1	TRUST DEED FORECLOSURE AMENDMENTS
2	2014 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Wayne A. Harper
5	House Sponsor: R. Curt Webb
6	
7	LONG TITLE
8	General Description:
9	This bill amends the requirements related to trust deed foreclosures, including
10	communications with a default trustor.
11	Highlighted Provisions:
12	This bill:
13	 defines terms;
14	 amends the qualifications and obligations of a single point of contact;
15	 limits the requirements described in this bill to a beneficiary that is also a financial
16	institution;
17	 clarifies the requirements of the written notice that a beneficiary or servicer must
18	give to a default trustor;
19	 clarifies the relationship between federal law and Section 57-1-24.3;
20	 provides that, under certain circumstances, failure to comply with a requirement of
21	Section 57-1-24.3 does not affect the validity of a trustee's sale to a beneficiary; and
22	 makes technical and conforming changes.
23	Money Appropriated in this Bill:
24	None
25	Other Special Clauses:
26	None
27	Utah Code Sections Affected:



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28	AMENDS:
29 30	57-1-24.3, as last amended by Laws of Utah 2013, Chapter 278
31	Be it enacted by the Legislature of the state of Utah:
32	Section 1. Section 57-1-24.3 is amended to read:
33	57-1-24.3. Notices to default trustor Opportunity to negotiate foreclosure relief.
34	(1) As used in this section:
35	(a) "Beneficiary" means a financial institution that is the record owner of the beneficial
36	interest under a trust deed, including a successor in interest.
37	(b) "Current address" means the address at which a person has agreed or requested to
38	receive notices.
39	$\left[\frac{(a)}{(a)}\right]$ "Default trustor" means a trustor under a trust deed that secures a loan that the
40	beneficiary or servicer claims is in default.
41	(d) "Financial institution" means:
42	(i) a state or federally chartered:
43	(A) bank;
44	(B) savings and loan association;
45	(C) savings bank;
46	(D) industrial bank; or
47	(E) credit union; or
48	(ii) any other entity under the jurisdiction of the commissioner of financial institutions
49	as provided in Title 7, Financial Institutions Act.
50	[(b)] (e) "Foreclosure relief" means a mortgage modification program or other
51	foreclosure relief option offered by a beneficiary or servicer.
52	[(c)] (f) "Loan" means an obligation incurred for personal, family, or household
53	purposes, evidenced by a promissory note or other credit agreement for which a trust deed
54	encumbering owner-occupied residential property is given as security.
55	[(d)] (g) "Owner-occupied residential property" means real property that is occupied by
56	its owner as the owner's primary residence.
57	[(e)] (h) "Servicer" means an entity, retained by the beneficiary:
58	(i) for the purpose of receiving a scheduled periodic payment from a borrower pursuant

59	to the terms of a loan; or
60	(ii) that meets the definition of servicer under 12 U.S.C. Sec. 2605(i)(2) with respect to
61	residential mortgage loans.
62	[(f)] (i) "Single point of contact" means a person who, as the designated representative
63	of the beneficiary or servicer, is authorized to:
64	(i) coordinate and ensure effective communication with a default trustor concerning:
65	(A) foreclosure proceedings initiated by the beneficiary or servicer relating to the trust
66	property; and
67	(B) any foreclosure relief offered by or acceptable to the beneficiary or servicer; and
68	(ii) [direct] represent the beneficiary or servicer with respect to all foreclosure
69	proceedings initiated by the beneficiary or servicer relating to the trust property, including:
70	(A) the filing of a notice of default under Section 57-1-24 and any cancellation of a
71	notice of default;
72	(B) the publication of a notice of trustee's sale under Section 57-1-25; and
73	(C) the postponement of a trustee's sale under Section 57-1-27 or this section.
74	(2) (a) Before a notice of default is filed for record under Section 57-1-24, a beneficiary
75	or servicer shall:
76	(i) designate a single point of contact; and
77	(ii) send written notice [by United States mail] to the default trustor at the default
78	trustor's current address or, if none is provided, the address of the property described in the
79	trust deed.
80	(b) A notice under Subsection (2)(a)(ii) shall:
81	(i) advise the default trustor of the intent of the beneficiary or servicer to file a notice of
82	default;
83	(ii) state:
84	(A) the nature of the default;
85	(B) the total amount the default trustor is required to pay in order to cure the default
86	and avoid the filing of a notice of default, itemized by the type and amount of each component
87	part of the total cure amount; and
88	(C) [the date] a date, not fewer than 30 days after the day on which the beneficiary or
89	servicer sends the notice, by which the default trustor [is required to] must pay the amount to

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90 cure the default and avoid the filing of a notice of default;
91 (iii) disclose the name, telephone number, email address, and mailing address of the

91 (iii) disclose the name, telephone number, email address, and maring address of th
 92 single point of contact designated by the beneficiary or servicer; and

(iv) direct the default trustor to contact the single point of contact regarding foreclosure
relief available through the beneficiary or servicer for which a default trustor may apply, if the
beneficiary or servicer offers foreclosure relief.

96 (3) Before the expiration of the three-month period described in Subsection 57-1-24(2),
97 a default trustor may apply directly with the single point of contact for any available
98 foreclosure relief.

99 (4) A default trustor shall, within the time required by the beneficiary or servicer,
100 provide all financial and other information requested by the single point of contact to enable
101 the beneficiary or servicer to determine whether the default trustor qualifies for the foreclosure
102 relief for which the default trustor applies.

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(5) The single point of contact shall:

104 (a) inform the default trustor about and make available to the default trustor any105 available foreclosure relief;

(b) undertake reasonable and good faith efforts, consistent with applicable law, toconsider the default trustor for foreclosure relief for which the default trustor is eligible;

(c) ensure timely and appropriate communication with the default trustor concerningforeclosure relief for which the default trustor applies; and

(d) notify the default trustor by [United States mail] written notice of the decision of
 the beneficiary or servicer regarding the foreclosure relief for which the default trustor applies.

(6) Notice of a trustee's sale may not be given under Section 57-1-25 with respect to
the trust property of a default trustor who has applied for foreclosure relief until after the single
point of contact provides the notice required by Subsection (5)(d).

(7) A beneficiary or servicer may cause a notice of a trustee's sale to be given with
respect to the trust property of a default trustor who has applied for foreclosure relief if, in the
exercise of the sole discretion of the beneficiary or servicer, the beneficiary or servicer:

- (a) determines that the default trustor does not qualify for the foreclosure relief forwhich the default trustor has applied; or
- 120

(b) elects not to enter into a written agreement with the default trustor to implement the

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121	foreclosure relief.
122	(8) (a) A beneficiary or servicer may postpone a trustee's sale of the trust property in
123	order to allow further time for negotiations relating to foreclosure relief.
124	(b) A postponement of a trustee's sale under Subsection (8)(a) does not require the
125	trustee to file for record a new or additional notice of default under Section 57-1-24.
126	(9) A beneficiary or servicer shall cause the cancellation of a notice of default filed
127	under Section 57-1-24 on the trust property of a default trustor if the beneficiary or servicer:
128	(a) determines that the default trustor qualifies for the foreclosure relief for which the
129	default trustor has applied; and
130	(b) enters into a written agreement with the default trustor to implement the foreclosure
131	relief.
132	(10) This section may not be construed to require a beneficiary or servicer to:
133	(a) establish foreclosure relief; or
134	(b) approve an application for foreclosure relief submitted by a default trustor.
135	(11) A beneficiary and servicer shall each take reasonable measures to ensure that their
136	respective practices in the foreclosure of owner-occupied residential property and any
137	foreclosure relief with respect to a loan:
138	(a) comply with all applicable federal and state fair lending statutes; and
139	(b) ensure appropriate treatment of default trustors in the foreclosure process.
140	[(12) This section does not apply if the beneficiary under a trust deed securing a loan is
141	an individual.]
142	[(13)] (12) A beneficiary or servicer is considered to have complied with the
143	requirements of this section if the beneficiary or servicer designates and uses [a single point of
144	contact] assigned personnel in compliance with 12 C.F.R. 1024, Real Estate Settlement
145	Procedures Act, or other federal law, rules, regulations, guidance, or guidelines governing the
146	beneficiary or servicer and issued by, as applicable, the Board of Governors of the Federal
147	Reserve System, the Federal Deposit Insurance Corporation, the Office of the Comptroller of
148	the Currency, the National Credit Union Administration, or the Consumer Financial Protection
149	Bureau.
150	[(14)] (13) The failure of a beneficiary or servicer to comply with a requirement of this
151	section does not affect the validity of a trustee's sale of the trust property to:

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- 152 (a) a bona fide purchaser[.]; or
- 153 (b) a beneficiary of the trust deed after the beneficiary sells the trust property to a bona
- 154 <u>fide purchaser.</u>

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Office of Legislative Research and General Counsel