligations have been complied with or the debts secured thereby 35 paid or obligations performed, as against creditors or purchasers for valuable consideration from the mortgagor or grantor, from and after the expiration of 15 years from whichever of the 36 37 following occurs last: 38 The date when the conditions of the security instrument were required by its (1)39 terms to have been performed, or 40 The date of maturity of the last installment of debt or interest secured (2) 41 thereby: 42 provided that on or before October 1, 2011, and before the lien has expired pursuant to this subsection, the holder of the indebtedness secured by the security instrument or party secured 43 44 by any provision thereof may file an affidavit with the register of deeds which affidavit shall 45 specifically state: 46 (1)The amount of debt unpaid, which is secured by the security instrument; or 47 In what respect any other condition thereof shall not have been complied (2)

48 with; or 49 may record a separate instrum

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49 may record a separate instrument signed by the secured creditor and witnessed by the register50 of deeds stating:

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1 2 3	(1) Any payments that have been made on the indebtedness secured by the security instrument including the date	
5 4 5	payments and(2) The amount still due or obligations not performed u instrument.	nder the security
6	The effect of the filing of the affidavit or the recording of a separate instrum	ent made as herein
7	provided shall be to postpone the effective date of the conclusive presumptio	
8	a date 15 years from the filing of the affidavit or from the recording of the se	
9	There shall be only one postponement of the effective date of the conclusion	usive presumption
10	provided for herein. The register of deeds shall record and index the affir	-
11	herein or the separate instrument made as herein provided as a subsequ	
12	accordance with G.S. 161-14.1. This subsection shall not apply to any securit	-
13	or given by any railroad company, or to any agreement of conditional sal	
14	agreement, lease, chattel mortgage or other instrument relating to the sale, p	urchase or lease of
15	railroad equipment or rolling stock, or of other personal property.	
16 17	<u>The lien of any security instrument that secured the payment of money of</u> of any other obligation or obligations and that was conclusively presumed	-
18	paid and performed prior to October 1, 2011, pursuant to the provisions of	
19	conclusively deemed to have expired and shall be of no further force or	
20	satisfaction, or other instrument is necessary to discharge the lien of a secur	
21	has expired; however, nothing in this section shall be construed as affecting	•
22	execution and recordation of any such release, satisfaction, or other documen	
23	This subsection shall apply only to security instruments securing the pay	ment of money or
24	securing the performance of any other obligation or obligations that	
25	presumed pursuant to this subsection to have been fully paid and performed	*
26	2011. All other security instruments shall be subject to the provisions of G.S.	<u>45-36.24.</u> "
27	SECTION 13. G.S. 45-37.2 reads as rewritten:	· · · · · · · · · · · · · · · · · · ·
28 29	"§ 45-37.2. Recording satisfactions of and other documents rela instruments.	<u>ung to security</u>
30	(a) When a satisfaction document, affidavit of satisfaction, or trust	ee's satisfaction is
31	recorded pursuant to G.S. 45-37(a)(7), the The register of deeds shall reco	
32	instrument following instruments in accordance with G.S. 161-14.1.G.S. 161-	
33	(1) A substitution of trustee.	
34	(2) A document of rescission recorded pursuant to G.S. 45-36.	<u>.6.</u>
35	(3) <u>A deed of release or reconveyance.</u>	
36	(4) <u>A partial release recorded pursuant to G.S. 45-36.22.</u>	
37	(5) An obligation release recorded pursuant to G.S. 45-36.23.	
38	(6) <u>A satisfaction document, affidavit of satisfaction, or tru</u>	ustee's satisfaction
39	$\frac{\text{recorded pursuant to G.S. 45-37(a)(7).}}{4}$	
40 41	(7) <u>A lien maturity extension agreement or notice of mature</u> $\frac{(7)}{(7)}$	rity date recorded
41	pursuant to G.S. 45-36.24. No fee shall be charged by the register of deeds for recording a satis	faction document
43	affidavit of satisfaction, or a trustee's satisfaction.	action document,
44	(b) When a security instrument is satisfied of record by a method of	her than by means
45	of recording a satisfaction document, satisfaction affidavit, or trustee's satisf	-
46	G.S. 45-37(a)(7), the register of deeds shall record and index in	-
47	G.S. 161.14.1G.S. 161-14.1 a record of satisfaction as provided for in this	
48	security instrument is being satisfied of record pursuant to G.S. 45-37(a)	
49	satisfaction may consist of either (i) all or a portion of the original se	
50	rerecorded as described in subdivision (1) of this subsection or (ii) a sepa	
51	described in subdivision (2) of this subsection. In all other cases, the record of	or satisfaction shall

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	-	rate instrument as described in subdivision (2) of this subset e register of deeds for recording a record of satisfaction.	ection. No fee shall
"			
		FION 14. Article 4 of Chapter 45 of the General Statu	tes is amended by
0		tion to read as follows:	
" <u>§ 45-42.</u>		omatic release of real property from ancillary security in	<u>istruments.</u>
<u>(a)</u>	The f	ollowing definitions shall apply in this section:	
	<u>(1)</u>	Ancillary security instrument An assignment of leases	-
		real property, an assignment of rents from or arising out of	
		a financing statement covering fixtures on the real prop	
		the office of the register of deeds in the county in which	
		located, and any other document or instrument that assign	ns, or creates a lien
	(2)	on, an interest in the real property.	mbared by the lion
	<u>(2)</u>	<u>Real property. – The real property described in and encu</u> of a security instrument.	<u>indered by the hen</u>
(b)	Even	of a security instrument. of as provided in subsection (c) of this section, (i) the expira	tion of the lion of a
<u>(b)</u> security i		ent pursuant to G.S. 45-36.24 or the satisfaction of a sec	
-		to G.S. $45-37$ shall be deemed automatically to release the	
		all ancillary security instruments that secure the same oblig	
-		security instrument and (ii) the recording of a partial r	-
		the recording of a deed of release shall be deemed automat	•
		scribed in the partial release or deed of release from the	
		y instruments that secure the same obligation or obligation	-
security in			
<u>(c)</u>	Subse	ection (b) of this section shall not apply to an ancillary secur	rity instrument if (i)
the ancilla	ary sec	urity instrument secures obligations other than, or in addition	n to, the obligation
		ecured by the security instrument; (ii) the security instru-	
		ent, or the document recorded in the office of the register of	
		ent of record expressly states that the satisfaction of the sec	
		release the real property from the operation of that particula	• •
		m ancillary security instruments in general; or (iii) the secu	•
		v instrument, the partial release, or the deed of release expr	
_		r deed of release shall not release real property from the	
particular		ry security instrument or ancillary security instruments in general Statu FION 15. Article 5 of Chapter 45 of the General Statu	
adding a s		tion to read as follows:	tes is amended by
0		stee in a deed of trust.	
<u>(a)</u>		ollowing definitions apply in this section:	
<u>(a)</u>	$\frac{11001}{(1)}$	Secured creditor. – The holder, owner, or assignee of the	obligation secured
	<u>(1)</u>	by a deed of trust.	obligation secured
	(2)	<u>Trustee. – The trustee or substitute trustee then serving</u>	as such under the
	<u>1=7</u>	terms of a deed of trust.	ub buen under une
<u>(b)</u>	Unles	is the deed of trust provides otherwise, all of the follow	wing may be done
		vledge, consent, or joinder of the trustee:	
	(1)	Pursuant to G.S. 45-36.23, an obligation may be declared	d by the owner and
		holder of the obligation to be no longer secured by the dee	
	(2)	Property may be released from the lien of a deed of tr	
		creditor.	_
	<u>(3)</u>	The lien of a deed of trust may be released or subordina	ated by the secured
		creditor.	

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1		(4)	The terms of a deed of trust may be modified by the secure	ed creditor and the
2		<u></u>	then record owner of the property encumbered by the li	
3			trust.	<u></u>
4		(5)	The deed of trust may be satisfied of record by the secured	creditor.
5	(c)		t in matters relating to the foreclosure of the deed of trust of	
6		-	ler the terms of the deed of trust, the trustee is neither a nece	
7	2		action or proceeding involving (i) title to the real property e	
8		-	of trust or (ii) the priority of the lien of the deed of trust.	
9			dings in which the trustee is neither a necessary nor a proper	-
10		-	civil actions or proceedings relating to:	<u> </u>
11		(1)	Condemnation.	
12		(2)	Bankruptcy.	
13		(3)	The establishment or correction of title to real property,	including, but not
14		<u>~ ~</u>	limited to, actions to quiet title, reform land records, or	_
15			line disputes.	· · · · · ·
16		<u>(4)</u>	Fraudulent conveyances.	
17		(5)	The creation or enforcement of an attachment or judgment	lien.
18		(6)	The foreclosure of a lien other than the lien of the deed of t	
19			whether the lien is superior or subordinate to the lien of	
20			including, but not limited to, the foreclosure of mortgage	es, other deeds of
21			trust, tax liens, and assessment liens.	
22		(7)	The establishment, perfection, or enforcement of	a mechanic's or
23			materialman's lien.	
24		<u>(8)</u>	The creation or enforcement of a constructive trust, 1	resulting trust, or
25			equitable lien relating to the property.	-
26		(9)	The partition of real property.	
27		(10)	The interpretation or enforceability of a will, trust, or estate	2.
28		(11)	A subrogation claim or other equitable claim or defen	nse involving the
29			priority or enforceability of a deed of trust.	
30		(12)	Determination or enforcement of rights and obligations in	volving easements
31			or restrictive covenants.	
32	<u>(d)</u>	If a tr	ustee is improperly joined as a party to an action or proc	ceeding when this
33	section pro	ovides	that the trustee is neither a necessary nor a proper party	to that action or
34	proceeding	g, then:		
35		<u>(1)</u>	Upon motion duly made by any party to the action or proc	eeding, the trustee
36			shall be dismissed from the action or proceeding;	
37		<u>(2)</u>	Regardless of whether the trustee makes an appearance	
38			proceeding, no entry of a default or default judgment shall	be entered against
39			the trustee; and	
40		<u>(3)</u>	If the trustee makes an appearance in the action or proceed	eding, each person
41			who improperly joined the trustee as a party to the action of	
42			be jointly and severally liable to the trustee for all the end	
43			incurred by the trustee in the defense of the action or	
44			obtaining the trustee's dismissal from the action or proceed	ling, including the
45			reasonable attorneys' fees actually incurred by the trustee.	
46	<u>(e)</u>	-	t as expressly provided in this section, this section is not in	-
47			provisions that vest legal title to property conveyed by a d	eed of trust in the
48	trustee nan			
49			ION 16. G.S. 45-68 reads as rewritten:	
50	"§ 45-68.	Requi	rements.	

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A secu	urity instrument, otherwise valid, shall secure the follow	wing so as to give priority as
provided in	n G.S. 45-70:	
	(1a) Existing obligations that are specifically or g	enerally identified identified,
	described, or referenced in the security instrum	nent as being secured thereby,
	and all advances made at or prior to the	registration of the security
	instrument.	
	(1b) Future advances and future obligations that	
	identified, described, or referenced in the s	
	secured thereby that may from time to time b	
	security instrument, incurred, but only if the sec	curity instrument shows all of
	the following:	
	a. That the security instrument is given whether the security instrument is given whether the security is the security	
	advances and/or future obligations the	-
	under the security instrument.obligation	<u>18.</u>
	"	
	SECTION 17. G.S. 45-69 reads as rewritten:	
	Fluctuation of obligations within maximum amount.	
	s the security instrument provides to the contrary, if the	5
	y instrument has not been advanced or if any obligation	
•	y partial payment, further advances may be made and a	-
•	urity instrument may be incurred from time to time with	•
•	nstrument. Such further advances and obligations oblig	
	hall be secured to the same extent as original advance	6
	strument, if the provisions of G.S. 45-68 are complied	
	gate outstanding principal balance of the obligation of	
•	istrument exceeds the maximum principal amount that n t at any one time, then the excess shall not be secured by	
mstrument	SECTION 18. G.S. 45-70 reads as rewritten:	y the security instrument.
"8 45-70	Priority of security instrument.	
	Any Subject to subsections (a1), (c), and (d) of this se	ection any security instrument
	rms to the requirements of this Article shall, from the	
	ave the same priority to the extent of all future adv	-
	y it, and all interest accruing thereon, as if all the advan	6
•	ligations incurred incurred, and all the interest accr	
	t was registered.	<u></u>
(a1)	Subject to subsections (c) and (d) of this section,	if at any time the aggregate
	g principal balance of the obligation or obligations sec	
	rms to the requirements of this Article exceeds the ma	
	cured by the security instrument at any one time, then,	
	therwise, the amount in excess and the interest accrued	
*	l by the security instrument, but (i) the amount in exce	
	t in excess shall not be afforded the priority provided ir	
	e priority of the lien of the security instrument with re	
	terest accrued on the amount in excess shall be determin	-
(b)	Repealed by Session Laws 1989, c. 496, s. 3.	
	Payments made by the secured creditor for fire and	extended coverage insurance,
(c)		· · · · · · · · · · · · · · · · · · ·
	essments, or other necessary expenditures for the pre	eservation of the security <u>All</u>
taxes, asse	essments, or other necessary expenditures for the pre made, sums advanced, and expenses incurred by	· · · ·
taxes, asso payments		the secured creditor (i) for

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encumbered by the security instrument, shall be secured by the security instrument and shall 1 2 have the same priority as if such payments had been made they had been paid, advanced, or 3 incurred at the time the security instrument was registered. The provisions of G.S. 45-68 shall 4 not be applicable to such payments, advances, or expenses, nor shall accrued interest or such 5 payments payments, advances, or accrued interest expenses be considered in computing the 6 maximum principal amount which may be that is secured by the security instrument.instrument 7 at any one time. 8 Notwithstanding any other provision of this Article, any security instrument (d) 9 hereafter executed which secures an obligation or obligations of an electric or telephone 10 membership corporation incorporated or domesticated in North Carolina to the United States of America or any of its agencies, or to any other financing institution, or of an electric or gas 11 12 utility operating in North Carolina, shall from the time and date of registration of said security 13 instrument have the same priority to the extent of (i) all future obligations incurred by the 14 membership corporation or utility to any mortgagee or beneficiary named in the security instrument, together with interest thereon, (ii) all future advances secured by it it, together with 15 interest thereon, and (iii) all payments made, sums advanced, and expenses incurred by the 16 17 secured creditor of the types described in subsection (c) of this section, as if all the advances had been made they all had been accrued, paid, made, advanced, and incurred at the time of the 18 19 execution-registration of the security instrument, regardless of whether the making of such 20 advances is obligatory or whether the security instrument meets the requirements of 21 G.S. 45-68." 22 SECTION 19. G.S. 45-74 reads as rewritten: 23 "§ 45-74. Article not exclusive. 24 The provisions of this Article shall not be deemed exclusive, and no security instrument 25 securing future advances or future obligations which is otherwise valid shall be invalidated by 26 failure to comply with the provisions of this Article.exclusive. Nothing in this Article shall 27 invalidate or overrule any rule of validity or priority applicable to any security instrument 28 failing to comply with the provisions of this Article." 29 SECTION 20. G.S. 45-81 reads as rewritten: 30 "§ 45-81. Definition. Definitions. The term "equity line of credit" means an agreement in writing between a lender and 31 (a) 32 a borrower for an extension of credit pursuant to which: 33 At any time within a specified period not to exceed 30 years the borrower (1)34 may request and the lender is obligated to provide, by honoring negotiable 35 instruments drawn by the borrower or otherwise, advances up to an agreed 36 aggregate limit; 37 (2)Any repayments of principal by the borrower within the specified period will 38 reduce the amount of advances counted against the aggregate limit; and 39 The borrower's obligation to the lender is secured by a mortgage or deed of (3)40 trust relating to real property which mortgage or deed of trust shows on its 41 face the maximum principal amount which may be secured at any one time 42 and that it secures an equity line of credit governed by the provisions of this 43 Article. 44 As used in subdivision (a)(1) of this section, "lender is obligated" means that the (b) 45 lender is contractually bound to provide advances. The contract must set forth any events of 46 default by the borrower, or other events not within the lender's control, which may relieve the 47 lender from his obligation, and must state whether or not the lender has reserved the right to cancel or terminate the obligation. 48 49 At any time when the balance of all outstanding sums secured by a mortgage or (c)50 deed of trust pursuant to the provisions of this Article is zero, the lender shall, upon the request 1 satisfaction of the instrument; provided, however, that such security instrument shall remain in

2 full force and effect for the term set forth therein absent the borrower's request for such written

3 entry. No prepayment penalty may be charged with respect to an equity line of credit loan.

4 <u>The following definitions apply in this Article:</u>

5 Authorized person. - Any borrower; the legal representative of any (1)6 borrower; the attorney for any borrower; a title insurance company 7 authorized pursuant to Article 26 of Chapter 58 of the General Statutes to 8 issue title insurance policies in the State of North Carolina, but only when 9 the company is acting in connection with a title insurance policy issued or to be issued with respect to property then encumbered by an existing equity 10 11 line security instrument; or an attorney licensed to practice law in the State of North Carolina or a bank, savings and loan association, savings bank, or 12 13 credit union, but only when (i) the attorney, bank, savings and loan 14 association, savings bank, or credit union is or was responsible for the disbursement of funds in connection with the sale of, or a new loan secured 15 by, property then encumbered by an existing equity line security instrument 16 17 and (ii) a requirement of the sale or new loan transaction is or was that the property be conveyed or encumbered free and clear of the lien of the existing 18 19 equity line security instrument. 20 (2)Borrower. - A person primarily liable for payment or performance of an 21 equity line of credit. 22 (3) Equity line of credit. – An agreement in writing between a lender and a 23 borrower for an extension of credit pursuant to which (i) at any time within a 24 specified period not to exceed 30 years the borrower may request and the 25 lender is obligated to provide advances up to an agreed aggregate limit; (ii) 26 any repayments of principal by the borrower within the specified period will 27 reduce the amount of advances counted against the aggregate limit; and (iii) 28 the borrower's obligation to the lender is secured by an equity line security 29 instrument. 30 (4) Equity line security instrument. – An agreement, however denominated, that (i) creates or provides for an interest in real property to secure payment or 31 32 performance of an equity line of credit, whether or not it also creates or provides for a lien on personal property; (ii) shows on its face the maximum 33 34 principal amount which may be secured at any one time; and (iii) shows on 35 its face that it secures an equity line of credit governed by the provisions of 36 this Article. The term "equity line security instrument" includes a deed of 37 trust and a mortgage. 38 Lender is obligated. - The lender is contractually bound to provide (5) 39 advances. The contract must set forth any events of default by the borrower, 40 or other events not within the lender's control, which may relieve the lender 41 from his obligation, and must state whether or not the lender has reserved the 42 right to cancel or terminate the obligation. Notice regarding future advances. - A written notice submitted under 43 (6) G.S. 45-82.3 to a lender that prevents certain advances made pursuant to an 44 45 equity line of credit from being secured by the related equity line security 46 instrument. 47 Owner. – Any person owning a present or future interest in the real property (7)48 encumbered by an equity line security instrument, but does not mean the 49 trustee in a deed of trust or the owner or holder of a mortgage, deed of trust, 50 mechanic's or materialman's lien, judgment lien, or any other lien on, or security interest in, the real property. 51

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1	<u>(8)</u>	Person. – An individual, corporation, business trust, estate,	trust, partnership,
2		limited liability company, association, joint venture, pu	
3		government, or governmental subdivision, agency, or instru	
4		other legal or commercial entity.	
5	<u>(9)</u>	Qualified lien holder A person who has a mortgage or	deed of trust on
6		property already encumbered by an existing equity line see	
7		where that person's mortgage or deed of trust was recorded	after the existing
8		equity line security instrument and it appears from warrar	ties or otherwise
9		that the person's mortgage or deed of trust was not	intended to be
10		subordinate to the existing equity line security instrument.	
11		include a trustee under a deed of trust.	
12	(10)	Request to terminate an equity line of credit; and termina	tion request. – A
13	<u> </u>	written request submitted under G.S. 45-82.2 to a lender	
14		equity line of credit. Each of the following shall be deen	
15		request: (i) a notification given pursuant to G.S. 45-36.9(
16		lender to terminate the equity line of credit, (ii) a notification	
17		to G.S. 45-36.9(a) containing a statement sufficient t	· ·
18		effectiveness of the provision for future advances in the ec	
19		instrument, and (iii) a written request made by or on behalf	
20		a lender pursuant to G.S. 45-37 to satisfy a related equ	
21		instrument as a matter of public record."	
22	SECT	TON 21. G.S. 45-82 reads as rewritten:	
23	"§ 45-82. Priori	ty o <u>f equity line</u> security instrument.	
24	A mortgage of	r deed of trust which An equity line security instrument show	ws on its face that
25		ty line of credit governed by the provisions of this Article, sh	
26	and date of its re	gistration, have the same priority to the extent of all advance	s secured by it as
27	if the advances	had been made at the time of the execution registration of	of the equity line
28	mortgage or deed	l of trust, security instrument, notwithstanding the fact that f	from time to time
29		of the loan equity line of credit no balance is outstanding. Pa	
30	the lender for in	nsurance, taxes, and assessments and other payments made	de by the lender
31		eed of trust shall have the same priority as if made at the time	
32	00	or deed of trust, notwithstanding the maximum principal an	
33		leed of trust.Interest that accrues on the equity line of credit	
34		anced, and expenses incurred by the lender (i) for insur	
35		to protect the lender's interest under the equity line security in	
36	•	protect the value or condition of the property encumbered b	
37		nt, shall be secured by the equity line security instrument a	
38		if they had been accrued, paid, advanced, and incurred at th	
39		ument was registered. The accrued interest, payments, advan-	
40		sidered in computing the principal amount that is secured b	by the equity line
41		nt at any one time."	
42		TON 22. G.S. 45-82.1 reads as rewritten:	
43		nsion of period for advances.	
44	· · · ·	eriod for advances agreed to pursuant to $G.S. 45-81(a)(1)G$	· · · · ·
45	•	written agreement of the lender and borrower executed and r	•
46		nination of the equity line of credit or the borrower's obliga	1
47 48	-	btedness. Any extended period shall not exceed 30 years fro	on the end of the
48	preceding period		aning a soutifier to
49 50		nder and borrower extend the period for advances by register	-
50 51		<u>ubsection (c) of this section. A mortgage or deed of trust that</u>	
51	time of credit to v	which the lender and borrower have agreed to an extended pe	HOU FOF AUVANCES

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1	shall have priority with respect to advances that are made after the preceding loa	n period period
2	for advances provided in the original recorded equity line security instrument or	
3	recorded extension shall have priority from a date not later than the date of reg	
4	certificate described in subsection (c) of this section.	
5	(c) The priority provided in subsection (b) of this section shall be accor	ded only if the
6	grantor of the mortgage or the deed of trust securing the obligation, lender, the be	•
7	different than the borrower, the then owners of the real property encumbered by	
8	security instrument and other record owners of the real property therein conve	
9	certificate evidencing the extension and register the certificate in the office of	-
10	deeds where the equity line mortgage or deed of trust security instrument is	0
11	failure of any record owner to execute the certificate shall affect only that	0
12	interest in the property, and executions by other owners shall have full effect t	
13	their interests in the property. For purposes of this section, the term "record own	
14	person owning a present or future interest of record in the real property w	•
15	affected by the lien of the mortgage or deed of trust, but does not mean the trust	
16	trust or the owner or holder of a mortgage, deed of trust, mechanic's or materia	
17	any other lien or security interest in the real property.	,
18	(d) The certificate described in subsection (c) of this section may be in	any form that
19	fulfills the requirements of subsection (c) of this section, including the following	
20	phrasing is required for a certificate of extension under this section. The following	
21	properly completed, is sufficient to satisfy the requirements of subsection (c) of t	-
22		
23	"Certificate of Extension of Period for Advances Under Home Equity Line of	Credit
24		
25	Please take notice that the borrower and lender under the home equity line of	credit secured
26	by the (deed of trust) (mortgage) recorded on in Book	<u>, at</u>
27	Page, records of this County, have agreed to extend the period wi	
28	borrower may request advances as set forth in G.S. 45-82.1. The borrower's	0
29	repay advances and related undertakings are secured by the (deed of trust) (mortg	; age).
30		
31	WITNESS the signatures and seals of the undersigned, this	<u> </u>
32	,	
33		
34	(SEAL)	
35	(Grantor (s))	
36		
37	(SEAL)	
38	Other record owner(s)	
39		
40	(SEAL)	
41	(Mortgagee or Beneficiary)	
42	(Acknowledgment as required by law)."	
43	"Certificate of Extension of Period for Advances Under Equity Li	ne of Credit
44	<u>(G.S. 45-82.1)</u>	
45	is now the lender and secured creditor in the security instru-	ment identified
46	as follows:	
47	<u>Type of Security Instrument: (identify type of security instrumen</u>	t, such as deed
48	of trust or mortgage)	
49	Original Grantor(s): (identify original grantor(s), trustor(s), or mo	
50	Original Secured Party(ies): (identify the original beneficiary(ies)	<u>, mortgagee(s),</u>
51	or secured party(ies) in the security instrument)	

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	Recording Data: The security instrument is recorded	in Book at Page
	or as document number	in the office of the
		ounty, North Carolina.
The borrowe	er(s) is/are the following:	
	t owner(s) of the property described in the se	ecurity instrument is/are:
The parties	have agreed to extend to (inse	ert date) the period within
-	prover may request advances as set forth in G.S. 45-82.	· · · · · · · · · · · · · · · · · · ·
Date:		
<u>Dutor</u>	Signature of secu	red creditor
Signature of	borrower(s) Signature of prop	perty owner(s) (if different)
	[Acknowledgment before officer authorized to tak	<u>te acknowledgments]"</u> ."
S	SECTION 23. Article 9 of Chapter 45 of the Gener	al Statutes is amended by
adding a nev	v section to read as follows:	-
U	Request to terminate an equity line of credit.	
	Jpon receipt of a request from an authorized person to	terminate an equity line of
	nder shall (i) terminate the borrower's right to obtain adv	
equity line of	of credit; (ii) apply all sums subsequently paid by or or	behalf of the borrower in
	with the equity line of credit to the satisfaction of the equity	
	d by the related equity line security instrument; and (i	-
	sums secured by the related equity line security instru	
	equity line security instrument as a matter of public reco	
	o terminate an equity line of credit shall be conclusiv	
-	y or on behalf of a borrower if it is submitted by an author	-
	No particular phrasing is required for a request to termin	
	ig form, when properly completed, is sufficient to serve	
equity line o		<u></u>
<u>1</u>	<u></u>	
	"REQUEST TO TERMINATE AN EQUITY LINE (OF CREDIT
	(G.S. 45-82.2)	<u> </u>
	To: (name of lender)	
	This is a request to terminate an equity line of credit s	submitted pursuant to
	<u>G.S. 45-82.2. For purposes of this request:</u>	
1		e borrowers)
$\frac{1}{2}$	The account number of the equity line of cred	
<u> </u>	number of the equity line of credit, if known by	
	request)	the person submitting the
<u>3</u>		the street address of the
<u>.</u>	property encumbered by the security instrument in	
Л		
<u>4</u>	follows:	ty insuriment identified as
		ty instrument such as dead
	Type of Security Instrument: (identify type of security	ly instrument, such as deed
	<u>of trust or mortgage</u>) Original Crantor(a): (identify original grantor(a), trust	cor(a) or montos $cor(a)$
	Original Grantor(s): (identify original grantor(s), trust	
	Original Secured Party(ies): (identify the original ben	enciary(ies), mortgagee(s),
	or secured party(ies) in the security instrument)	in Dools
	Recording Data: The security instrument is recorded	
	or as document number	<u>in the office of the</u>
	Register of Deeds for Co	ounty, North Carolina.

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1	I request and direct that you (i) terminate the borrower's right to obtain advances
2	under the borrower's equity line of credit; (ii) apply all sums subsequently paid by or
3	on behalf of the borrower in connection with the equity line of credit to the
4	satisfaction of the equity line of credit and other sums secured by the related
5	security instrument; and (iii) when the balance of all outstanding sums secured by
6	the related security instrument becomes zero, satisfy the security instrument
7	identified above as a matter of public record pursuant to G.S. 45-37.
8	I certify that I am:
9	[] The borrower (or one of the borrowers, if there is more than one).
10	The legal representative of a borrower.
1	The attorney for a borrower.
12	[] <u>A title insurance company that satisfies the requirements of</u>
13	<u>G.S. 45-81(1).</u>
14	[] An attorney licensed to practice law in the State of North Carolina that
5	satisfies the requirements of G.S. 45-81(1).
16	[] <u>A bank, savings and loan association, savings bank, or credit union that</u>
17	satisfies the requirements of G.S. 45-81(1).
18 19	Date:
20	<u>Signature of person submitting the request"</u> (c) If the person who gives a lender a request to terminate an equity line of credit is a
20	title insurance company described in G.S. 45-81(1), that person shall give a copy of the request
22	to the borrower accompanied by a notice that provides substantially as follows:
23	to the content accompanied of a notice that provides substantianty as fonows.
24	"NOTICE TO BORROWER
25	You have an equity line of credit with (name of lender) secured by a mortgage or deed
26	of trust on real property located at (address of property).
27	We are a title insurance company that has issued or has agreed to issue a title insurance
28	policy on that property. As permitted by North Carolina law, we are sending the
29	(enclosed / attached / following / foregoing) request to your lender asking that
30	your equity line of credit be terminated. Our reason for making this request is:
31	(specify reason it is appropriate for the title insurance company to request the
32	termination of the borrower's equity line of credit)
33	When your lender receives our request, your lender will terminate and close your equity
34	line of credit, and you will no longer be able to obtain credit advances. However,
35	termination of your equity line of credit will not release you from liability for the
36 37	account. All sums your lender subsequently receives in connection with your equity line of credit (including any sums we may send to your lender) will be
38	applied by your lender to the satisfaction of your account. When the balance of
39	your account becomes zero, your lender will be required to cancel the mortgage or
40	deed of trust as a matter of public record.
41	If you have questions about this notice or our action, please contact (name of contact
42	person or department) by calling us at (phone number) or writing to us at (mailing
43	address).
14	(Name of title insurance company)"
45	(d) If the person who gives a lender a request to terminate an equity line of credit is an
46	attorney, bank, savings and loan association, savings bank, or credit union described in
47	G.S. 45-81(1), that person shall give a copy of the request to the borrower accompanied by a
48	notice that provides substantially as follows:
49	
50	<u>"NOTICE TO BORROWER</u>

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You	have an equity line of credit with (name of lender) sec	cured by a mortgage or deed
	of trust on real property located at (address of property	<i>z</i>).
We	were responsible for disbursing funds in connection wit	th the sale of the property or
	a new loan secured by the property. A requirement	
	transaction was that the property be conveyed or encu	
	existing mortgage or deed of trust that secures your eq	
Asr	ermitted by North Carolina law, we are sending the (en	-
110	/ foregoing) request to your lender asking that you	
	terminated. Our reason for making this request is to	
	deed of trust on the property will be cancelled once	
	paid in full.	jour equity fine of erealt is
Whe	n your lender receives our request, your lender will terr	ninate and close your equity
<u></u>	line of credit, and you will no longer be able to obtain	
	termination of your equity line of credit will not relea	
	account. All sums your lender subsequently received	
	equity line of credit (including any sums we send to with the closing of the sale of the property or the ne	•
	your lender to the satisfaction of your account. When	
	becomes zero, your lender will be required to cancel the	ne mortgage of deed of trust
TE	as a matter of public record.	an annta at (name of annta at
<u>II y</u>	bu have questions about this notice or our action, plea	
	person or department) by calling us at (phone number)) or writing to us at (maining
	address).	1 1 1
	ne of attorney, bank, savings and loan association, savin	•
	SECTION 24. Article 9 of Chapter 45 of the Gene	eral Statutes is amended by
•	w section to read as follows:	
	Notice regarding future advances.	· · · · · · · · · · · · · · · · · · ·
	A notice regarding future advances may be submitted t	to a lender by an authorized
	wner of the property, or a qualified lien holder.	
	Except as provided in subsection (c) of this section, an a	
	pursuant to an equity line of credit will not be secure	
	rument if the advance occurs after the lender receives a	
	siness day to act on a notice regarding future advances.	
	Notwithstanding a lender's receipt of a notice rega	
	hall be secured by the equity line security instrumer	
	f they had been owing, accrued, paid, advanced, or inc	curred at the time the equity
	<u>instrument was registered:</u>	
<u>(</u>	1) <u>Sums owing to the lender under the equity lir</u>	
	lender receives the notice regarding future ac	
	interest), all interest that thereafter accrues on the	· ·
	all payments made, sums advanced, and exper	•
	before or after the lender receives the notice rega	
	insurance, taxes, and assessments, (ii) to protec	
	the equity line security instrument, or (iii) to pre-	-
	or condition of the real property encumbered	by the equity line security
	instrument.	
<u>(</u>	2) Any advance made by the lender to a borrower	
	credit that occurs within one complete business	day after the lender receives
	the notice regarding future advances.	
	3) Any advance made by the lender to a borrower	nursuant to an equity line of
<u>(</u>	<u>Any advance made by the fender to a borrower</u>	pursuant to an equity fine of
<u>(</u>	credit that occurs more than one complete bu	

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	receiv	ves the notice regarding future advances, but only	y if the advance was
		ed or approved before the lender received the no	
	advar		
(d)		l lender of a notice regarding future advances s	shall be conclusively
		by the borrower adversely affecting the lender's s	
		bipt of a notice regarding future advances, the lend	
	-	ity to obtain additional advances under the equity	-
		r phrasing is required for a notice regarding f	
		properly completed, is sufficient to serve as a no	
advances:	onn, when p	hopenty completed, is sufficient to serve as a no	diee legarding luture
<u>auvances.</u>			
		NOTICE REGARDING FUTURE ADVANCES	
		(G.S. 45-82.3)	
	To: (name of		
		ice regarding future advances submitted pursuant	to G.S. 15.82.3 For
	purposes of t		<u>10 0.5. 45-02.5. POI</u>
		orrower(s) is/are: (identify borrower(s))	
-		account number of the equity line of credit is:	(specify the account
:		er of the equity line of credit, if known by the p	
	notice	· · ·	cison submitting the
		street address of the property is: (provide the s	street address of the
-	<u>nrope</u>	rty encumbered by the security instrument identifi	
		equity line of credit is secured by the security ins	
-	<u>follov</u>		drument identified as
		of Security Instrument: (identify type of security	instrument such as
		of trust or mortgage)	<u>mstrument, such as</u>
		nal Grantor(s): (identify original grantor(s), trustor	(s) or mortgagor (s)
		nal Secured Party(ies): (identify the origin	
		(agee(s), or secured party(ies) in the security instru	
		ding Data: The security instrument is recorded	
	Page	or as document number	in the office of
		Register of Deeds for	County, North
	Carol		,,
		by b	ade by you under the
		/ line of credit will not be secured by the security	
	above	• •	
	I certify that		
-	<u>[]</u>	The borrower (or one of the borrowers, if there i	s more than one).
	[]	The legal representative of a borrower.	
		The attorney for a borrower.	
		An owner of the property encumbered by the	e security instrument
		identified above.	
	[]	A title insurance company that satisfies t	he requirements of
		<u>G.S. 45-81(1).</u>	<u></u>
	[]	An attorney licensed to practice law in the Sta	te of North Carolina
		that satisfies the requirements of G.S. 45-81(1).	<u>structur ouronnu</u>
	[]	A bank, savings and loan association, savings	bank, or credit union
		that satisfies the requirements of G.S. 45-81(1).	,
	[]	A qualified lien holder as defined in G.S. 45-81(9).
Date:	<u></u>		
		Signature of person su	hmitting the request"

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1	(f) If the person who gives a lender a notice regarding future advant	nces is (i) a title
2	insurance company described in G.S. 45-81(1); (ii) an attorney, bank, s	avings and loan
3	association, savings bank, or credit union described in G.S. 45-81(1), (iii) an	
4	in G.S. 45-81(7), other than an owner who is also a borrower, or (iv) a qua	lified lien holder
5	described in G.S. 45-81(9), then that person shall give a copy of the notice	regarding future
6	advances to the borrower accompanied by a notice that provides substantially a	<u>as follows:</u>
7		
8	"NOTICE TO BORROWER	
9	You have an equity line of credit with (name of lender) secured by a n	<u>mortgage or deed</u>
10	of trust on real property located at (address of property).	
11	As permitted by North Carolina law, we are sending the (enclosed / atta	
12	/ foregoing) Notice Regarding Future Advances to your le	-
13	certain exceptions, the notice prevents any new credit advances	
14	your equity line of credit from being secured by the mortgage	
15	that currently secures its repayment. Our reason for giving your	
16	is to limit the amount secured by the mortgage or deed of trust	
17	equity line of credit and to prevent that amount from increasing	
18	When your lender receives our notice, your lender may elect to termina	
19	ability to obtain additional advances under your equity line of	
20	termination of your right and ability to obtain additional additionadditaditional additional additi	
21 22	release you from liability for the account. You should contact	
22 23	determine whether you will be able to obtain additional cred	it advances from
23 24	your lender.	(nome of contact
24 25	If you have questions about this notice or our action, please contact person or department) by calling us at (phone number) or	
23 26	(mailing address).	witting to us at
20 27	(Name of insurance company, attorney, bank, savings and loan ass	ociation savings
28	bank, credit union, owner, or qualified lien holder)"."	ociation, savings
29	SECTION 25. Article 9 of Chapter 45 of the General Statutes	s is amended by
30	adding a new section to read as follows:	s is unchaca by
31	" <u>§ 45-82.4. Prepayment penalty.</u>	
32	Except as provided in G.S. $24-9(c)$, no prepayment penalty may be charge	ed with respect to
33	an equity line of credit."	i
34	SECTION 26. G.S. 45-83 reads as rewritten:	
35	"§ 45-83. Future advances statute shall not apply.	
36	The provisions of Article 7 of this Chapter shall not apply to an equity lin	e of credit or the
37	equity line security instrument securing it, if the equity line security instrum	nent shows on its
38	face that it secures an equity line of credit governed by the provisions of this A	rticle."
39	SECTION 27. G.S. 45-84 reads as rewritten:	
40	"§ 45-84. Article not exclusive.	
41	Except as otherwise provided in G.S. 45-83, the provisions of this Article a	
42	and no mortgage or deed of trust which secures a line of credit or other of	
43	invalidated by failure to comply with the provisions of this Article.exclusive	
44	Article shall invalidate or overrule any rule of validity or priority applicable	
45	deed of trust, or other security instrument failing to comply with the provisions	s of this Article."
46	SECTION 28. G.S. 161-14.1 reads as rewritten:	
47	"§ 161-14.1. Recording subsequent entries as separate instruments.	
48	(a) As used in this section, the following terms mean:	
49 50		na statu (* 11. s
50 51	(3) Subsequent instrument. – Any instrument presented for	
51	indicates in its title or within the first two pages of its text	that it is intended

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