STATE OF NEW YORK

2758--A

2017-2018 Regular Sessions

IN SENATE

January 17, 2017

Introduced by Sen. SERINO -- read twice and ordered printed, and when printed to be committed to the Committee on Aging -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the real property law, in relation to conditions on lenders who extend reverse mortgages to persons over sixty and seventy years old

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Paragraphs (g), (h) and (i) of subdivision 2 of section 280 of the real property law, as added by chapter 613 of the laws of 1993, paragraph (i) as further amended by section 104 of part A of chapter 62 of the laws of 2011, are amended to read as follows:

(g) an authorized lender must deliver to the applicant, upon applica-5 tion[rif available r] a plain language statement prepared by the [local 7 or county department of financial services who may consult with the New York state office for the aging, where appropriate, on the advisability and availability of independent counseling and information services. In 9 10 addition to the plain language notice, no reverse mortgage loan applica-11 tion shall be taken by a lender unless the lender provides the prospec-12 tive borrower, prior to his or her meeting with a counseling agency on 13 reverse mortgages, with a reverse mortgage worksheet guide to be 14 prepared by the department of financial services who may consult with the New York state office for the aging where appropriate. Further, no 15 reverse mortgage commitment shall be issued by an authorized lender 16 17 until the applicant presents, in writing, a statement that the terms of the reverse mortgage loan have been explained by an attorney, a housing and urban development certified counselor or any other counseling service as indicated on the statement supplied by the [county or local 20 effice for the aging | department of financial services or a signed affi-22 davit indicating that the applicant, although made aware of the impor-

EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[-] is old law to be omitted.

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tance of counseling and its local availability through the provision of such information by the authorized lender, chooses not to utilize any of 3 the aforementioned available services. The loan application shall not 4 be approved until the signed reverse mortgage worksheet guide is 5 provided to the lender. A copy of the reverse mortgage worksheet quide 6 shall be provided to the borrower that shall have information including, 7 but not limited to: how reverse mortgages can affect the borrower and 8 their heirs and estate; the consequences of defaulting on a reverse 9 mortgage; alternatives to a reverse mortgage; and the impact on the 10 borrower's eligibility for government assistance programs. The form of 11 such statement and affidavit shall be developed by the department of 12 financial services, who may consult with the New York state office for 13 the aging where appropriate; and

- (h) a lender shall not accept a final and complete application for reverse mortgage loan from a prospective applicant or assess any fees upon a prospective applicant until a lapse of seven days from the date of counseling, as evidenced by the counseling certification, and without first receiving certification from the applicant or the applicant's authorized representative that the applicant has received counseling from an agency as described in paragraph (g) of this subdivision or seven days from receipt of a signed affidavit expressly waiving such counseling; and
- (i) any such reverse mortgage shall expressly and conspicuously bear a legend identifying it as such; and
- [(i)] (j) subject to such rules or regulations as the superintendent of financial services may adopt, a reverse mortgage loan shall be made at either a fixed or variable rate of interest.
- § 2. Paragraphs (j), (k), (l) and (m) of subdivision 2 of section 280-a of the real property law, as added by chapter 613 of the laws of 1993, paragraph (l) as further amended by section 104 of part A of chapter 62 of the laws of 2011, are amended to read as follows:
- 32 (j) an authorized lender must deliver to the applicant upon applica-33 tion[- if available,] a plain language statement prepared by the [local 34 er sounty department of financial services, who may consult with the 35 New York state office for the aging, where appropriate, on the advis-36 ability and availability of independent counseling and information 37 services. In addition to the plain language notice, no reverse mortgage 38 loan application shall be taken by a lender unless the lender provides 39 the prospective borrower, prior to his or her meeting with a counseling 40 agency on reverse mortgages, with a reverse mortgage worksheet guide to be prepared by the department of financial services, who may consult 41 42 with the New York state office for the aging where appropriate. Further, 43 no reverse mortgage commitment shall be issued by the authorized lender until the applicant presents, in writing, a statement that the terms of 44 45 the reverse mortgage loan have been explained to them by an attorney, a 46 housing and urban development certified counselor or any other coun-47 seling service as indicated on the statement supplied by the [county or local office for the aging department of financial services or a signed 48 affidavit indicating that the applicant, although made aware of the 49 importance of counseling and its local availability through 50 51 provision of such information by the authorized lender, chooses not to 52 utilize any of the aforementioned available services. The loan applica-53 tion shall not be approved until the signed reverse mortgage worksheet 54 guide is provided to the lender. A copy of the reverse mortgage worksheet quide shall be provided to the borrower that shall have informa-55 tion including, but not limited to: how reverse mortgages can affect

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1 the borrower and their heirs and estate, the consequences of defaulting on a reverse mortgage, alternatives to a reverse mortgage, and impacts on the borrower's eligibility for governmental assistance programs. The form of such statement and affidavit shall be developed by the department of financial services, who may consult with the New York state office for the aging where appropriate; and

- (k) a lender shall not accept a final and complete application for a reverse mortgage loan from a prospective applicant or assess any fees upon a prospective applicant until a lapse of seven days from the date of counseling, as evidenced by the counseling certification, and without first receiving certification from the applicant or the applicant's authorized representative that the applicant has received counseling from an agency as described in paragraph (j) of this subdivision or seven days from receipt of a signed affidavit expressly waiving such counseling; and
- (1) a reverse mortgage pursuant to this section shall expressly and conspicuously bear a legend identifying it as such; and
- [(1)] (m) subject to such rules or regulations as the superintendent of financial services may adopt, a reverse mortgage loan shall be made at either a fixed or variable rate of interest; and
- (m) in the event that an authorized lender or holder of the 22 reverse mortgage loan intends to initiate foreclosure proceedings the mortgagor shall have the right to designate a third party who shall be 24 notified. In the event that the mortgagor has not designated a third 25 party to receive such notice of foreclosure, then the authorized lender 26 or the holder of said reverse mortgage loan shall notify the local or county office for the aging of its intent to commence foreclosure 28 proceedings. Such entity shall take appropriate action to protect the interests of the mortgagor.
- 30 § 3. This act shall take effect on the one hundred twentieth day after 31 it shall have become a law.