119TH CONGRESS 1ST SESSION S. 723

AN ACT

To require the Bureau of Indian Affairs to process and complete all mortgage packages associated with residential and business mortgages on Indian land by certain deadlines, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

SECTION 1 SHORT TITLE

1	SECTION I. SHORT TITLE.
2	This Act may be cited as the "Tribal Trust Land
3	Homeownership Act of 2025".
4	SEC. 2. DEFINITIONS.
5	In this Act:
6	(1) APPLICABLE BUREAU OFFICE.—The term
7	"applicable Bureau office" means—
8	(A) a Regional office of the Bureau;
9	(B) an Agency office of the Bureau; or
10	(C) a Land Titles and Records Office of
11	the Bureau.
12	(2) Bureau.—The term "Bureau" means the
13	Bureau of Indian Affairs.
14	(3) DIRECTOR.—The term "Director" means
15	the Director of the Bureau.
16	(4) First certified title status report.—
17	The term "first certified title status report" means
18	the title status report needed to verify title status on
19	Indian land.
20	(5) Indian Land.—The term "Indian land"
21	has the meaning given the term in section 162.003

22 of title 25, Code of Federal Regulations (as in effect on the date of enactment of this Act). 23 24 (6) LAND MORTGAGE.—The term "land mortgage" means a mortgage obtained by an individual

1	Indian who owns a tract of trust land for the pur-
2	pose of—
3	(A) home acquisition;
4	(B) home construction;
5	(C) home improvements; or
6	(D) economic development.
7	(7) Leasehold Mortgage.—The term "lease-
8	hold mortgage" means a mortgage, deed of trust, or
9	other instrument that pledges the leasehold interest
10	of a lessee as security for a debt or other obligation
11	owed by the lessee to a lender or other mortgagee.
12	(8) Mortgage Package.—The term "mort-
13	gage package" means a proposed residential lease-
14	hold mortgage, business leasehold mortgage, land
15	mortgage, or right-of-way document submitted to an
16	applicable Bureau office under section $3(a)(1)$.
17	(9) Relevant federal agency.—The term
18	"relevant Federal agency" means any of the fol-
19	lowing Federal agencies that guarantee or make di-
20	rect mortgage loans on Indian land:
21	(A) The Department of Agriculture.
22	(B) The Department of Housing and
23	Urban Development.
24	(C) The Department of Veterans Affairs.

1	(10) RIGHT-OF-WAY DOCUMENT.—The term
2	"right-of-way document" has the meaning given the
3	term in section 169.2 of title 25, Code of Federal
4	Regulations (as in effect on the date of enactment
5	of this Act).

(11) Subsequent certified title status report' means the title status report needed to identify any liens against a residential, business, or land lease on Indian land.

SEC. 3. MORTGAGE REVIEW AND PROCESSING.

(a) REVIEW AND PROCESSING DEADLINES.—

(1) In General.—As soon as practicable after receiving a proposed residential leasehold mortgage, business leasehold mortgage, land mortgage, or right-of-way document, the applicable Bureau office shall notify the lender that the proposed residential leasehold mortgage, business leasehold mortgage, or right-of-way document has been received.

(2) Preliminary review.—

(A) IN GENERAL.—Not later than 10 calendar days after receipt of a proposed residential leasehold mortgage, business leasehold mortgage, land mortgage, or right-of-way document, the applicable Bureau office shall conduct

and complete a preliminary review of the residential leasehold mortgage, business leasehold mortgage, land mortgage, or right-of-way document to verify that all required documents are included.

(B) Incomplete documents.—As soon as practicable, but not more than 2 calendar days, after finding that any required documents are missing under subparagraph (A), the applicable Bureau office shall notify the lender of the missing documents.

(3) Approval or disapproval.—

- (A) Leasehold mortgages.—Not later than 20 calendar days after receipt of a complete executed residential leasehold mortgage or business leasehold mortgage, proof of required consents, and other required documentation, the applicable Bureau office shall approve or disapprove the residential leasehold mortgage or business leasehold mortgage.
- (B) RIGHT-OF-WAY DOCUMENTS.—Not later than 30 calendar days after receipt of a complete executed right-of-way document, proof of required consents, and other required documentation, the applicable Bureau office shall

1	approve or disapprove the right-of-way docu
2	ment.
3	(C) Land Mortgages.—Not later than 30
4	calendar days after receipt of a complete exe
5	cuted land mortgage, proof of required con
6	sents, and other required documentation, the
7	applicable Bureau office shall approve or dis
8	approve the land mortgage.
9	(D) REQUIREMENTS.—The determination
10	of whether to approve or disapprove a residen
11	tial leasehold mortgage or business leasehold
12	mortgage under subparagraph (A), a right-of
13	way document under subparagraph (B), or a
14	land mortgage under subparagraph (C)—
15	(i) shall be in writing; and
16	(ii) in the case of a determination to
17	disapprove a residential leasehold mort
18	gage, business leasehold mortgage, right
19	of-way document, or land mortgage shall
20	state the basis for the determination.
21	(E) Application.—This paragraph shall
22	not apply to a residential leasehold mortgage of
23	business leasehold mortgage with respect to In
24	dian land in cases in which the applicant for

the residential leasehold mortgage or business

leasehold mortgage is an Indian tribe (as de-fined in subsection (d) of the first section of the Act of 1955 (69 Stat. 539, chapter 615; 126 Stat. 1150; 25 U.S.C. 415(d))) that has been approved for leasing under subsection (h) of that section (69 Stat. 539, chapter 615; 126 Stat. 1151; 25 U.S.C. 415(h)). (4) Certified title status reports.—

(A) COMPLETION OF REPORTS.—

(i) In General.—Not later than 10 calendar days after the applicable Bureau office approves a residential leasehold mortgage, business leasehold mortgage, land mortgage, or right-of-way document under paragraph (3), the applicable Bureau office shall complete the processing of, as applicable—

(I) a first certified title status report, if a first certified title status report was not completed prior to the approval of the residential leasehold mortgage, business leasehold mortgage, land mortgage, or right-of-way document; and

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1	(II)	a	subsequent	certified	title
2	status re	por	rt.		

(ii) Requests for first certified title status report from an applicant for a residential leasehold mortgage, business leasehold mortgage, land mortgage, or right-of-way document under paragraph (1), the applicable Bureau office status report.

(B) Notice.—

(i) IN GENERAL.—As soon as practicable after completion of the processing of, as applicable, a first certified title status report or a subsequent certified title status report under subparagraph (A), but by not later than the applicable deadline described in that subparagraph, the applicable Bureau office shall give notice of the completion to the lender.

1	(ii) Form of notice.—The applica-
2	ble Bureau office shall give notice under
3	clause (i)—
4	(I) electronically through secure,
5	encryption software; and
6	(II) through the United States
7	mail.
8	(iii) OPTION TO OPT OUT.—The lend-
9	er may opt out of receiving notice elec-
10	tronically under clause (ii)(I).
11	(b) Notices.—
12	(1) In general.—If the applicable Bureau of-
13	fice does not complete the review and processing of
14	mortgage packages under subsection (a) (including
15	any corresponding first certified title status report
16	or subsequent certified title status report under
17	paragraph (4) of that subsection) by the applicable
18	deadline described in that subsection, immediately
19	after missing the deadline, the applicable Bureau of-
20	fice shall provide notice of the delay in review and
21	processing to—
22	(A) the party that submitted the mortgage
23	package or requested the first certified title sta-
24	tus report; and

- 1 (B) the lender for which the mortgage 2 package (including any corresponding first cer-3 tified title status report or subsequent certified 4 title status report) is being requested.
- 5 (2) Requests for updates.—In addition to 6 providing the notices required under paragraph (1), 7 not later than 2 calendar days after receiving a rel-8 evant inquiry with respect to a submitted mortgage package from the party that submitted the mortgage 10 package or the lender for which the mortgage package (including any corresponding first certified title 12 status report or subsequent certified title status re-13 port) is being requested or an inquiry with respect 14 to a requested first certified title status report from 15 the party that requested the first certified title sta-16 tus report, the applicable Bureau office shall respond to the inquiry.
- 18 (c) Delivery of First and Subsequent Cer-19 TIFIED TITLE STATUS REPORTS.—Notwithstanding any 20 other provision of law, any first certified title status report 21 and any subsequent certified title status report, as appli-22 cable, shall be delivered directly to—
- 23 (1) the lender;

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1	(2) any local or regional agency office of the
2	Bureau that requests the first certified title status
3	report or subsequent certified title status report;
4	(3) in the case of a proposed residential lease-
5	hold mortgage or land mortgage, the relevant Fed-
6	eral agency that insures or guarantees the loan; and
7	(4) if requested, any individual or entity de-
8	scribed in section 150.303 of title 25, Code of Fed-
9	eral Regulations (as in effect on the date of enact-
10	ment of this Act).
11	(d) Access to Trust Asset and Accounting
12	MANAGEMENT SYSTEM (TAAMS).—Beginning on the
13	date of enactment of this Act, the relevant Federal agen-
14	cies and Indian Tribes shall have read-only access to por-
15	tals containing the relevant land documents from the
16	Trust Asset and Accounting Management System (com-
17	monly known as "TAAMS") maintained by the Bureau.
18	(e) Annual Report.—
19	(1) IN GENERAL.—Not later than March 1 of
20	each calendar year, the Director shall submit to the
21	Committee on Indian Affairs of the Senate and the
22	Committee on Natural Resources of the House of
23	Representatives a report describing—
24	(A) for the most recent calendar year, the
25	number of requests received to complete resi-

dential leasehold mortgage packages, business
leasehold mortgage packages, land mortgage
packages, and right-of-way document packages
(including any requests for corresponding first
certified title status reports and subsequent cer-
tified title status reports), including a detailed
description of—

- (i) requests that were and were not successfully completed by the applicable deadline described in subsection (a) by each applicable Bureau office; and
- (ii) the reasons for each applicable Bureau office not meeting any applicable deadlines; and
- (B) the length of time needed by each applicable Bureau office during the most recent calendar year to provide the notices required under subsection (b)(1).
- (2) Requirement.—In submitting the report required under paragraph (1), the Director shall maintain the confidentiality of personally identifiable information of the parties involved in requesting the completion of residential leasehold mortgage packages, business leasehold mortgage packages, land mortgage packages, and right-of-way document

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1	packages	(including	anv	corresponding	first	certified
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- 2 title status reports and subsequent certified title sta-
- 3 tus reports).
- 4 (f) GAO STUDY.—Not later than 1 year after the
- 5 date of enactment of this Act, the Comptroller General
- 6 of the United States shall submit to the Committee on
- 7 Indian Affairs of the Senate and the Committee on Nat-
- 8 ural Resources of the House of Representatives a report
- 9 that includes—
- 10 (1) an evaluation of the need for residential 11 leasehold mortgage packages, business leasehold 12 mortgage packages, land mortgage packages, and 13 right-of-way document packages of each Indian 14 Tribe to be digitized for the purpose of streamlining 15 and expediting the completion of mortgage packages 16 for residential mortgages on Indian land (including 17 the corresponding first certified title status reports
 - (2) an estimate of the time and total cost necessary for Indian Tribes to digitize the records described in paragraph (1), in conjunction with assistance in that digitization from the Bureau.

and subsequent certified title status reports); and

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1	SEC. 4. ESTABLISHMENT OF REALTY OMBUDSMAN POSI-
2	TION.
3	(a) IN GENERAL.—The Director shall establish with-
4	in the Division of Real Estate Services of the Bureau the
5	position of Realty Ombudsman, who shall report directly
6	to the Secretary of the Interior.
7	(b) Functions.—The Realty Ombudsman shall—
8	(1) ensure that the applicable Bureau offices
9	are meeting the mortgage review and processing
10	deadlines established by section 3(a);
11	(2) ensure that the applicable Bureau offices
12	comply with the notices required under subsections
13	(a) and (b) of section 3;
14	(3) serve as a liaison to other Federal agencies,
15	including by—
16	(A) ensuring the Bureau is responsive to
17	all of the inquiries from the relevant Federal
18	agencies; and
19	(B) helping to facilitate communications
20	between the relevant Federal agencies and the
21	Bureau on matters relating to mortgages on In-
22	dian land;
23	(4) receive inquiries, questions, and complaints
24	directly from Indian Tribes, members of Indian
25	Tribes, and lenders in regard to executed residential

1	leasehold mortgages, business leasehold mortgages,
2	land mortgages, or right-of-way documents; and
3	(5) serve as the intermediary between the In-
4	dian Tribes, members of Indian Tribes, and lenders
5	and the Bureau in responding to inquiries and ques-
6	tions and resolving complaints.
	Passed the Senate December 11, 2025.
	Attest:

Secretary.

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To require the Bureau of Indian Affairs to process and complete all mortgage packages associated with residential and business mortgages on Indian land by certain deadlines, and for other purposes.