ASSEMBLY, No. 1063

STATE OF NEW JERSEY

219th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2020 SESSION

Sponsored by:

Assemblywoman MILA M. JASEY
District 27 (Essex and Morris)
Assemblywoman CAROL A. MURPHY
District 7 (Burlington)

Co-Sponsored by:

Assemblywoman Pinkin

SYNOPSIS

Enhances homeowner notification of foreclosure mediation program requirements.

CURRENT VERSION OF TEXT

Introduced Pending Technical Review by Legislative Counsel.



1	AN ACT concerning notification of foreclosure mediation and
2	amending P.L.2019, c.64.
3	
4	BE IT ENACTED by the Senate and General Assembly of the State
5	of New Jersey:
6	
7	1. Section 3 of P.L.2019, c.64 (C.2A:50-76) is amended to read
8	as follows:
9	3. <u>a.</u> A homeowner-borrower shall receive written notice from
10	the residential mortgage lender of the option to participate in the
11	Foreclosure Mediation Program in accordance with the court rules,
12	procedures, and guidelines adopted by the Supreme Court at the
13	time the homeowner-borrower receives a notice of intention to
14	foreclose, pursuant to section 4 of P.L.1995, c.244 (C.2A:50-56).
15	Upon the filing of a mortgage foreclosure complaint against an
16	eligible property, the homeowner-borrower shall again receive
17	written notice of the option to participate in the Foreclosure
18	Mediation Program in accordance with the court rules, procedures,
19	and guidelines adopted by the Supreme Court.
20	b. The written notice required pursuant to this section shall be
21	available in both English and Spanish, and shall alert the
22	homeowner-borrower that:
23	(1) pursuant to subsection b. of section 4 of P.L.2019, c.64
24	(C.2A:50-77), obtaining the assistance of a trained foreclosure
25	prevention and default mitigation counselor is a prerequisite to
26	participation in mediation; and
27	(2) pursuant to subsection c. of section 4 of P.L.2019, c.64
28	(C.2A:50-77), the homeowner-borrower is not required to pay any
29	fees in order to participate in mediation.
30	(cf: P.L.2019, c.64, s.3)
31	
32	2. This act shall take effect on the first day of the sixth month
33	next following enactment.
34	
35	
36	STATEMENT
37	
38	This bill enhances the notification requirements of residential
39	mortgage lenders in association with foreclosure actions.
40	Under the bill, whenever a residential mortgage lender provides a
41	homeowner with a notice of intention to foreclose, or when the
42	lender files a foreclosure complaint against a mediation-eligible
43	homeowner, the lender is required to provide the homeowner with
44	certain information in relation to the foreclosure mediation
45	program.

A1063 JASEY, MURPHY

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1	Specifically, the information provided by the lender would alert
2	the homeowner that obtaining the assistance of a trained foreclosure
3	prevention and default mitigation counselor is a prerequisite to
4	participation in mediation. The notice would also alert the
5	homeowner that they will not be required to pay any fees in order to
6	participate in mediation.