To: Appropriations

By: Representative Hines

HOUSE BILL NO. 85

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 22	AN ACT TO ESTABLISH THE HOMEOWNER'S EMERGENCY MORTGAGE ASSISTANCE PROGRAM, WHICH SHALL BE ADMINISTERED BY THE MISSISSIPPI HOME CORPORATION; TO AUTHORIZE THE CORPORATION TO MAKE LOANS TO MISSISSIPPI RESIDENTS WHO ARE ELIGIBLE UNDER THIS ACT; TO PROVIDE THAT BEFORE A MORTGAGEE MAY ACCELERATE THE MATURITY OF A MORTGAGE OBLIGATION COVERED UNDER THIS ACT OR BEGIN ANY MORTGAGE FORECLOSURE, CERTAIN NOTICE MUST BE GIVEN TO THE MORTGAGOR AND A DETERMINATION MUST HAVE BEEN MADE ON THE MORTGAGOR'S APPLICATION FOR EMERGENCY MORTGAGE ASSISTANCE PAYMENTS; TO PROVIDE THAT FORECLOSURE ACTIONS ON MORTGAGES COVERED UNDER THIS ACT SHALL BE TEMPORARILY STAYED; TO SPECIFY THE REQUIREMENTS FOR GIVING NOTICE TO THE MORTGAGOR; TO SPECIFY THE REQUIREMENTS FOR ELIGIBILITY FOR ASSISTANCE WITH RESPECT TO A MORTGAGE UNDER THIS ACT; TO PROVIDE THAT THE CORPORATION SHALL PAY TO A MORTGAGEE THE FULL AMOUNT DUE UNDER THE TERMS OF A MORTGAGE OF A MORTGAGOR WHO IS ELIGIBLE FOR ASSISTANCE UNDER THIS ACT; TO PROVIDE THAT THE CORPORATION SHALL ENTER INTO AGREEMENTS WITH MORTGAGORS WHO RECEIVE ASSISTANCE UNDER THIS ACT FOR THE REPAYMENT OF THAT ASSISTANCE; TO REQUIRE ALL MORTGAGORS WHO RECEIVE ASSISTANCE UNDER THIS ACT TO RECEIVE CONSUMER CREDIT COUNSELING; TO CREATE THE HOMEOWNER'S EMERGENCY MORTGAGE ASSISTANCE FUND IN THE STATE TREASURY; AND FOR RELATED PURPOSES.
23	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
24	SECTION 1. (1) The Legislature finds that:
25	(a) The State of Mississippi is facing a large number
26	of homeowners behind on their mortgage payments and facing

mortgage foreclosure;

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')	8	(h)	Δς	a	result	\circ f	these	adverse	economic	conditions,

- 29 the capacity of many homeowners to continue to make mortgage
- 30 payments has deteriorated and may further deteriorate in the
- 31 months ahead, leading to the possibility of widespread mortgage
- 32 foreclosures and distress sales of homes;
- 33 (c) Many of these homeowners could retain their homes
- 34 if they received temporary financial assistance until economic
- 35 conditions improve; and
- 36 (d) A program is needed to prevent similar emergencies
- 37 in the future.
- 38 (2) It is the purpose of this act to improve notice
- 39 requirements and to establish a program that will, through
- 40 emergency mortgage assistance payments, prevent widespread
- 41 mortgage foreclosures and distress sales of homes that result from
- 42 default caused by circumstances beyond a homeowner's control.
- 43 **SECTION 2.** (1) There is established the Homeowner's
- 44 Emergency Mortgage Assistance Program. Under the program, the
- 45 Mississippi Home Corporation, hereinafter referred to as the
- 46 "agency," may make loans secured by liens on residential real
- 47 property located in Mississippi to residents of Mississippi
- 48 eligible for those loans as described in this act.
- 49 (2) The agency shall carry out the Homeowner's Emergency
- 50 Mortgage Assistance Program established by this act. Within sixty
- 51 (60) days after the effective date of this act, the agency shall
- 52 adopt program guidelines for the implementation of this act. The

- 53 agency shall report annually to the Legislature on the
- 54 effectiveness of the program in accomplishing the purposes of this
- 55 act.
- 56 (3) The agency shall develop uniform notices and rules and
- 57 regulations in order to implement the provisions of this act.
- 58 (4) The agency shall designate and approve nonprofit
- 59 consumer credit counseling agencies in each county to be available
- 60 to assist the agency in implementing the provisions of this act
- 61 including, but not limited to, mandated counseling. A "consumer
- 62 credit counseling agency" is defined for the purpose of this act
- 63 as a nonprofit consumer credit counseling agency located in
- 64 Mississippi that is approved by the agency or a housing counseling
- 65 agency certified by the United States Department of Housing and
- 66 Urban Development.
- SECTION 3. (1) Before any mortgagee may accelerate the
- 68 maturity of any mortgage obligation covered under this act, begin
- 69 any legal action including mortgage foreclosure to recover under
- 70 that obligation, or take possession of any security of the
- 71 mortgage debtor for that mortgage obligation, the mortgagee shall
- 72 give the mortgagor notice as described in Section 4 of this act.
- 73 The notice shall be given in a form and manner prescribed by the
- 74 agency.
- 75 (2) A mortgagee shall not accelerate the maturity of any
- 76 mortgage obligation covered under this act, begin legal action
- 77 including mortgage foreclosure to recover under that obligation,

- 78 or take possession of any security of the mortgage debtor for that
- 79 mortgage obligation until a determination has been made on a
- 80 mortgagor's application for emergency mortgage assistance
- 81 payments, or the applicable time periods provided for in Section 4
- 82 of this act have expired, whichever is earlier.
- 83 (3) All pending foreclosure actions by mortgagees or
- 84 mortgages covered under this act in which foreclosure sales have
- 85 not been consummated on the effective date of this act shall be
- 86 temporarily stayed. The notice provided in Section 4 of this act
- 87 shall be given to all mortgagors against whom those foreclosure
- 88 actions are pending on the effective date of this act. The stay
- 89 shall extend until the applicable time limits provided for in
- 90 Section 4 of this act have expired or a mortgagor's request for
- 91 assistance has been denied by the agency, whichever is earlier.
- 92 **SECTION 4.** (1) Any mortgagee who desires to foreclose upon
- 93 a mortgage shall send by registered mail to the mortgagor at his
- 94 or her last-known address the two (2) notices provided in
- 95 subsection (2) of this section.
- 96 (2) The agency shall prepare uniform notices for the
- 97 purposes of this section as follows:
- 98 (a) When the mortgagor first enters default, the
- 99 mortgagee shall send to the mortgagor a notice of default, which
- 100 advises the mortgagor of his delinquency or other default under
- 101 the mortgage and includes the following:

102	(i) A statement advising the mortgagor of his
103	delinquency or other default under the mortgage and information
104	about the nature of the default, when and how to cure the default,
105	and what will happen if the mortgagor does not cure the default.
106	(ii) Notice that the mortgagor should contact the
107	mortgagee who sent the notice or a consumer credit counseling
108	agency to attempt to resolve the delinquency or default by
109	restructuring the loan payment schedule or otherwise.
110	(iii) Contact information for the mortgagee's
111	individual and/or department with authority to design a loss

(iv) A list of consumer credit counseling agencies
with the phone number, mailing address and physical address of
each.

mitigation option for that mortgagor.

- 116 (v) A list of services available to help the
 117 mortgagor avoid foreclosure, including loss mitigation options and
 118 counseling.
- (b) If the mortgagor is at least sixty (60) days

 contractually delinquent in his mortgage payments or is in

 violation of any other provision of the mortgage, the mortgagee

 shall send a notice of intention to foreclose to the mortgagor at

 least ninety (90) days before the scheduled foreclosure sale. The

 notice to the mortgagor shall include:
- 125 (i) A statement advising the mortgagor of his 126 delinquency or other default under the mortgage and that the

127	mortgagor	has	thirty	(30)	days	to	have	а	face-	-to-face	meeting	Wi	tŀ)
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- 128 the mortgagee who sent the notice or a consumer credit counseling
- 129 agency to attempt to resolve the delinquency or default by
- 130 restructuring the loan payment schedule or otherwise.
- 131 (ii) A statement that if the mortgagor is unable
- 132 to resolve the delinquency or default within thirty (30) calendar
- 133 days of the mortgagor's first contract with either the mortgagee
- or a consumer credit counseling agency, and unless the agency has
- 135 published notice that there are no funds in the Homeowner's
- 136 Emergency Mortgage Assistance Fund, notice that the mortgagor may
- 137 apply to the agency or its duly authorized agent at the address
- 138 and phone number listed in the notice in order to obtain an
- 139 application and information regarding the Homeowner's Emergency
- 140 Mortgage Assistance Program.
- 141 (iii) A list of consumer credit counseling
- 142 agencies.
- 143 (iv) Information about the nature of the default,
- 144 when and how to cure the default and what will happen if the
- 145 mortgagor does not cure the default.
- 146 (v) A list of services available in addition to
- 147 the Homeowner's Emergency Mortgage Assistance Program to help the
- 148 mortgagor avoid foreclosure, including loss mitigation options,
- 149 counseling programs, and other existing default loan programs.

150		(vi	Ĺ) (Contact	info	rmation	for	the	e morto	jag	ree's
151	individual	and/or	depa	artment	with	author	ity	to c	design	a	loss
152	mitigation	option	for	that n	nortga	gor.					

- 153 (vii) Details of the scheduled foreclosure sale, 154 including the date, time and location of the sale.
- 155 (3) At least ninety (90) days before the scheduled 156 foreclosure sale, the mortgagee must send a notice of intention to 157 foreclose to all lienholders, cosigners and tenants of the subject 158 property by registered mail to the address(es) of those parties.
 - agency, the consumer credit counseling agency shall promptly notify all of the mortgagees secured by the mortgagor's real property, and no mortgagee so notified shall begin any foreclosure action against the mortgagor's real property for a period not to exceed thirty (30) calendar days from the date that the mortgagee first meets with the consumer credit counseling agency. If the mortgagor applies for mortgage assistance payments, the agency shall promptly notify all of the mortgagees secured by the mortgagor's real property. The agency shall make a determination of eligibility within sixty (60) calendar days of receipt of the mortgagor's application. During the time that the application is pending, no mortgagee may begin foreclosure action to foreclose upon its mortgage with the mortgagor.
- 173 (5) After the notice of intent to foreclose is sent, if the 174 mortgagor fails to meet with the mortgagee or consumer credit

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175	counseling	agency	or	meet	any	of	the	time	limitations	specified	in
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- 176 the notices, or if the mortgagor's application for mortgage
- 177 assistance payments is denied, the mortgagee may at any time
- 178 thereafter take any legal action to enforce the mortgage without
- 179 any further restriction or requirements under this act. Financial
- 180 institutions shall not be the duly authorized agents of the agency
- 181 and shall not make the decision on the approval of assistance
- 182 under this act.
- 183 **SECTION 5.** (1) No assistance may be made with respect to a
- 184 mortgage under this act unless all of the following are
- 185 established and documented:
- 186 (a) The property securing the mortgage, or other
- 187 security interest in the case of units in cooperative or
- 188 condominium projects, is a one-family residence, or two-family
- 189 owner-occupied residence including one-family units in a
- 190 condominium project or a membership interest and occupancy
- 191 agreement in a cooperative housing project, is the principal
- 192 residence of the mortgagor and is located in this state.
- 193 (b) (i) Any mortgagee has indicated to the mortgagor
- 194 its intention to foreclose; or
- 195 (ii) Payments under any mortgage have been
- 196 contractually delinquent for at least sixty (60) days.
- 197 (c) The mortgagor is a permanent resident of this state
- 198 and is suffering financial hardship due to circumstances beyond
- 199 the mortgagor's control that render the mortgagor unable to

200	correct	the	delinquency	or or	delinquencies	within	а	reasonable	time
201	and make	e ful	l mortgage	pavr	ments.				

- 202 (d) The agency has determined that there is a
 203 reasonable prospect that the mortgagor will be able to resume full
 204 mortgage payments after the assistance payment(s) are provided
 205 under this act.
- 206 The mortgagor has applied to the agency for (e) 207 assistance on an application form prescribed by the agency for 208 this use that includes a financial statement disclosing all assets 209 and liabilities of the mortgagor, whether singly or jointly held, 210 and all household income regardless of source. Any applicant who 211 intentionally misrepresents any financial information in 212 conjunction with the filing of an application for assistance under 213 this act may be denied assistance or required to immediately repay 214 any amount of assistance made as a result of that 215 misrepresentation and the mortgagee may at any time thereafter 216 take any legal action to enforce the mortgage without any further 217 restrictions or requirements under this act.
- 218 (f) The mortgagor's household income is one hundred 219 twenty percent (120%) or less of the area median income, as 220 defined by the United States Department of Housing and Urban 221 Development.
- 222 (g) The mortgagee is not prevented by law from 223 foreclosing upon the mortgage.

224		(h)	The	agency	has	deter	rmined,	based	on	the i	mortgago	r's
225	financial	state	ement	, that	the	morto	gagor h	nas ins	uffi	icien	t househ	old
226	income or	net w	worth	to co	rect	t the	deling	quency	or o	delin	quencies	
227	within a r	reasor	nable	period	d of	time	and ma	ake ful	l mo	ortga	ge	

228 payments.

- 229 (i) Except for the current delinquency, the mortgagor 230 has had a favorable residential mortgage credit history for the 231 previous three (3) years. This requirement means that if the 232 mortgagor has been more than three (3) consecutive months in 233 arrears on a residential mortgage within the previous three (3) 234 years, he or she shall be ineligible for assistance, unless the 235 mortgagor can demonstrate that the prior delinquency was the 236 result of financial hardship due to circumstances beyond his or 237 her control.
- 238 (j) The mortgagor agrees to participate in required 239 homeowner counseling.
- 240 (k) The mortgagor meets any other procedural requirements established by the agency.
- 242 (2) For purposes of this section, in order to determine 243 whether the financial hardship is due to circumstances beyond the 244 mortgagor's control, the agency may consider information regarding 245 the mortgagor's employment record, credit history and current 246 income.
- 247 (3) Upon a determination that the conditions of eligibility 248 described in subsection (1) of this section have been met by a

249 mortgagor and money is available in the Homeowner's Emergency 250 Mortgage Assistance Fund, the mortgagor shall become eligible for 251 the assistance described in Section 6 of this act. If the agency 252 determines that a mortgagor has not met the conditions of eligibility described in subsection (1) of this section, the 253 254 mortgagor shall be prohibited from reapplying for assistance under 255 this act for a period of six (6) months from the date of that 256 determination unless there is a material change in circumstances. 257 However, nothing in this subsection shall prohibit any mortgagee 258 from beginning foreclosure action to enforce the mortgage without 259 any further restriction or requirement under this act whenever the 260 agency determines that the mortgagor is ineligible for assistance 261 as provided in this section.

SECTION 6. (1) If the agency determines that a mortgagor is eligible for assistance under this act, the agency shall pay directly to each mortgagee secured by the mortgagor's real estate payments on behalf of the mortgagor. The agency shall pay to each mortgagee the full amount then due to that mortgagee under the terms of the mortgage without regard to any acceleration under the mortgage, or the full amount of any alternate mortgage payments agreed to by the mortgagee and mortgagor. This amount shall include, but not be limited to, the amount of principal, interest, taxes, assessment, ground rents, hazard insurance, any mortgage insurance or credit insurance premiums. The payment made by the agency to each mortgagee shall be an amount that makes each

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attorney's fees already incurred by the mortgagee. If the
mortgagor is receiving emergency mortgage assistance under a
program other than that established in this act, the amount of the
payment that he or she is required to make to the agency under
this act shall take into consideration the amount of assistance
that he or she is receiving under those other programs.

The amount paid by the agency to the mortgagee on behalf of the mortgagor to bring the mortgage current shall be secured by a mortgage lien on the property and by such other obligation as the agency may require. The priority of any lien obtained by the agency under this act shall be determined in the same manner as the lien of a general secured creditor of the mortgagor. or other security interest of the agency shall not be deemed to take priority over any other secured lien or secured interest in effect against the mortgagor's property on the date assistance payments begin. The agency may allow subordination of the mortgage assistance lien if that subordination is necessary to permit the mortgagor to obtain a home improvement loan for repairs necessary to preserve the property. In cases of joint mortgagors who are husband and wife, where only one (1) spouse who is an occupant of the mortgaged premises makes application for and receives assistance under this act, the lien to secure repayment shall be a lien on the property of like, force and effect as a mechanic's lien.

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299	SECTION 7. Upon approval of mortgage assistance, the agency
300	shall enter into an agreement with the mortgagor for repayment of
301	the mortgage assistance made by the agency. All mortgage
302	assistance shall be in the form of a no interest, deferred,
303	forgivable second mortgage loan with a three-year term that
304	requires the mortgagor to maintain the property as his or her
305	principal residence, to participate in required counseling, and to
306	comply with the other requirements of the agreement. If the
307	mortgagor defaults on the loan, the mortgagor will be required to
308	repay a portion of the loan amount.
309	SECTION 8. All mortgagors who receive emergency mortgage
310	assistance will be required to meet with a consumer credit
311	counseling agency approved by the agency for a period of six (6)
312	months after receiving assistance payment(s) to receive mandated
313	counseling. That counseling must include budget and credit
314	counseling and counseling to address the trigger event(s) that
315	caused the mortgage default. The approved consumer credit

SECTION 9. The Homeowner's Emergency Mortgage Assistance
Fund is created as a special fund in the State Treasury for the
sole purpose of implementing the provisions of this act. No other
agency funds, monies or interest earnings shall be used for the
purposes of this act. The Homeowner's Emergency Mortgage
Assistance Fund shall only be used by the agency whenever funds

counseling agency shall be paid by the agency for their services.

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323	are	specifically	authorized	and	appropriated	bу	the	Legislature
324	for	the purposes	provided fo	or in	this act.			

325	SECTION 10. The provisions of Sections 5 through 9 of this
326	act shall not be applicable to any mortgage that becomes
327	delinquent at any time when the agency does not have money
328	currently available in the Homeowner's Emergency Mortgage
329	Assistance Fund to approve applications for emergency mortgage
330	assistance or to continue making assistance payments on behalf of
331	mortgagors previously approved. The State Treasurer shall have
332	the duty to advise the agency not less frequently than once each
333	calendar quarter of the amount available for the purposes of this
334	act. If the funds available to the agency in the Homeowner's
335	Emergency Mortgage Assistance Fund for purposes of this act become
336	insufficient to approve application for emergency mortgage
337	assistance, or to continue making assistance payments on behalf of
338	mortgagors previously approved, the agency shall immediately
339	publish an announcement to that effect.

- 340 **SECTION 11.** Assistance under this act shall extend to all mortgagees secured by a mortgage on the subject property.
- 342 **SECTION 12.** This act shall take effect and be in force from 343 and after July 1, 2018.