## 115TH CONGRESS 1ST SESSION H.R.3014

To require servicers to establish a deed-for-lease program under which eligible mortgagors may remain in their homes as renters.

### IN THE HOUSE OF REPRESENTATIVES

JUNE 22, 2017

Ms. MICHELLE LUJAN GRISHAM of New Mexico introduced the following bill; which was referred to the Committee on Financial Services

# A BILL

- To require servicers to establish a deed-for-lease program under which eligible mortgagors may remain in their homes as renters.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

### **3** SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Keeping Families
- 5 Home Act of 2017".

### 6 SEC. 2. DEED-FOR-LEASE PROGRAM.

- 7 (a) Establishment.—
- 8 (1) IN GENERAL.—Each servicer shall establish
  9 a deed-for-lease program (hereinafter referred to as

1	the "Program"), which shall permit an eligible mort-
2	gagor to—
3	(A) enter into a deed in lieu of foreclosure
4	agreement;
5	(B) continue to occupy and lease the prop-
6	erty that is the subject of such agreement for
7	a 1-year period that begins on the date of such
8	agreement; and
9	(C) have a right of first refusal to pur-
10	chase such property after the end of the 1-year
11	lease period, if the owner of the property in-
12	tends to sell the property at that time.
13	(2) EXCEPTION FOR SMALL SERVICERS.—The
14	Program requirement under paragraph (1) shall not
15	apply to a small servicer, as such term is defined by
16	the Secretary of Housing and Urban Development.
17	(b) Notice Requirement.—Servicers shall provide
18	each eligible mortgagor with information about the Pro-
19	gram and how to apply to participate in the Program.
20	(c) LEASE TERMS.—A lease entered into by an eligi-
21	ble mortgagor under the Program shall—
22	(1) carry a monthly rent amount equal to the
23	fair market rent for such property, as determined by
24	an independent private appraiser hired by and paid
25	by the servicer; and

(2) contain all typical lease provisions for simi-
lar rental property.
(d) Application Process.—
(1) IN GENERAL.—An eligible mortgagor may
apply for the Program at any time.
(2) Effect of foreclosure sale.—If there
is a foreclosure sale pending with respect to the
property—
(A) the eligible mortgagor may only apply
for the Program before the date that is 7 days
before the date of such foreclosure sale; and
(B) once the eligible mortgagor applies for
the Program, the foreclosure sale shall be halt-
ed until after the eligible mortgagor's Program
application has been evaluated.
(3) Contents of Application.—
(A) IN GENERAL.—In applying for the
Program, an eligible mortgagor shall provide
the servicer with proof of the following informa-
tion:
(i) The eligible mortgagor is subject
to a financial hardship that makes the eli-
gible mortgagor unable to continue making
timely payments on the eligible mortgage
loan.

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(ii) The eligible mortgagor is eligible
to pay the monthly rent amount described
under subsection $(c)(1)$ and such amount
is no more than 31 percent of the eligible
mortgagor's monthly income.
(iii) The eligible mortgagor currently
lives in the property and intends to con-
tinue doing so during the 1-year lease
term.
(B) ABILITY TO PAY HIGHER PERCENTAGE
OF INCOME IN RENT.—Notwithstanding sub-
paragraph (A)(ii), if an eligible mortgagor be-
lieves they are able pay the monthly rent
amount despite such amount exceeding 31 per-
cent of the eligible mortgagor's monthly income,
the eligible mortgagor may request that the
Secretary of Housing and Urban Development
review their information, along with any con-
tributing factors the eligible mortgagor may
have (such as a low debt burden) and, if the
Secretary notifies the eligible mortgagor that
the Secretary agrees that the eligible mortgagor
is able to pay a monthly rent amount that is
equal to a percentage of their monthly income
that is higher than 31 percent, such higher per-

1	centage shall be used for purposes of subpara-
2	graph (A)(ii).
3	(4) EFFECT OF JUNIOR LIENS.—If an eligible
4	mortgagor applies for a Program with respect to a
5	single family property subject to a junior lien—
6	(A) if the servicer of the Program is also
7	the holder of the junior lien, the servicer shall
8	release the junior lien and, subject to the other
9	requirements of this section, the eligible mort-
10	gagor shall be eligible to participate in the Pro-
11	gram; and
12	(B) if the servicer of the Program is not
13	the holder of the junior lien, the servicer shall
14	contact such junior lien holder and request that
15	the holder release the lien, and—
16	(i) if the holder releases the lien, then,
17	subject to the other requirements of this
18	section, the eligible mortgagor shall be eli-
19	gible to participate in the Program; and
20	(ii) if the holder does not release the
21	lien, then the eligible mortgagor shall not
22	be eligible to participate in the Program.
23	(e) EVALUATION AND NOTIFICATION.—
24	(1) DEADLINE FOR EVALUATION.—The servicer
25	shall evaluate the eligible mortgagor's application

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within 30 days of receiving such application and
 shall accept an eligible mortgagor into the Program
 if the eligible mortgagor has provided the proof de scribed under subsection (d)(3)(A).

(2) NOTIFICATION.—Promptly after making a 5 6 determination under paragraph (1), the servicer 7 shall notify the eligible mortgagor of such deter-8 mination in writing and, if the servicer determines 9 that the eligible mortgagor may not be accepted into 10 the Program, the servicer shall specifically explain in 11 writing why the eligible mortgage was not accepted. 12 (f) SUBSEQUENT OWNERS FOLLOW PROGRAM RE-13 QUIREMENTS.—Any subsequent owner of the property 14 being leased pursuant to the Program shall—

(1) maintain the Program and abide by the
terms of the Program to the same extent as the
servicer of the eligible mortgage; and

(2) certify to the Secretary of Housing and
Urban Development, before finalizing any purchase
of the property, that they will abide by the terms of
the Program.

(g) RULEMAKING; COMPLIANCE EVALUATION.—The
Secretary of Housing and Urban Development shall—

24 (1) issue such regulations as may be necessary25 to carry out this section;

1	(2) evaluate the compliance by servicers and
2	owners with the requirements of this section; and
3	(3) enforce the requirements of this section.
4	(h) DEFINITIONS.—For purposes of this section:
5	(1) ELIGIBLE MORTGAGOR.—The term "eligible
6	mortgagor" means a mortgagor under an eligible
7	mortgage.
8	(2) ELIGIBLE MORTGAGE.—The term "eligible
9	mortgage" means a first or subordinate mortgage on
10	a property that—
11	(A) is a single family property; and
12	(B) is currently being used as the principal
13	residence of the eligible mortgagor.
14	(3) SINGLE FAMILY PROPERTY.—The term
15	"single family property" means—
16	(A) a structure consisting of 1 to 4 dwell-
17	ing units;
18	(B) a dwelling unit in a multi-unit condo-
19	minium property together with an undivided in-
20	terest in the common areas and facilities serv-
21	ing the property;
22	(C) a dwelling unit in a multi-unit project
23	for which purchase of stock or a membership
24	interest entitles the purchaser to permanent oc-
25	cupancy of that unit; or

(D) a manufactured housing unit.

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