



General Assembly

February Session, 2008

**Raised Bill No. 347**

LCO No. 1558

\* SB00347HSGPD\_030508 \*

Referred to Committee on Select Committee on Housing

Introduced by:  
(HSG)

***AN ACT CONCERNING HOMEOWNERS PROTECTION.***

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 49-31d of the general statutes is repealed and the  
2 following is substituted in lieu thereof (*Effective July 1, 2008*):

3 (a) For the purposes of sections 49-31d to 49-31i, inclusive, as  
4 amended by this act, and section 6 of this act:

5 [(1) "Unemployed person" means a person who is unemployed for  
6 purposes of chapter 567.]

7 [(2)] (1) "Homeowner" means a person who has [an] a legal or  
8 equitable ownership interest in residential real property secured by a  
9 mortgage or who is the holder of a mortgage which is the subject of a  
10 foreclosure action, and who has [owned] had such interest and  
11 occupied such property as [his] a principal residence for a continuous  
12 period of not less than two years immediately preceding the  
13 commencement of such foreclosure action.

14 (2) "Residential real property" means property occupied as a  
15 residence by a homeowner.

16 (3) "Restructured mortgage debt" means the adjustment by a court  
17 of a mortgage debt to give protection from a foreclosure action.

18 (4) "Protection from foreclosure" means a court-ordered  
19 restructuring of a mortgage debt designed to (A) eliminate an  
20 arrearage in payments on such debt, and [to] (B) provide a period not  
21 to exceed [six] twelve months during which foreclosure is stayed.

22 (5) "Lender" means any person who makes or holds mortgage loans  
23 in the ordinary course of business and who is the holder of any [first]  
24 mortgage on residential real estate which is the subject of a foreclosure  
25 action.

26 (6) ["Underemployed"] "Protected person" means a [person whose  
27 earned income during the twelve-month period immediately  
28 preceding the commencement of the foreclosure action is (A) less than  
29 fifty thousand dollars and (B) less than seventy-five per cent of his  
30 average annual earned income during the two years immediately  
31 preceding such twelve-month period] homeowner who is not current  
32 on mortgage payments because of a reduction in household income,  
33 an increase in the dollar amount of such mortgage payments or other  
34 good cause.

35 (7) "Restructuring period" or "period of restructuring" means the  
36 period of time that a foreclosure action is stayed while the court  
37 restructures the mortgage.

38 (b) Sections 49-31d to 49-31j, inclusive, as amended by this act, and  
39 section 6 of this act are remedial in nature and shall be construed to  
40 implement the remedial purpose of said sections.

41 Sec. 2. Section 49-31e of the general statutes is repealed and the  
42 following is substituted in lieu thereof (*Effective July 1, 2008*):

43 (a) In an action by a lender for the foreclosure of a mortgage of  
44 residential real property, such lender shall give notice to the  
45 homeowner of the availability of the provisions of sections 49-31d to

46 49-31i, inclusive, as amended by this act, and section 6 of this act at the  
47 time the action is commenced.

48 (b) A homeowner who is given notice of the availability of the  
49 provisions of sections 49-31d to 49-31i, inclusive, as amended by this  
50 act, and section 6 of this act must make application for protection from  
51 foreclosure within twenty-five days of the return day or of the date  
52 such homeowner files an appearance in the action, whichever is later,  
53 provided the court may extend the time for filing such application.

54 (c) No judgment foreclosing the title to real property by strict  
55 foreclosure or by a decree of sale shall be entered unless the court is  
56 satisfied from pleadings or affidavits on file with the court that notice  
57 has been given to the homeowner against whom the foreclosure action  
58 is commenced of the availability of the provisions of sections 49-31d to  
59 49-31i, inclusive, as amended by this act, and section 6 of this act.

60 (d) If a homeowner against whom the foreclosure action is  
61 commenced was not given notice of the availability of the provisions of  
62 sections 49-31d to 49-31i, inclusive, as amended by this act, and section  
63 6 of this act at the time the action was commenced, and such  
64 homeowner was eligible to apply for protection from foreclosure at  
65 such time, the court, upon its own motion or upon the written motion  
66 of such homeowner, may issue an order staying the foreclosure action  
67 for [fifteen] twenty-five days during which period the homeowner  
68 may apply to the court for protection from foreclosure by submitting  
69 an application together with a financial affidavit as required by  
70 subsection (a) of section 49-31f of the 2008 supplement to the general  
71 statutes, as amended by this act.

72 Sec. 3. Section 49-31f of the 2008 supplement to the general statutes  
73 is repealed and the following is substituted in lieu thereof (*Effective July*  
74 *1, 2008*):

75 (a) Subject to the provisions of subsection (b) of this section, a  
76 homeowner [who is underemployed or unemployed] against whom a  
77 foreclosure action is brought may make application, together with a

78 financial affidavit, to the court having jurisdiction over the foreclosure  
79 action for protection from foreclosure if: (1) The mortgage being  
80 foreclosed encumbers the residential real property, which property has  
81 served as such homeowner's principal residence, for a period of not  
82 less than two years, (2) such homeowner has not had a foreclosure  
83 [action commenced] judgment entered against such homeowner in  
84 regard to the residential real property owned by such homeowner in  
85 the preceding [seven-year] two-year period, and (3) such homeowner  
86 has not received an emergency mortgage assistance loan and has not  
87 applied for emergency mortgage assistance for two years before the  
88 application under the provisions of sections 8-265cc to 8-265ii,  
89 inclusive.

90 (b) [If the residential real property which is the subject of a  
91 foreclosure action is owned by more than one person, (1) no] No  
92 homeowner shall be deemed [an unemployed person or an  
93 underemployed] a protected person, for the purposes of sections 49-  
94 31d to 49-31i, inclusive, as amended by this act, and section 6 of this act  
95 unless the aggregate [earned] income of all the homeowners of the  
96 residential real property which is the subject of such foreclosure action  
97 during the twelve-month period immediately preceding the  
98 commencement of the foreclosure action is less than [fifty thousand  
99 dollars and less than seventy-five per cent of the average aggregate  
100 annual earned income during the two years immediately preceding  
101 such twelve-month period for all such homeowners, and (2) all] one  
102 hundred fifty per cent of the median income for a four-person  
103 household for the area that includes the municipality in which the  
104 residential real property is located, as determined by the United States  
105 Department of Housing and Urban Development. All homeowners of  
106 such property other than the homeowner making application in  
107 accordance with subsection (a) of this section shall file a financial  
108 affidavit in connection with such application.

109 (c) The court shall determine the eligibility of such homeowner for  
110 protection from foreclosure pursuant to the provisions of sections 49-  
111 31d to 49-31i, inclusive, as amended by this act, and section 6 of this

112 act.

113 (d) In determining the eligibility of a homeowner for protection  
114 from foreclosure under the provisions of sections 49-31d to 49-31i,  
115 inclusive, as amended by this act, and section 6 of this act, the court  
116 may consider any relevant facts and shall consider:

117 (1) The likelihood that the homeowner will be able to make timely  
118 payments on the restructured mortgage commencing at the end of the  
119 restructuring period or will be able to refinance the mortgage by the  
120 end of the restructuring period; and

121 (2) The presence of any specific facts indicating substantial prejudice  
122 to the lender or any subordinate lienor or encumbrancer which would  
123 result from a restructuring of the mortgage debt.

124 (e) If the court determines the equity the homeowner has in the  
125 property and hears testimony from an appraiser produced by the  
126 lender in connection with such determination, (1) the reasonable cost  
127 of the appraisal and the appraiser's appearance as a witness shall be  
128 part of the court costs to be added to the principal balance pursuant to  
129 subdivision (4) of subsection (a) of section 49-31i, as amended by this  
130 act, if a restructuring order is granted, and (2) the reasonable cost of  
131 such appraiser's appearance as a witness shall be part of the taxable  
132 costs of the action, in addition to the taxable costs for such appraisal  
133 and the appraiser's appearance as a witness at a subsequent hearing  
134 for a judgment of foreclosure if such order is not granted.

135 (f) If the court approves the application for protection from  
136 foreclosure and restructures the mortgage debt, the foreclosure action  
137 shall be stayed for the restructuring period. If, for a period of three  
138 months following the end of the restructuring period, there are no  
139 further proceedings to continue the foreclosure proceedings based  
140 upon a default on the mortgage as restructured, the foreclosure action  
141 shall be dismissed. The restructured mortgage debt shall have the  
142 same priority as if it had been advanced at the time the mortgage was  
143 delivered.

144 [(g) No homeowner who files a defense to any action for foreclosure  
145 shall be eligible to make application for protection from such  
146 foreclosure pursuant to the provisions of this section.]

147 Sec. 4. Section 49-31g of the general statutes is repealed and the  
148 following is substituted in lieu thereof (*Effective July 1, 2008*):

149 [(a) If it determines that a homeowner who is an underemployed  
150 person is eligible for protection from foreclosure pursuant to  
151 subsections (a) and (c) of section 49-31f, the court in its discretion may  
152 order the restructuring of the mortgage debt of such homeowner so as  
153 to eliminate any arrearage in payments on the mortgage debt and may  
154 allow a restructuring period not to exceed six months.]

155 [(b)] If it determines that a homeowner who is an unemployed  
156 person is eligible for protection from foreclosure pursuant to  
157 subsection (a) of section 49-31f of the 2008 supplement to the general  
158 statutes, as amended by this act, the court shall order the restructuring  
159 of the mortgage debt to eliminate any arrearage in payments on the  
160 mortgage debt and shall order a restructuring period not to exceed  
161 [six] twelve months.

162 Sec. 5. Section 49-31i of the general statutes is repealed and the  
163 following is substituted in lieu thereof (*Effective July 1, 2008*):

164 (a) In determining the restructured mortgage debt, the court shall  
165 add the following to the existing principal balance of the mortgage  
166 debt: (1) All interest then due the lender and any interest that will be  
167 earned to the end of any restructuring period, including interest on  
168 any payments advanced by the lender during the restructuring period,  
169 such interest to be computed at the rate provided in the mortgage note,  
170 (2) real property taxes, (3) premiums for Federal Housing  
171 Administration, Veterans' Administration and private mortgage  
172 insurance, and (4) court costs, legal fees and any other sums the court  
173 determines to be due under the terms of the mortgage indebtedness by  
174 the court. The court shall then apply the composite interest rate as  
175 provided in subsection (c) of this section to such total restructured debt

176 over the remaining term of the loan. In determining the restructured  
177 mortgage, the court may extend the term of the loan in order to  
178 accomplish the purposes of sections 49-31d to 49-31i, inclusive, as  
179 amended by this act, and section 6 of this act.

180 (b) The amount of the mortgage debt at the end of any period of  
181 restructuring shall in no event exceed either the amount of the original  
182 mortgage debt or [ninety] one hundred twenty per cent of the fair  
183 market value of the property as determined by an accredited real  
184 estate appraiser at the time of restructuring, whichever is greater. The  
185 provisions for restructuring the mortgage debt and staying the  
186 foreclosure shall apply only if the debt as restructured would not  
187 exceed such amount. Any sums added to the existing mortgage debt as  
188 a result of a restructuring order shall accrue interest at prevailing  
189 market rates after the conclusion of the restructuring period, which  
190 rate shall be either fixed or variable depending upon the underlying  
191 mortgage note.

192 (c) At the conclusion of the restructuring period, the new mortgage  
193 debt shall be computed based upon a composite rate of interest. The  
194 composite rate of interest shall be a weighted average of the original  
195 mortgage interest rate as to the principal balance and the prevailing  
196 interest rate as to all sums added to the principal balance to establish  
197 the total restructured mortgage debt, except that in the case of a  
198 flexible rate, variable rate or similar adjustable rate mortgage note, the  
199 [provisions of the underlying mortgage note for the redetermination of  
200 the interest rate on the mortgage shall continue to apply and remain in  
201 full force and effect during the remainder of the term of the mortgage]  
202 court may compute the rate of interest on the new mortgage debt  
203 based upon the current prevailing interest rate or at such other rate as  
204 the court deems fair and equitable.

205 Sec. 6. (NEW) (*Effective July 1, 2008*) The Chief Court Administrator  
206 shall adopt and make available to the public (1) a form for the notice,  
207 required to be given to homeowners pursuant to subsection (a) of  
208 section 49-31e of the general statutes, as amended by this act, which

209 shall be designed so that the defendant may, on such form, make  
210 application for relief under sections 49-31d to 49-31j, inclusive, of the  
211 general statutes, as amended by this act, and this section by returning  
212 such form to the clerk of the court; and (2) a financial affidavit form,  
213 required by subsection (a) of section 49-31f of the general statutes, as  
214 amended by this act. Such forms shall be in clear and simple language  
215 and format so as to be usable by litigants not represented by an  
216 attorney.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2008</i>	49-31d
Sec. 2	<i>July 1, 2008</i>	49-31e
Sec. 3	<i>July 1, 2008</i>	49-31f
Sec. 4	<i>July 1, 2008</i>	49-31g
Sec. 5	<i>July 1, 2008</i>	49-31i
Sec. 6	<i>July 1, 2008</i>	New section

**HSG**

*Joint Favorable C/R*

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