

Reprinted February 26, 2004

ENGROSSED HOUSE BILL No. 1229

DIGEST OF HB 1229 (Updated February 25, 2004 5:27 pm - DI 44)

Citations Affected: IC 4-6; IC 24-9; IC 34-7; IC 36-2; noncode.

Synopsis: Home loan practices. Restricts certain lending acts and practices. Establishes the homeowner protection unit in the office of the attorney general. Provides enforcement procedures for deceptive mortgage acts. Establishes a \$3 mortgage recording fee. Provides that certain provisions do not apply to certain financial institutions. Changes the definition of a high cost home loan. Prohibits certain lending practices.

Effective: Upon passage; July 1, 2004.

Bardon, Crawford, Pond, Burton

(SENATE SPONSORS — BRAY, LANANE, CLARK, BRODEN)

January 20, 2004, read first time and referred to Committee on Judiciary.
January 29, 2004, amended, reported — Do Pass.
February 4, 2004, read second time, amended, ordered engrossed.
February 5, 2004, engrossed. Read third time, recommitted to Committee of One, amended; passed. Yeas 96, nays 0.
February 6, 2004, re-engrossed.

SENATE ACTION

February 12, 2004, read first time and referred to Committee on Insurance and Financial Institutions.
February 19, 2004, reported favorably — Do Pass.
February 25, 2004, read second time, amended, ordered engrossed.









Second Regular Session 113th General Assembly (2004)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2003 Regular Session of the General Assembly.

ENGROSSED HOUSE BILL No. 1229

A BILL FOR AN ACT to amend the Indiana Code concerning trade regulations; consumer sales and credit and to make an appropriation.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 4-6-3-3, AS AMENDED BY P.L.2-2002
SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2004]: Sec. 3. If the attorney general has reasonable cause to
believe that a person may be in possession, custody, or control or
documentary material, or may have knowledge of a fact that is relevan
to an investigation conducted to determine if a person is or has beer
engaged in a violation of IC 4-6-9, IC 4-6-10, IC 13-14-10
IC 13-14-12, IC 13-24-2, IC 13-30-4, IC 13-30-5, IC 13-30-6
IC 13-30-8, IC 23-7-8, IC 24-1-2, IC 24-5-0.5, IC 24-5-7, IC 24-5-8
IC 24-9, IC 25-1-7, IC 32-34-1, or any other statute enforced by the
attorney general, only the attorney general may issue in writing, and
cause to be served upon the person or the person's representative or
agent, an investigative demand that requires that the person served do
any combination of the following:

- (1) Produce the documentary material for inspection and copying or reproduction.
- (2) Answer under oath and in writing written interrogatories.

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1	(3) Appear and testify under oath before the attorney general or	
2	the attorney general's duly authorized representative.	
3	SECTION 2. IC 4-6-12 IS ADDED TO THE INDIANA CODE AS	
4	A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY	
5	1, 2004]:	
6	Chapter 12. Homeowner Protection Unit	
7	Sec. 1. As used in this chapter, "unit" refers to the homeowner	
8	protection unit established under this chapter.	
9	Sec. 2. The attorney general shall establish a homeowner	
10	protection unit to enforce IC 24-9 and to carry out this chapter.	
11	Sec. 3. The unit shall do the following:	
12	(1) Investigate deceptive acts in connection with mortgage	
13	lending.	
14	(2) Investigate violations of IC 24-9.	
15	(3) Institute appropriate administrative and civil actions to	
16	redress:	
17	(A) deceptive acts in connection with mortgage lending;	•
18	and	
19	(B) violations of IC 24-5-0.5 and IC 24-9.	
20	(4) Cooperate with federal, state, and local law enforcement	
21	agencies in the investigation of:	
22	(A) deceptive acts in connection with mortgage lending;	
23	(B) criminal violations involving deceptive acts in	
24	connection with mortgage lending; and	_
25	(C) violations of IC 24-5-0.5 and IC 24-9.	
26	(5) Adopt rules under IC 4-22-2 to the extent necessary to	
27	organize the unit.	
28	Sec. 4. (a) The following may cooperate with the unit to	
29	implement this chapter:	
30	(1) The Indiana professional licensing agency and the	
31	appropriate licensing boards with respect to persons licensed	
32	under IC 25.	
33	(2) The department of financial institutions.	
34	(3) The department of insurance with respect to the sale of	
35	insurance in connection with mortgage lending.	
36	(4) The securities division of the office of the secretary of	
37	state.	
38	(5) The supreme court disciplinary commission with respect	
39	to attorney misconduct.	
40	(6) The Indiana housing finance authority.	
41	(7) The department of state revenue.	
12	(8) The state police department.	



1	(9) A prosecuting attorney.
2	(10) Local law enforcement agencies.
3	(b) Notwithstanding IC 5-14-3, the entities listed in subsection
4	(a) may share information with the unit.
5	Sec. 5. The attorney general may file complaints with any of the
6	entities listed in section 4 of this chapter to carry out this chapter
7	and IC 24-9.
8	Sec. 6. The establishment of the unit and the unit's powers does
9	not limit the jurisdiction of an entity described in section 4 of this
10	chapter.
11	Sec. 7. The attorney general and an investigator of the unit may
12	do any of the following when conducting an investigation under
13	section 3 of this chapter:
14	(1) Issue and serve a subpoena for the production of records,
15	including records stored in electronic data processing systems,
16	for inspection by the attorney general or the investigator.
17	(2) Issue and serve a subpoena for the appearance of a person
18	to provide testimony under oath.
19	(3) Apply to a court with jurisdiction to enforce a subpoena
20	described in subdivision (1) or (2).
21	Sec. 8. (a) The homeowner protection unit account within the
22	general fund is established to support the operations of the unit.
23	The account is administered by the attorney general.
24	(b) The homeowner protection unit account consists of fees
25	collected under IC 24-9-9.
26	(c) The expenses of administering the homeowner protection
27	unit account shall be paid from money in the account.
28	(d) The treasurer of state shall invest the money in the
29	homeowner protection unit account not currently needed to meet
30	the obligations of the account in the same manner as other public
31	money may be invested.
32	SECTION 3. IC 24-9 IS ADDED TO THE INDIANA CODE AS A
33	NEW ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY 1,
34	2004]:
35	ARTICLE 9. HOME LOAN PRACTICES
36	Chapter 1. Application
37	Sec. 1. Except for the provisions of IC 24-9-3-7(3), this article
38	does not apply to:
39	(1) a loan made or acquired by a person organized or
40	chartered under the laws of this state, any other state, or the
41	United States relating to banks, trust companies, savings
42	associations, savings banks, credit unions, or industrial loan



1	and investment companies; or	
2	(2) a loan:	
3	(A) that can be purchased by the Federal National	
4	Mortgage Association, the Federal Home Loan Mortgage	
5	Association, or the Federal Home Loan Bank;	
6	(B) to be insured by the United States Department of	
7	Housing and Urban Development;	
8	(C) to be guaranteed by the United States Department of	
9	Veterans Affairs;	
10	(D) to be made or guaranteed by the United States	
11	Department of Agriculture Rural Housing Service;	
12	(E) to be funded by the Indiana housing finance authority;	
13	or	
14	(F) with a principal amount that exceeds the conforming	
15	loan size limit for a single family dwelling as established by	
16	the Federal National Mortgage Association.	
17	Chapter 2. Definitions	
18	Sec. 1. The definitions in this chapter apply throughout this	
19	article.	
20	Sec. 2. "Benchmark rate" means the interest rate established	
21	under Section 152 of the Federal Home Ownership and Equity	
22	Protection Act of 1994 (15 U.S.C. 1602 (aa)) and the regulations	
23	adopted under that Act by the Federal Reserve Board, including 12	
24	CFR 226.32 and the Official Staff Commentary to the regulations	
25	as amended.	
26	Sec. 3. "Bona fide discount points" means loan discount points	
27	that:	
28	(1) are knowingly paid by the borrower;	V
29	(2) are paid for the express purpose of reducing the interest	
30	rate applicable to the loan;	
31	(3) reduce the interest rate from an interest rate that does not	
32	exceed the benchmark rate; and	
33	(4) are recouped within the first four (4) years of the	
34	scheduled loan payments;	
35	if the reduction in the interest rate that is achieved by the payment	
36	of the loan discount points reduces the interest charged on the	
37	scheduled payments so that the borrower's dollar amount of	
38	savings in interest during the first four (4) years of the loan is equal	
39	to or greater than the dollar amount of loan discount points paid	
40	by the borrower.	
41	Sec. 4. "Borrower" means a person obligated to repay a home	
42	loan, including a coborrower, cosigner, or guarantor.	



1	Sec. 5. "Bridge loan" means temporary or short term financing	
2	with a maturity of less than eighteen (18) months that requires	
3	payments of interest only until the entire unpaid balance is due and	
4	payable.	
5	Sec. 6. (a) "Creditor" means:	
6	(1) a person:	
7	(A) who regularly extends consumer credit that is subject	
8	to a finance charge or that is payable by written agreement	
9	in more than four (4) installments; and	
10	(B) to whom the debt arising from a home loan transaction	
11	is initially payable; or	
12	(2) a person who brokers a home loan, including a person	
13	who:	
14	(A) directly or indirectly solicits, processes, places, or	
15	negotiates home loans for others;	_
16	(B) offers to solicit, process, place, or negotiate home loans	
17	for others; or	
18	(C) closes home loans that may be in the person's own	
19	name with funds provided by others and that are	
20	thereafter assigned to the person providing funding for the	
21	loans.	
22	(b) The term does not include:	
23	(1) a servicer;	
24	(2) a state or local housing finance authority;	
25	(3) any other state or local governmental or	
26	quasi-governmental entity; or	
27	(4) an attorney providing legal services in association with the	
28	closing of a home loan.	Y
29	Sec. 7. (a) "Deceptive act" means an act or a practice as part of	
30 31	a consumer credit mortgage transaction involving real property	
32	located in Indiana in which a person at the time of the transaction knowingly or intentionally:	
33	(1) makes a material misrepresentation; or	
34	(2) conceals material information regarding the terms or	
35	conditions of the transaction.	
36	(b) For purposes of this section, "knowingly" means having	
37	actual knowledge at the time of the transaction.	
38	Sec. 8. (a) "High cost home loan" means a home loan with:	
39	(1) a trigger rate that exceeds the benchmark rate; or	
40	(2) total points and fees that exceed:	
41	(A) five percent (5%) of the loan principal for a home loan	
12	having a loan principal of at least forty thousand dollars	



1	(\$40,000); or
2	(B) six percent (6%) of the loan principal for a home loan
3	having a loan principal of less than forty thousand dollars
4	(\$40,000).
5	(b) Beginning July 1, 2006, the dollar amounts set forth in this
6	section are subject to change at the times and according to the
7	procedure set forth in the provisions of IC 24-4.5-1-106 concerning
8	the adjustment of dollar amounts in IC 24-4.5 regarding consumer
9	credit transactions. The department of financial institutions shall
10	adopt rules under IC 4-22-2 to establish procedures to implement
11	this subsection, and shall issue an emergency rule announcing a
12	change required under this subsection by April 30 of each year in
13	which dollar amounts are to change.
14	Sec. 9. "Home loan" means a loan, other than an open end
15	credit plan or a reverse mortgage transaction, that is secured by a
16	mortgage or deed of trust on real estate in Indiana on which there
17	is located or will be located a structure or structures:
18	(1) designed primarily for occupancy of one (1) to four (4)
19	families; and
20	(2) that is or will be occupied by a borrower as the borrower's
21	principal dwelling.
22	Sec. 10. (a) Except as provided in subsection (b), "points and
23	fees" means the total of the following:
24	(1) Points and fees (as defined in 12 CFR 226.32(b)(1) on
25	January 1, 2004).
26	(2) All compensation paid directly or indirectly to a mortgage
27	broker, including a broker that originates a loan in the
28	broker's own name. January 1, 2004).
29	As used in subdivision (2), "compensation" does not include a
30	payment included in subdivision (1).
31	(b) The term does not include the following:
32	(1) Bona fide discount points.
33	(2) An amount not to exceed one and one-half (1 1/2) points in
34	indirect broker compensation; if the terms of the loan do not
35	include a prepayment penalty that exceeds two percent (2%)
36	of the home loan principle.
37	(3) Reasonable fees paid to an affiliate of the creditor.
38	(4) Interest prepaid by the borrower for the month in which
39	the home loan is closed.
40	Sec. 11. "Political subdivision" means a municipality, school
41	district, public library, local housing authority, fire protection

district, public transportation corporation, local building



1	authority, local hospital authority or corporation, local airport	
2	authority, special service district, special taxing district, or any	
3	other type of local governmental corporate entity.	
4	Sec. 12. "Rate" means the interest rate charged on a home loan,	
5	based on an annual simple interest yield.	
6	Sec. 13. "Total loan amount" means the principal of the home	
7	loan minus the points and fees that are included in the principal	
8	amount of the loan.	
9	Sec. 14. "Trigger rate" means:	
10	(1) for fixed rate home loans in which the interest rate will not	
11	vary during the term of the loan, the rate as of the date of	
12	closing;	
13	(2) for home loans in which the interest varies according to an	
14	index, the sum of the index rate as of the date of closing plus	
15	the maximum margin permitted at any time under the loan	
16	agreement; or	
17	(3) for all other home loans in which the rate may vary at any	
18	time during the term of the loan, the maximum rate that may	
19	be charged during the term of the home loan.	
20	Chapter 3. Prohibited Lending Practices Generally	
21	Sec. 1. (a) A creditor making a home loan may not finance,	
22	directly or indirectly, any:	
23	(1) credit life insurance;	
24	(2) credit disability insurance;	
25	(3) credit unemployment insurance;	
26	(4) credit property insurance; or	
27	(5) payments directly or indirectly for any cancellation	
28	suspension agreement or contract.	- 1
29	(b) Insurance premiums, debt cancellation fees, or suspension	
30	fees calculated and paid on a monthly basis are not considered to	
31	be financed by the creditor for purposes of this chapter.	
32	Sec. 2. (a) A creditor may not knowingly or intentionally replace	
33	or consolidate a zero (0) interest rate or other subsidized low rate	
34	loan made by a governmental or nonprofit lender with a high cost	
35	home loan within the first ten (10) years of the subsidized low rate	
36	loan unless the current holder of the loan consents in writing to the	
37	refinancing.	
38	(b) For purposes of this section, a "subsidized low rate loan" is	
39	a loan that carries a current interest rate of at least two (2)	
40	percentage points below the current yield on treasury securities	
41	with a comparable maturity. If the loan's current interest rate is	
42	either a discounted introductory rate or a rate that automatically	



1	steps up over time, the fully indexed rate or the fully stepped up
2	rate, as appropriate, should be used instead of the current rate to
3	determine whether a loan is a subsidized low rate loan.
4	(c) Each mortgage or deed of trust securing a zero (0) interest
5	rate or other subsidized low rate loan executed after January 1,
6	2005, must prominently display the following on the face of the
7	instrument:
8	"This instrument secures a zero (0) interest rate or other
9	subsidized low rate loan subject to IC 24-9-3-2.".
10	(d) A creditor may reasonably rely on the presence or absence
11	of the statement described in subsection (c) on the face of an
12	instrument executed after January 1, 2005, as conclusive proof of
13	the existence or nonexistence of a zero (0) interest rate or other
14	subsidized low rate loan.
15	Sec. 3. A creditor may not recommend or encourage default on
16	an existing loan or other debt before and in connection with the
17	closing or planned closing of a home loan that refinances all or part
18	of the existing loan or debt.
19	Sec. 4. A creditor shall treat each payment made by a borrower
20	in regards to a home loan as posted on the same business day as the
21	payment was received by the creditor, servicer, or creditor's agent,
22	or at the address provided to the borrower by the creditor,
23	servicer, or creditor's agent for making payments.
24	Sec. 5. (a) A home loan agreement may not contain a provision
25	that permits the creditor, in the creditor's sole discretion, to
26	accelerate the indebtedness without material cause.
27	(b) This section does not prohibit acceleration of a home loan in
28	good faith due to the borrower's failure to abide by the material
29	terms of the loan.
30	Sec. 6. (a) A creditor may not charge a fee for informing or
31	transmitting to a person the balance due to pay off a home loan or
32	to provide a written release upon prepayment. A creditor must
33	provide a payoff balance not later than ten (10) business days after
34	the request is received by the creditor.
35	(b) For purposes of this section, "fee" does not include actual
36	charges incurred by a creditor for express or priority delivery
37	requested by the borrower of home loan documents to the
38	borrower.
39	Sec. 7. A person may not:

(1) divide a loan transaction into separate parts with the

(2) structure a home loan transaction as an open-end loan

intent of evading a provision of this article;



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1	with the intent of evading the provisions of this article if the
2	loan would be a high cost home loan if the home loan had been
3	structured as a closed-end loan; or
4	(3) engage in a deceptive act in connection with a home loan.
5	Sec. 8. A person, in seeking to enforce the person's rights under
6	section 7(3) of this chapter, may not knowingly or intentionally
7	intimidate, coerce, or harass another person.
8	Sec. 9. It is unlawful for a creditor to discriminate against any
9	applicant with respect to any aspect of a credit transaction on the
10	basis of race, color, religion, national origin, sex, marital status, or
11	age, if the applicant has the ability to contract.
12	Chapter 4. Additional Prohibitions for High Cost Home Loans
13	Sec. 1. The following additional limitations and prohibited
14	practices apply to a high cost home loan:
15	(1) A creditor making a high cost home loan may not directly
16	or indirectly finance any points and fees.
17	(2) Prepayment fees or penalties may not be included in the
18	loan documents for a high cost home loan or charged to the
19	borrower if the fees or penalties exceed in total two percent
20	(2%) of the high cost home loan amount prepaid during the
21	first twenty-four (24) months after the high cost home loan
22	closing.
23	(3) A prepayment penalty may not be contracted for after the
24	second year following the high cost home loan closing.
25	(4) A creditor may not include a prepayment penalty fee in a
26	high cost home loan unless the creditor offers the borrower
27	the option of choosing a loan product without a prepayment
28	fee. The terms of the offer must be made in writing and must
29	be initialed by the borrower. The document containing the
30	offer must be clearly labeled in large bold type and must
31	include the following disclosure:
32	"LOAN PRODUCT CHOICE
33	I was provided with an offer to accept a product both with
34	and without a prepayment penalty provision. I have chosen
35	to accept the product with a prepayment penalty.".
36	(5) A creditor shall not sell or otherwise assign a high cost
37	home loan without furnishing the following statement to the
38	purchaser or assignee:
39	"NOTICE: This is a loan subject to special rules under
40	IC 24-9. Purchasers or assignees may be liable for all
41	claims and defenses with respect to the loan that the
42	borrower could assert against the lender.".



1	(6) A mortgage or deed of trust that secures a high cost home
2	loan at the time the mortgage or deed of trust is recorded
3	must prominently display the following on the face of the
4	instrument:
5	"This instrument secures a high cost home loan as defined
6	in IC 24-9-2-8.".
7	(7) A creditor making a high cost home loan may not finance,
8	directly or indirectly, any life or health insurance.
9	Sec. 2. A creditor may not knowingly or intentionally:
10	(1) refinance a high cost home loan by charging points and
11	fees on the part of the proceeds of the new high cost home
12	loan that is used to refinance the existing high cost loan within
13	four (4) years of the origination of the existing high cost home
14	loan; or
15	(2) divide a home loan transaction into multiple transactions
16	with the effect of evading this article. Where multiple
17	transactions are involved, the total points and fees charged in
18	all transactions shall be considered when determining
19	whether the protections of this section apply.
20	Sec. 3. Notwithstanding IC 24-4.5-3-402, a high cost home loan
21	agreement may not require a scheduled payment that is more than
22	twice as large as the average of earlier scheduled monthly
23	payments under the high cost home loan agreement unless the
24	payment becomes due and payable at least one hundred twenty
25	(120) months after the date of the high cost home loan. This
26	prohibition does not apply if:
27	(1) the payment schedule is adjusted to account for the
28	seasonal or irregular income of the borrower; or
29	(2) the loan is a bridge loan connected with or related to the
30	acquisition or construction of a dwelling intended to become
31	the borrower's principal dwelling.
32	Sec. 4. (a) Except as provided in subsection (b), a high cost home
33	loan may not include payment terms under which the outstanding
34	principal balance will increase at any time over the course of the
35	high cost home loan because the regular periodic payments do not
36	cover the full amount of interest due.
37	(b) This section does not apply to a temporary forbearance that
38	is requested by a borrower regarding a high cost home loan.
39	Sec. 5. A high cost home loan may not contain a provision that
40	increases the interest rate after default. However, this section does
41	not apply to interest rate changes in a variable rate loan otherwise

consistent with the provisions of the high cost home loan



1	documents if the change in the interest rate is not triggered by the	
2	event of default or the acceleration of the indebtedness.	
3	Sec. 6. A high cost home loan may not include terms under	
4	which more than two (2) periodic payments required under the	
5	high cost home loan are consolidated and paid in advance from the	
6	high cost home loan proceeds provided to the borrower.	
7	Sec. 7. A creditor may not make a high cost home loan without	
8	first providing the borrower information to facilitate contact with	
9	a nonprofit counseling agency certified by:	
10	(1) the United States Department of Housing and Urban	
11	Development; or	
12	(2) the Indiana housing finance authority under	
13	IC 5-20-1-15.5;	
14	at the same time as the good faith estimates are provided to the	
15	borrower in accordance with the requirements of the federal Real	_
16	Estate Settlement Procedures Act (12 U.S.C. 2601 et seq.) as	
17	amended.	
18	Sec. 8. (a) A creditor may not make a high cost home loan	
19	without regard to repayment ability.	
20	(b) If a creditor presents evidence that the creditor followed	
21	commercially reasonable practices in determining the borrower's	
22	debt to income ratio, there is a rebuttable presumption that the	
23 24	creditor made the high cost home loan with due regard to repayment ability. For purposes of this section, there is a	
24 25	rebuttable presumption that the borrower's statement of income	
26	provided to the creditor is true and complete.	
27	(c) Commercially reasonable practices include the use of:	
28	(1) the debt to income ratio:	
29	(A) listed in 38 CFR 36.4337(c)(1); and	
30	(B) defined in 38 CFR 36.4337(d); and	
31	(2) the residual income guidelines established under:	
32	(A) 38 CFR 36.4337(e); and	
33	(B) United States Department of Veterans Affairs form	
34	26-6393.	
35	Sec. 9. A creditor may not pay a contractor under a home	
36	improvement contract from the proceeds of a high cost home loan	
37	unless:	
38	(1) the creditor is presented with a signed and dated	
39	completion certificate showing that the home improvements	
40	have been completed; and	
41	(2) the instrument is payable to the borrower or jointly to the	
12	horrower and the contractor or at the election of the	



1	borrower, through a third party escrow agent under a written	
2	agreement signed by the borrower, the creditor, and the	
3	contractor before the disbursement.	
4	Sec. 10. A creditor may not charge a borrower any fees or other	
5	charges to modify, renew, extend, or amend a high cost home loan	
6	or to defer a payment due under the terms of a high cost home	
7	loan.	
8	Sec. 11. A creditor may not make a high cost home loan unless	
9	the creditor has given the following notice, in writing, to the	
10	borrower not later than the time that notice is required under 12	
11	CFR 226.31(c):	
12	"NOTICE TO BORROWER	
13	YOU SHOULD BE AWARE THAT YOU MIGHT BE ABLE	
14	TO OBTAIN A LOAN AT A LOWER COST. YOU SHOULD	
15	COMPARE LOAN RATES, COSTS, AND FEES.	
16	MORTGAGE LOAN RATES AND CLOSING COSTS AND	
17	FEES VARY BASED ON MANY FACTORS, INCLUDING	
18	YOUR PARTICULAR CREDIT AND FINANCIAL	
19	CIRCUMSTANCES, YOUR EMPLOYMENT HISTORY,	
20	THE LOAN-TO-VALUE REQUESTED, AND THE TYPE	
21	OF PROPERTY THAT WILL SECURE YOUR LOAN. THE	=4
22	LOAN RATE, COSTS, AND FEES COULD ALSO VARY	
23	BASED ON WHICH CREDITOR OR BROKER YOU	
24	SELECT.	
25	IF YOU ACCEPT THE TERMS OF THIS LOAN, THE	
26	CREDITOR WILL HAVE A MORTGAGE LIEN ON YOUR	
27	HOME. YOU COULD LOSE YOUR HOME AND ANY	
28	MONEY YOU HAVE PAID IF YOU DO NOT MEET YOUR	V
29	PAYMENT OBLIGATIONS UNDER THE LOAN.	
30	YOU SHOULD CONSULT AN ATTORNEY AND A	
31	QUALIFIED INDEPENDENT CREDIT COUNSELOR OR	
32	OTHER EXPERIENCED FINANCIAL ADVISER	
33	REGARDING THE RATE, FEES, AND PROVISIONS OF	
34	THIS MORTGAGE LOAN BEFORE YOU PROCEED. A	
35	LIST OF QUALIFIED COUNSELORS IS AVAILABLE	
36	FROM THE INDIANA HOUSING FINANCE AUTHORITY.	
37	YOU ARE NOT REQUIRED TO COMPLETE THIS LOAN	
38	AGREEMENT MERELY BECAUSE YOU HAVE	
39	RECEIVED THIS DISCLOSURE OR HAVE SIGNED A	
40	LOAN APPLICATION. REMEMBER, PROPERTY TAXES	
41	AND HOMEOWNER'S INSURANCE ARE YOUR	
42	RESPONSIBILITY. NOT ALL CREDITORS PROVIDE	



1	ESCROW SERVICES FOR THESE PAYMENTS. YOU	
2	SHOULD ASK YOUR CREDITOR ABOUT THESE	
3	SERVICES.	
4	ALSO, YOUR PAYMENTS ON EXISTING DEBTS	
5	CONTRIBUTE TO YOUR CREDIT RATINGS. YOU	
6	SHOULD NOT ACCEPT ANY ADVICE TO IGNORE	
7	YOUR REGULAR PAYMENTS TO YOUR EXISTING	
8	CREDITORS.".	
9	Sec. 12. Without regard to whether a borrower is acting	
0	individually or on behalf of others similarly situated, a provision	
1	of a high cost home loan agreement that:	
2	(1) requires arbitration of a claim or defense;	
3	(2) allows a party to require a borrower to assert a claim or	
4	defense in a forum that is:	
.5	(A) less convenient;	
6	(B) more costly; or	
7	(C) more dilatory;	U
8	for the resolution of the dispute than an Indiana court in	
9	which the borrower may otherwise bring a claim or defense;	
20	or	
21	(3) limits in any way any claim or defense the borrower may	
22	have;	
23	is unconscionable and void.	
24	Chapter 5. Claims, Defenses, Remedies	
25	Sec. 1. (a) A person who purchases or is otherwise assigned a	
26	high cost home loan is subject to all affirmative claims and any	
27	defenses with respect to the high cost home loan that the borrower	
28	could assert against a creditor or broker of the high cost home	V
29	loan. However, this section does not apply if the purchaser or	
0	assignee demonstrates by a preponderance of the evidence that a	
31	reasonable person exercising ordinary due diligence could not	
32	determine that the loan was a high cost home loan. A purchaser or	
33	an assignee is presumed to have exercised reasonable due diligence	
4	if the purchaser or assignee:	
55	(1) has in place at the time of the purchase or assignment of	
56	the subject loans, policies that expressly prohibit the purchase	
57	or acceptance of the assignment of any high cost home loans;	
8	(2) requires by contract that a seller or an assignor of home	
19	loans to the purchaser or assignee represents and warrants to	
10	the purchaser or assignee that either:	
1	(A) the seller or assignor will not sell or reassign any high	
,	cost hama loons to the nurcheser or assigned or	



1	(B) the seller or assignor is a beneficiary of a
2	representation and warranty from a previous seller or
3	assignor to that effect;
4	(3) exercises reasonable due diligence:
5	(A) at the time of purchase or assignment of home loans;
6	or
7	(B) within a reasonable period after the purchase or
8	assignment of home loans;
9	intended by the purchaser or assignee to prevent the
10	purchaser or assignee from purchasing or taking assignment
11	of any high cost home loans; or
12	(4) satisfies the requirements of subdivisions (1) and (2) and
13	establishes that a reasonable person exercising ordinary due
14	diligence could not determine that the loan was a high cost
15	home loan based on the:
16	(A) documentation required by the federal Truth in
17	Lending Act (15 U.S.C. 1601 et seq.); and
18	(B) itemization of the amount financed and other
19	disbursement disclosures.
20	(b) A borrower acting only in an individual capacity may assert
21	against the creditor or any subsequent holder or assignee of a high
22	cost home loan:
23	(1) a violation of IC 24-9-4-2 as a defense, claim, or
24	counterclaim, after:
25	(A) an action to enjoin foreclosure or to preserve or obtain
26	possession of the dwelling that secures the loan is initiated;
27	(B) an action to collect on the loan or foreclose on the
28	collateral securing the loan is initiated; or
29	(C) the loan is more than sixty (60) days in default;
30	within three (3) years after the closing of a home loan;
31	(2) a violation of this article in connection to the high cost
32	home loan as a defense, claim, or counterclaim in an original
33	action within five (5) years after the closing of a high cost
34	home loan; and
35	(3) any defense, claim, counterclaim, or action to enjoin
36	foreclosure or preserve or obtain possession of the home that
37	secures the loan, including a violation of this article after:
38	(A) an action to collect on the loan or foreclose on the
39	collateral securing the loan is initiated;
40	(B) the debt arising from the loan is accelerated; or
41	(C) the loan is more than sixty (60) days in default;
42	at any time during the term of a high cost home loan.



15	
(c) In an action, a claim, or a counterclaim brought under subsection (b), the borrower may recover only amounts required	
to reduce or extinguish the borrower's liability under a home loan	
plus amounts required to recover costs, including reasonable	
attorney's fees.	
(d) The provisions of this section are effective notwithstanding	
any other provision of law. This section shall not be construed to	
limit the substantive rights, remedies, or procedural rights	
available to a borrower against any creditor, assignee, or holder	
under any other law. The rights conferred on borrowers by	
subsections (a) and (b) are independent of each other and do not	
limit each other.	
Sec. 2. (a) If a creditor asserts that grounds for acceleration	
under the terms of a high cost home loan exist and requires the	
payment in full of all sums secured by the security instrument, the	
borrower or a person authorized to act on the borrower's behalf at	
any time before the title is transferred by means of foreclosure,	
judicial proceeding and sale, or otherwise may cure the default and	
reinstate the high cost home loan by tendering the amount or	
performance as specified in the security instrument.	

- (b) If the borrower cures the default on a high cost home loan, the original loan terms shall be reinstated, and any acceleration of any obligation under the security instrument or note arising from the default is nullified as of the date of the cure.
- Sec. 3. (a) A creditor making a high cost home loan that has the right to foreclose must use the judicial foreclosure procedures of the state in which the property securing the high cost home loan is located. The borrower has the right to assert in the proceeding the nonexistence of a default and any other claim or defense to acceleration and foreclosure, including any claim or defense based on any violations of this article.
- (b) This section is not intended and shall not be construed to allow any claim or defense otherwise barred by any statute of limitation or repose.
- Sec. 4. (a) A person who violates this article is liable to a person who is a party to the home loan transaction that gave rise to the violation for the following:
 - (1) Actual damages, including consequential damages. A person is not required to demonstrate reliance in order to receive actual damages.
 - (2) Statutory damages equal to two (2) times the finance charges agreed to in the home loan agreement.











1	(3) Costs and reasonable attorney's fees.
2	(b) A person may be granted injunctive, declaratory, and other
3	equitable relief as the court determines appropriate in an action to
4	enforce compliance with this chapter.
5	(c) The right of rescission granted under 15 U.S.C. 1601 et seq.
6	for a violation of law is available to a person acting only in an
7	individual capacity by way of recoupment as a defense against a
8	party foreclosing on a home loan at any time during the term of the
9	loan. Any recoupment claim asserted under this provision is
10	limited to the amount required to reduce or extinguish the person's
11	liability under the home loan plus amounts required to recover
12	costs, including reasonable attorney's fees. This article shall not be
13	construed to limit the recoupment rights available to a person
14	under any other law.
15	(d) The remedies provided in this section are cumulative but are
16	not intended to be the exclusive remedies available to a person.
17	Except as provided in subsection (e), a person is not required to
18	exhaust any administrative remedies under this article or under
19	any other applicable law.
20	(e) Before bringing an action regarding an alleged deceptive act
21	under this chapter, a person must:
22	(1) notify the homeowner protection unit established by
23	IC 4-6-12-2 of the alleged violation giving rise to the action;
24	and
25	(2) allow the homeowner protection unit at least ninety (90)
26	days to institute appropriate administrative and civil action
27	to redress a violation.
28	(f) An action under this chapter must be brought within five (5)
29	years after the date that the person knew, or by the exercise of
30	reasonable diligence should have known, of the violation of this
31	article.
32	(g) An award of damages under subsection (a) has priority over
33	a civil penalty imposed under this article.
34	Sec. 5. (a) If the creditor or an assignee establishes by a
35	preponderance of evidence that a violation of this article is
36	unintentional or the result of a bona fide error of law or fact
37	notwithstanding the maintenance of procedures reasonably
38	adopted to avoid any such violation or error, the validity of the
39	transaction is not affected, and no liability is imposed under section
40	4 of this chapter except in the case of a refusal to make a refund.
41	(b) Except as provided in subsection (c), a creditor in a high cost

home loan who in good faith fails to comply with this article is not



1	considered to have violated this article if the creditor does the
2	following before receiving notice of the failure from the borrower:
3	(1) Not later than ninety (90) days after the date of the loan
4	closing:
5	(A) makes appropriate restitution to the borrower of any
6	amounts collected in error; and
7	(B) takes necessary action to make all appropriate
8	adjustments to the loan to correct the error.
9	(2) Not later than one hundred twenty (120) days after the
10	date of the loan closing, notifies the borrower of:
11	(A) the error; and
12	(B) the amount of the required restitution or adjustment.
13	(c) Subsection (b) does not apply unless the creditor establishes
14	that the compliance failure was not intentional and resulted from
15	a bona fide error of fact or law, notwithstanding the maintenance
16	of procedures reasonably adopted to avoid the errors.
17	Sec. 6. The rights conferred by this article are in addition to
18	rights granted under any other law.
19	Chapter 6. Reporting Requirements
20	Sec. 1. (a) A servicer of a high cost home loan shall report at
21	least once each calendar quarter to a nationally recognized
22	consumer credit reporting agency both the favorable and
23	unfavorable payment history information of the borrower on
24	payments due to the creditor on a high cost home loan.
25	(b) This section does not prohibit a servicer from agreeing with
26	the borrower not to report specified payment history information
27	in the event of a resolved or an unresolved dispute with a borrower
28	and does not apply to high cost home loans held or serviced by a
29	lender for less than ninety (90) days.
30	Chapter 7. State Power to Regulate Lending
31	Sec. 1. The state solely shall regulate the business of originating,
32	granting, servicing, and collecting loans and other forms of credit
33	in Indiana and the manner in which any business is conducted.
34	This regulation preempts all other regulation of these activities by
35	any political subdivision.
36	Sec. 2. Political subdivisions may not:
37	(1) enact, issue, or enforce ordinances, resolutions,
38	regulations, orders, requests for proposals, or requests for
39	bids pertaining to financial or lending activities, including
40	ordinances, resolutions, and rules disqualifying persons from
41	doing business with a municipality that are based upon
42	lending terms or practices; or



1	(2) impose reporting requirements or any other obligations
2	upon persons regarding financial services or lending practices
3	or upon subsidiaries or affiliates that:
4	(A) are subject to the jurisdiction of the department of
5	financial institutions;
6	(B) are subject to the jurisdiction or regulatory supervision
7	of the Board of Governors of the Federal Reserve System,
8	the Office of the Comptroller of the Currency, the Office
9	of Thrift Supervision, the National Credit Union
10	Administration, the Federal Deposit Insurance
11	Corporation, the Federal Trade Commission, or the United
12	States Department of Housing and Urban Development;
13	(C) are chartered by the United States Congress to engage
14	in secondary market mortgage transactions;
15	(D) are created by the Indiana housing finance authority;
16	or
17	(E) originate, purchase, sell, assign, securitize, or service
18	property interests or obligations created by financial
19	transactions or loans made, executed, originated, or
20	purchased by persons referred to in clauses (A), (B), (C), or
21	(D).
22	Chapter 8. Penalties and Enforcement
23	Sec. 1. A person who knowingly or intentionally violates this
24	article commits:
25	(1) a Class A misdemeanor; and
26	(2) an act that is actionable by the attorney general under
27	IC 24-5-0.5 and is subject to the penalties listed in IC 24-5-0.5.
28	Sec. 2. (a) The attorney general and the attorney general's
29	homeowner protection unit established under IC 4-6-12 shall
30	enforce this article for any violation occurring within five (5) years
31	after the making of a home loan.
32	(b) The attorney general may refer a matter under section 1 of
33	this chapter to a prosecuting attorney for enforcement.
34	Sec. 3. (a) The attorney general may bring an action to enjoin a
35	violation of this article. A court in which the action is brought may:
36 37	(1) issue an injunction;(2) order a person to make restitution;
38	
38 39	(3) order a person to reimburse the state for reasonable costs of the attorney general's investigation and prosecution of the
39 40	violation of this article; and
40	(4) impose a civil penalty of not more than ten thousand
41	dollars (\$10,000) per violation.
42	uonars (510,000) per vioration.



1	(b) A person who violates an injunction under this section is
2	subject to a civil penalty of not more than ten thousand dollars
3	(\$10,000) per violation.
4	(c) The court that issues an injunction retains jurisdiction over
5	a proceeding seeking the imposition of a civil penalty under this
6	section.
7	Sec. 4. The attorney general may file complaints with any of the
8	agencies listed in IC 4-6-12-4 to implement this chapter.
9	Chapter 9. Fees
10	Sec. 1. The county recorder shall assess a fee of three dollars
11	(\$3) under IC 36-2-7-10(b)(11) for each mortgage recorded. The
12	fee shall be paid to the county treasurer at the end of each calendar
13	month as provided in IC 36-2-7-10(a).
14	Sec. 2. The county treasurer shall credit fifty cents (\$0.50) of the
15	fee collected under IC 36-2-7-10(b)(11) for each mortgage recorded
16	to the county recorder's records perpetuation fund established
17	under IC 36-2-7-10(c).
18	Sec. 3. On or before June 20 and December 20 of each year,
19	after completing an audit of the county treasurer's monthly reports
20	required by IC 36-2-10-16, the county auditor shall distribute to
21	the auditor of state two dollars and fifty cents (\$2.50) of the
22	mortgage recording fee collected under IC 36-2-7-10(b)(11) for
23	each mortgage recorded by the county recorder.
24	Sec. 4. The auditor of state shall distribute one dollar and
25	twenty-five cents (\$1.25) of the mortgage recording fee to the state
26	general fund. The auditor of state shall credit one dollar and
27	twenty-five cents (\$1.25) of the mortgage recording fee to the
28	homeowner protection unit account established by IC 4-6-12-8.
29	SECTION 4. IC 34-7-4-2, AS AMENDED BY P.L.2-2002,
30	SECTION 90, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
31	JULY 1, 2004]: Sec. 2. Statutes outside IC 34 providing causes of
32	action or procedures include the following:
33	(1) IC 4-21.5-5 (Judicial review of administrative agency actions).
34	(2) IC 22-3-4 (Worker's compensation administration and
35	procedures).
36	(3) IC 22-4-17 (Unemployment compensation system, employee's
37	claims for benefits).
38	(4) IC 22-4-32 (Unemployment compensation system, employer's
39	appeal process).
40	(5) IC 22-9 (Civil rights actions).
41	(6) IC 24-9 (Home loans).
12	(7) IC 31-14 (Paternity).



1	(7) (8) IC 31-15 (Dissolution of marriage and legal separation).	
2	(8) (9) IC 31-16 (Support of children and other dependants).	
3	(9) (10) IC 31-17 (Custody and visitation).	
4	(10) (11) IC 31-19 (Adoption).	
5	(11) (12) IC 32-27-2, IC 32-30-1, IC 32-30-2, IC 32-30-2.1,	
6	IC 32-30-2, IC 32-30-4, IC 32-30-9, IC 32-30-10, IC 32-30-12,	
7	IC 32-30-13, and IC 32-30-14 (Real property).	
8	(12) (13) IC 33-1-3 (Attorney liens).	
9	SECTION 5. IC 36-2-7-10, AS AMENDED BY P.L.2-2003,	
10	SECTION 101, IS AMENDED TO READ AS FOLLOWS	
11	[EFFECTIVE JULY 1, 2004]: Sec. 10. (a) The county recorder shall	
12	tax and collect the fees prescribed by this section for recording, filing,	
13	copying, and other services the recorder renders, and shall pay them	
14	into the county treasury at the end of each calendar month. The fees	
15	prescribed and collected under this section supersede all other	
16	recording fees required by law to be charged for services rendered by	
17	the county recorder.	
18	(b) The county recorder shall charge the following:	
19	(1) Six dollars (\$6) for the first page and two dollars (\$2) for each	
20	additional page of any document the recorder records if the pages	
21	are not larger than eight and one-half (8 1/2) inches by fourteen	
22	(14) inches.	
23	(2) Fifteen dollars (\$15) for the first page and five dollars (\$5) for	
24	each additional page of any document the recorder records, if the	
25	pages are larger than eight and one-half (8 1/2) inches by fourteen	
26	(14) inches.	
27	(3) For attesting to the release, partial release, or assignment of	
28	any mortgage, judgment, lien, or oil and gas lease contained on a	
29	multiple transaction document, the fee for each transaction after	
30	the first is the amount provided in subdivision (1) plus the amount	
31	provided in subdivision (4) and one dollar (\$1) for marginal	
32	mortgage assignments or marginal mortgage releases.	
33	(4) One dollar (\$1) for each cross-reference of a recorded	
34	document.	
35	(5) One dollar (\$1) per page not larger than eight and one-half (8	
36	1/2) inches by fourteen (14) inches for furnishing copies of	
37	records produced by a photographic process, and two dollars (\$2)	
38	per page that is larger than eight and one-half (8 1/2) inches by	
39	fourteen (14) inches.	
40	(6) Five dollars (\$5) for acknowledging or certifying to a	
11	dogument	

(7) Five dollars (\$5) for each deed the recorder records, in



1	addition to other fees for deeds, for the county surveyor's corner
2	perpetuation fund for use as provided in IC 32-19-4-3 or
3	IC 36-2-12-11(e).
4	(8) A fee in an amount authorized under IC 5-14-3-8 for
5	transmitting a copy of a document by facsimile machine.
6	(9) A fee in an amount authorized by an ordinance adopted by the
7	county legislative body for duplicating a computer tape, a
8	computer disk, an optical disk, microfilm, or similar media. This
9	fee may not cover making a handwritten copy or a photocopy or
10	using xerography or a duplicating machine.
11	(10) A supplemental fee of three dollars (\$3) for recording a
12	document that is paid at the time of recording. The fee under this
13	subdivision is in addition to other fees provided by law for
14	recording a document.
15	(11) Three dollars (\$3) for each mortgage on real estate
16	recorded, in addition to other fees required by this section,
17	distributed as follows:
18	(A) Fifty cents (\$0.50) is to be deposited in the recorder's
19	record perpetuation fund.
20	(B) Two dollars and fifty cents (\$2.50) is to be distributed
21	to the auditor of state on or before June 20 and December
22	20 of each year as provided in IC 24-9-9-3.
23	(c) The county treasurer shall establish a recorder's records
24	perpetuation fund. All revenue received under subsection $(b)(5)$, $(b)(8)$,
25	(b)(9), and (b)(10), and fifty cents (\$0.50) from revenue received
26	under subsection (b)(11), shall be deposited in this fund. The county
27	recorder may use any money in this fund without appropriation for the
28	preservation of records and the improvement of record keeping systems
29	and equipment.
30	(d) As used in this section, "record" or "recording" includes the
31	functions of recording, filing, and filing for record.
32	(e) The county recorder shall post the fees set forth in subsection (b)
33	in a prominent place within the county recorder's office where the fee
34	schedule will be readily accessible to the public.
35	(f) The county recorder may not tax or collect any fee for:
36	(1) recording an official bond of a public officer, a deputy, an
37	appointee, or an employee; or
38	(2) performing any service under any of the following:
39	(A) IC 6-1.1-22-2(c).
40	(B) IC 8-23-7.
41	(C) IC 8-23-23.



42

(D) IC 10-17-2-3.

1	(E) IC 10-17-3-2.	
2	(F) IC 12-14-13.	
3	(G) IC 12-14-16.	
4	(g) The state and its agencies and instrumentalities are required to	
5	pay the recording fees and charges that this section prescribes.	
6	SECTION 6. [EFFECTIVE UPON PASSAGE] Beginning January	
7	1, 2005, the attorney general shall carry out the duties imposed on	
8	the attorney general under IC 4-6-12 and IC 24-9, both as added by	
9	this act.	
0	SECTION 7. [EFFECTIVE UPON PASSAGE] (a)	
.1	Notwithstanding IC 5-20-1-15.5, as added by this act, the Indiana	
2	housing finance authority shall carry out the duties imposed on it	
.3	under IC 5-20-1-15.5, as added by this act, under interim written	
4	guidelines approved by the executive director of the Indiana	
.5	housing finance authority.	_
6	(b) This SECTION expires on the earlier of the following:	
7	(1) The date rules are adopted under IC 5-20-1-15.5(a)(2), as	
. 8	added by this act.	
9	(2) January 1, 2005.	
20	SECTION 8. [EFFECTIVE UPON PASSAGE] Notwithstanding	
21	IC 24-9-3 and IC 24-9-4, both as added by this act, a person is not	
22	subject to a prohibition or requirement of IC 24-9-3 and IC 24-9-4,	
23	both as added by this act, before January 1, 2005.	
24	SECTION 9. [EFFECTIVE UPON PASSAGE] Notwithstanding	_
25	IC 24-9, as added by this act, a person may not file a civil action	
26	under IC 24-9, as added by this act, before January 1, 2005.	
27	SECTION 10. An emergency is declared for this act.	
		V



COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred House Bill 1229, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 3, line 20, delete "to develop and implement" and insert "in the development and implementation of".

Page 3, line 29, after "The" insert "homeowner protection unit".

Page 3, line 30, after "administering the" insert "homeowner protection unit".

Page 3, line 32, after "in the" insert "homeowner protection unit".

Page 3, line 36, after "the" insert "homeowner protection unit".

Page 3, line 37, after "in the" insert "homeowner protection unit".

Page 9, line 18, after "The" insert "home ownership training".

Page 9, line 19, after "administering the" insert "home ownership training".

Page 9, line 21, after "in the" insert "home ownership training".

Page 9, line 25, after "the" insert "home ownership training".

Page 9, line 26, after "in the" insert "home ownership training".

Page 9, line 27, delete "However, if the amount of money".

Page 9, delete lines 28 through 31.

Page 12, delete lines 15 through 23, begin a new paragraph and insert:

"Sec. 1. This article does not apply to:

(1) a loan made or acquired by a person organized or chartered under the laws of this state, any other state, or the United States relating to banks, trust companies, savings associations, saving banks, credit unions, or industrial loan and investment companies; or

(2) a loan:

- (A) that can be purchased by the Federal National Mortgage Association, the Federal Home Loan Mortgage Association, or the Federal Home Loan Bank;
- (B) to be insured by the United States Department of Housing and Urban Development;
- (C) to be guaranteed by the United States Department of Veterans Affairs;
- (D) to be funded by the Indiana housing finance authority; or
- (E) with a principal amount that exceeds the conforming loan size limit for a single family dwelling as established by the Federal National Mortgage Association.".

EH 1229—LS 7315/DI 108+











Page 13, delete lines 36 through 42

Page 14, delete lines 1 through 15, begin a new paragraph and insert:

- Sec. 7. "Deceptive act" means an act or a practice as part of a consumer credit mortgage transaction involving real property located in Indiana in which a person:
 - (1) knowingly or intentionally makes a material misrepresentation;
 - (2) knowingly or intentionally conceals material information regarding the terms or conditions of the transaction; or
 - (3) knowingly or intentionally consummates the credit mortgage transaction with the knowledge that the borrower will be unable to successfully fulfill the terms or conditions of the mortgage loan based upon the borrower's finances at the time of the consummation.

Page 14, line 16, delete "9." and insert "8.".

Page 14, line 20, delete "10." and insert "9.".

Page 14, line 20, after "than" insert "an open end credit plan or"

Page 15, delete lines 15 though 38, begin a new

Page 15, delete lines 15 though 38, begin a new paragraph and insert:

- "Sec. 11. (a) Except as provided in subsection (b), "points and fees" means the total of the following:
 - (1) Points and fees (as defined in 12 CFR 226.32(b)(1) on January 1, 2004).
 - (2) All compensation paid directly or indirectly to a mortgage broker, including a broker that originates a loan in the broker's own name.
 - (b) The term does not include the following:
 - (1) Not more than two (2) bona fide discount points.
 - (2) Interest prepaid by the borrower for the month in which the home loan is closed.".

Page 15, line 39, delete "13." and insert "12.".

Page 15, line 41, delete "14." and insert "13.".

Page 15, line 41, delete "means:" and insert "means".

Page 15, line 42, delete "(1)".

Page 15, run in lines 41 through 42

Page 16, line 1, delete "loan; or" and insert "loan.".

Page 16, delete lines 2 through 3.

Page 16, line 4, delete "15." and insert "14.".

Page 16, line 21, after "insurance;" insert "or".

Page 16, delete line 22.

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Page 16, line 23, delete "(6)" and insert "(5)".

Page 16, delete lines 28 through 38, begin a new paragraph and insert:

"Sec. 2. (a) A creditor may not replace or consolidate a zero (0) interest rate or other subsidized low rate loan made by a governmental or nonprofit lender with a high cost home loan within the first ten (10) years of the subsidized low rate loan unless the current holder of the loan consents in writing to the refinancing.

(b) For purposes of this section, a "subsidized low rate loan" is a loan that carries a current interest rate of at least two (2) percentage points below the current yield on treasury securities with a comparable maturity. If the loan's current interest rate is either a discounted introductory rate or a rate that automatically steps up over time, the fully indexed rate or the fully stepped up rate, as appropriate, should be used instead of the current rate to determine whether a loan is a subsidized low rate loan."

Page 17, line 1, delete "(a) Notwithstanding IC 24-4.5-3-203.5, a creditor may"

Page 17, delete lines 2 through 25.

Page 17, line 26, delete "(b)".

Page 17, run in lines 1 and 26.

Page 17, line 26, after "payment" insert "made by a borrower in regards to a home loan".

Page 17, line 27, delete "date" and insert "business day".

Page 17, line 32, delete "indebtedness." and insert "indebtedness without material cause."

Page 17, delete lines 41 through 42.

Page 18, delete lines 1 through 13.

Page 18, line 14, delete "8." and insert "7.".

Page 18, line 19, after "the" insert "home".

Page 18, line 24, delete "9." and insert "8.".

Page 19, between lines 9 and 10, begin a new line block indented and insert:

"(5) A creditor making a high cost home loan may not finance, directly or indirectly, any life or health insurance.

Sec. 2. A creditor may not knowingly or intentionally:

(1) refinance a high cost home loan by charging points and fees on the part of the proceeds of the new high cost home loan that is used to refinance the existing high cost loan within four (4) years of the origination of the existing high cost home loan; or

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(2) divide a home loan transaction into multiple transactions with the effect of evading this article. Where multiple transactions are involved, the total points and fees charged in all transactions shall be considered when determining whether the protections of this section apply."

Page 19, line 10, delete "2." and insert "3.".

Page 19, line 21, delete "obligor's" and insert "borrower's".

Page 19, line 22, delete "3. A" and insert "4. (a) Except as provided in subsection (b), a".

Page 19, between lines 25 and 26, begin a new paragraph and insert:

"(b) This section does not apply to a temporary forbearance that is requested by a borrower regarding a high cost home loan.".

Page 19, line 26, delete "4." and insert "5.".

Page 19, line 32, delete "5." and insert "6.".

Page 19, line 36, delete "6." and insert "7.".

Page 20, line 5, delete "7." and insert "8.".

Page 20, line 22, delete "8." and insert "9.".

Page 20, line 33, delete "9." and insert "10.".

Page 20, line 37, delete "10." and insert "11.".

Page 21, between lines 37 and 38, begin a new paragraph and insert:

"Sec. 12. Without regard to whether a borrower is acting individually or on behalf of others similarly situated, a provision of a high cost home loan agreement that:

- (1) requires arbitration of a claim or defense;
- (2) allows a party to require a borrower to assert a claim or defense in a forum that is:
 - (A) less convenient;
 - (B) more costly; or
 - (C) more dilatory;

for the resolution of the dispute than an Indiana court in which the borrower may otherwise bring a claim or defense; or

(3) limits in any way any claim or defense the borrower may have;

is unconscionable and void.".

Page 22, line 35, after "of a" insert "high cost".

Page 22, line 37, delete "IC 24-9-3-2" and insert "IC 24-9-4-2".

Page 23, delete line 36.

Page 23, line 37, delete "default had not occurred," and insert "the original loan terms shall be reinstated,".

Page 23, run in lines 35 and 37.

Page 24, line 15, delete "malicious or" and insert "malicious.".

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Page 24, delete line 16.

Page 24, delete lines 35 through 40, begin a new paragraph and insert:

"(e) An action under this chapter must be brought within five (5) years after the date that the borrower knew, or by the exercise of reasonable diligence should have known, of the violation of this article."

Page 25, line 11, delete "compliance".

Page 25, line 13, delete "thirty (30)" and insert "ninety (90)".

Page 25, line 14, delete "closing, makes:" and insert "closing:".

Page 25, line 15, after "(A)" insert "makes".

Page 25, line 17, after "(B)" insert "takes necessary action to make".

Page 25, line 19, delete "sixty (60)" and insert "one hundred twenty (120)".

Page 25, line 21, delete "compliance".

Page 25, line 25, delete "error," and insert "error of fact or law,".

Page 25, line 26, delete "For purposes of this".

Page 25, delete lines 27 through 31.

Page 25, line 36, delete "monthly" and insert "once each calendar quarter".

Page 26, line 27, delete "that fifteen" and insert "than ten".

Page 26, line 28, delete "(\$15,000)" and insert "(\$10,000)".

Page 29, delete lines 32 through 42.

Page 30, delete lines 1 through 24.

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1229 as introduced.)

LAWSON L, Chair

Committee Vote: yeas 9, nays 3.













HOUSE MOTION

Mr. Speaker: I move that House Bill 1229 be amended to read as follows:

Page 14, line 18, delete "five" and insert "six".

Page 14, line 18, delete "(5%)" and insert "(6%)".

Page 15, line 16, delete "the total of the following:".

Page 15, line 17, delete "(1) Points" and insert "points".

Run in lines 16 through 17.

Page 15, delete lines 19 through 21.

Page 15, line 23, delete "Not more than two (2) bona" and insert "Bona".

(Reference is to HB 1229 as printed January 30, 2004.)

BURTON

HOUSE MOTION

Mr. Speaker: I move that House Bill 1229 be amended to read as follows:

Page 2, line 26, delete "implement this chapter." and insert "the extent necessary to organize the unit.".

Page 2, line 27, delete "shall" and insert "may".

Page 2, after line 42, begin a new line block indented and insert:

"(10) Local law enforcement agencies.".

Page 3, delete lines 22 through 25.

Page 3, line 26, delete "10." and insert "9.".

Page 3, line 30, delete "IC 24-9-8." and insert "IC 24-9-9.".

Page 9, line 21, delete "IC 24-9-8." and insert "IC 24-9-9.".

Page 12, line 15, delete "This" and insert "Except for the provisions of IC 24-9-3-7(3), this".

Page 12, line 19, delete "saving" and insert "savings".

Page 12, between line 28 and 29, begin a new line double block indented and insert:

"(D) to be made or guaranteed by the United States Department of Agriculture Rural Housing Service;".

Page 12, line 29, delete "(D)" and insert "(E)".

Page 12, line 31, delete "(E)" and insert "(F)".

Page 14, line 4, after "7." insert "(a)".

Page 14, line 6, delete "person:" and insert "person at the time of the transaction knowingly or intentionally:".

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Page 14, line 7, delete "knowingly or intentionally".

Page 14, line 8, after ";" insert "or".

Page 14, line 9, delete "knowingly or intentionally".

Page 14, line 10, delete "; or" and insert ".".

Page 14, delete lines 11 through 15, begin a new paragraph and insert:

"(b) For purposes of this section, "knowingly" means having actual knowledge at the time of the transaction.".

Page 14, line 21, after "by a" delete ":".

Page 14, line 22, delete "(1)".

Page 14, run in lines 21 through 22.

Page 14, line 25, delete "(A)", begin a new line block indented and insert:

"(1)"

Page 14, line 27, delete "(B)", begin a new line block indented and insert:

"(2)"

Page 14, line 28, delete "dwelling; or" and insert "dwelling.".

Page 14, delete lines 29 through 42.

Page 15, delete lines 1 through 14.

Page 15, line 15, delete "11." and insert "10.".

Page 15, line 21, after "name." insert "As used in this subdivision, "compensation" does not include a payment included in subdivision (1).".

Page 15, line 23, delete "Not more than two (2) bona" and insert "Bona".

Page 15, between lines 25 and 26, begin a new line block indented and insert:

"(3) Reasonable fees paid to an affiliate of the creditor.

Sec. 11. "Political subdivision" means a municipality, school district, public library, local housing authority, fire protection district, public transportation corporation, local building authority, local hospital authority or corporation, local airport authority, special service district, special taxing district, or any other type of local governmental corporate entity."

Page 16, line 12, after "not" insert "knowingly or intentionally".

Page 16, between lines 25 and 26, begin a new paragraph and insert:

"(c) Each mortgage or deed of trust securing a zero (0) interest rate or other subsidized low rate loan executed after January 1, 2005, must prominently display the following on the face of the instrument:

"This instrument secures a zero (0) interest rate or other

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subsidized low rate loan subject to IC 24-9-3-2.".

(d) A creditor may reasonably rely on the presence or absence of the statement described in subsection (c) on the face of an instrument executed after January 1, 2005, as conclusive proof of the existence or nonexistence of a zero (0) interest rate or other subsidized low rate loan."

Page 16, line 41, after "6." insert "(a)".

Page 17, between lines 3 and 4, begin a new paragraph and insert:

"(b) For purposes of this section, "fee" does not include actual charges incurred by a creditor for express or priority delivery requested by the borrower of home loan documents to the borrower."

Page 17, line 4, delete "creditor" and insert "person".

Page 17, line 10, after "loan;" insert "or".

Page 17, line 11, delete "when making" and insert "in connection with".

Page 17, line 11, delete "; or" and insert ".".

Page 17, delete lines 12 through 13, begin a new paragraph and insert:

"Sec. 8. A person, in seeking to enforce the person's rights under section 7(3) of this chapter, may not knowingly or intentionally intimidate, coerce, or harass another person.".

Page 17, line 14, delete "8." and insert "9.".

Page 17, between lines 41 and 42, begin a new line block indented and insert:

"(5) A creditor shall not sell or otherwise assign a high cost home loan without furnishing the following statement to the purchaser or assignee:

"NOTICE: This is a loan subject to special rules under IC 24-9. Purchasers or assignees may be liable for all claims and defenses with respect to the loan that the borrower could assert against the lender.".

(6) A mortgage or deed of trust that secures a high cost home loan at the time the mortgage or deed of trust is recorded must prominently display the following on the face of the instrument:

"This instrument secures a high cost home loan as defined in IC 24-9-2-8."."

Page 17, line 42, delete "(5)" and insert "(7)".

Page 23, line 28, delete "the".

Page 23, line 29, delete "borrower" and insert "a person who is a party to the home loan transaction that gave rise to the violation".

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Page 23, line 30, delete "The" and insert "A person".

Page 23, line 31, delete "borrower".

Page 23, line 37, delete "borrower" and insert "person".

Page 23, line 41, delete "borrower" and insert "person".

Page 24, line 4, delete "borrower's" and insert "person's".

Page 24, line 7, delete "borrower" and insert "person".

Page 24, line 9, delete "consumer." and insert "person.".

Page 24, line 10, delete "A consumer" and insert "Except as provided in subsection (e), a person".

Page 24, between lines 11 and 12, begin a new paragraph and insert:

- "(e) Before bringing an action regarding an alleged deceptive act under this chapter, a person must:
 - (1) notify the homeowner protection unit established by IC 4-6-12-2 of the alleged violation giving rise to the action; and
 - (2) allow the homeowner protection unit at least ninety (90) days to institute appropriate administrative and civil action to redress a violation.".

Page 24, line 12, delete "(e)" and insert "(f)".

Page 24, line 13, delete "borrower" and insert "person".

Page 24, line 16, delete "(f)" and insert "(g)".

Page 25, between lines 13 and 14, begin a new paragraph and insert:

"Chapter 7. State Power to Regulate Lending

Sec. 1. The state solely shall regulate the business of originating, granting, servicing, and collecting loans and other forms of credit in Indiana and the manner in which any business is conducted. This regulation preempts all other regulation of these activities by any political subdivision.

Sec. 2. Political subdivisions may not:

- (1) enact, issue, or enforce ordinances, resolutions, regulations, orders, requests for proposals, or requests for bids pertaining to financial or lending activities, including ordinances, resolutions, and rules disqualifying persons from doing business with a municipality that are based upon lending terms or practices; or
- (2) impose reporting requirements or any other obligations upon persons regarding financial services or lending practices or upon subsidiaries or affiliates that:
 - (A) are subject to the jurisdiction of the department of financial institutions;
 - (B) are subject to the jurisdiction or regulatory supervision of the Board of Governors of the Federal Reserve System,









the Office of the Comptroller of the Currency, the Office of Thrift Supervision, the National Credit Union Administration, the Federal Deposit Insurance Corporation, the Federal Trade Commission, or the United States Department of Housing and Urban Development; (C) are chartered by the United States Congress to engage

- in secondary market mortgage transactions;
- (D) are created by the Indiana housing finance authority; or
- (E) originate, purchase, sell, assign, securitize, or service property interests or obligations created by financial transactions or loans made, executed, originated, or purchased by persons referred to in clauses (A), (B), (C), or **(D).**".

Page 25, line 14, delete "7." and insert "8.".

Page 25, delete lines 30 through 31.

Page 25, line 32, delete "(4)" and insert "(3)".

Page 25, line 35, delete "(5)" and insert "(4)".

Page 25, line 35, delete "fifteen" and insert "ten".

Page 25, line 36, delete "(\$15,000)" and insert "(\$10,000)".

Page 26, line 3, delete "8." and insert "9.".

Page 26, line 23, delete "IC 4-6-12-10" and insert "IC 4-6-12-9.".

Page 28, line 17, delete "IC 24-9-8-4." and insert "IC 24-9-9-3.".

Page 29, between lines 14 and 15, begin a new paragraph and insert:

"SECTION 13. [EFFECTIVE UPON PASSAGE] Notwithstanding IC 24-9-3 and IC 24-9-4, both as added by this act, a person is not subject to a prohibition or requirement of IC 24-9-3 and IC 24-9-4, both as added by this act, before January 1, 2005.".

Renumber all SECTIONS consecutively.

(Reference is to HB 1229 as printed January 30, 2004.)

BARDON









HOUSE MOTION

Mr. Speaker: I move that House Bill 1229 be recommitted to a Committee of One, its author, with specific instructions to amend as follows:

Page 14, line14, after "8." insert "(a)".

Page 14, line 16, delete "exceed six percent (6%) of the" and insert "exceed:

- (A) five percent (5%) of the loan principal for a home loan having a loan principal of at least forty thousand dollars (\$40,000); or
- (B) six percent (6%) of the loan principal for a home loan having a loan principal of less than forty thousand dollars (\$40,000).
- (b) Beginning July 1, 2006, the dollar amounts set forth in this section are subject to change at the times and according to the procedure set forth in the provisions of IC 24-4.5-1-106 concerning the adjustment of dollar amounts in IC 24-4.5 regarding consumer credit transactions. The department of financial institutions shall adopt rules under IC 4-22-2 to establish procedures to implement this subsection, and shall issue an emergency rule announcing a change required under this subsection by April 30 of each year in which dollar amounts are to change."

Page 14, delete line 17.

Page 14, line 27, delete "points and fees (as defined in 12 CFR 226.32(b)(1) on" and insert "the total of the following:

- (1) Points and fees (as defined in 12 CFR 226.32(b)(1) on January 1, 2004).
- (2) All compensation paid directly or indirectly to a mortgage broker, including a broker that originates a loan in the broker's own name."

Page 14, line 28, beginning with "As" begin a new line blocked left. Page 14, line 28, delete "this subdivision," and insert "subdivision (2),".

Page 14, delete lines 32 through 34, begin a new line block indented and insert:

- "(2) An amount not to exceed one and one-half (1 1/2) points in indirect broker compensation; if the terms of the loan do not include a prepayment penalty that exceeds two percent (2%) of the home loan principle.
- (3) Reasonable fees paid to an affiliate of the creditor.
- (4) Interest prepaid by the borrower for the month in which the home loan is closed."

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Page 23, delete line 38.

Page 23, line 39, delete "(4)" and insert "(3)".

(Reference is to HB 1229 as reprinted February 5, 2004.)

BARDON

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COMMITTEE REPORT

Mr. Speaker: Your Committee of One, to which was referred House Bill 1229, begs leave to report that said bill has been amended as directed.

BARDON

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SENATE MOTION

Madam President: I move that Senator Clark be added as cosponsor of Engrossed House Bill 1229.

BRAY

SENATE MOTION

Madam President: I move that Senator Broden be added as cosponsor of Engrossed House Bill 1229.

BRAY

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COMMITTEE REPORT

Madam President: The Senate Committee on Insurance and Financial Institutions, to which was referred House Bill No. 1229, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is made to House Bill 1229 as printed February 6, 2004.)

PAUL, Chairperson

Committee Vote: Yeas 5, Nays 1.









SENATE MOTION

Madam President: I move that Engrossed House Bill 1229 be amended to read as follows:

Page 3, delete lines 21 through 23.

Page 3, line 24, delete "9." and insert "8.".

Page 3, delete lines 35 through 42.

Delete pages 4 through 11.

Page 12, delete lines 1 through 7.

Page 28, line 1, delete "home" and insert "state general fund.".

Page 28, line 2, delete "ownership training account established by IC 5-20-1-15.6.".

Page 28, line 5, delete "IC 4-6-12-9." and insert "IC 4-6-12-8.".

Renumber all SECTIONS consecutively.

(Reference is to EHB 1229 as printed February 20, 2004.)

MEEKS R



