

The Commonwealth of Massachusetts

PRESENTED BY:

Geoff Diehl

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to provide for the Mass Emergency Homeowner Assistance Program.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Geoff Diehl	7th Plymouth
David F. DeCoste	5th Plymouth

By Mr. Diehl of Whitman, a petition (accompanied by bill, House, No. 514) of Geoff Diehl and David F. DeCoste relative to mortgage assistance for citizens who are financially unable to make mortgage payments. Financial Services.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 831 OF 2015-2016.]

The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act to provide for the Mass Emergency Homeowner Assistance Program.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1. Section 14 of chapter 244 of the General Laws, as amended by chapter 194
2	of the acts of 2012 is hereby amended by inserting after the first sentence the following
3	sentence:- A copy of such notice shall also be mailed no less than 30 days prior to the date of
4	sale by any such person to the Massachusetts Housing Finance Agency.
5	SECTION 2. Section 35B of chapter 244 of the General Laws, as added by chapter 194
6	of the acts of 2012 is hereby amended by striking out the first paragraph of subsection (b) and
7	inserting in place thereof the following paragraph:-
8	(b) A creditor shall not cause publication of notice of a foreclosure sale, as required by
9	section 14, upon certain mortgage loans unless it has (i) received a determination on a

10	mortgagor's application for emergency mortgage assistance payments from the Massachusetts
11	Housing Finance Agency, or the applicable time periods provided for in such program has
12	expired whichever is earlier and (ii) taken reasonable steps and made a good faith effort to avoid
13	foreclosure. A creditor shall have taken reasonable steps and made a good faith effort to avoid
14	foreclosure if the creditor has considered: (i) an assessment of the borrower's ability to make an
15	affordable monthly payment; (ii) the net present value of receiving payments under a modified
16	mortgage loan as compared to the anticipated net recovery following foreclosure; and (iii) the
17	interests of the creditor, including, but not limited to, investors.
18	SECTION 3. Chapter 708 of the acts of 1966 is hereby amended by inserting after section
19	5 the following section:-
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20	Section 5A. (a) For the purposes of this section the following terms shall have the
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21	following meanings:-
21 22	following meanings:- "Gross household income", the total income of a household, a married couple, and
22	"Gross household income", the total income of a household, a married couple, and
22 23	"Gross household income", the total income of a household, a married couple, and children residing in the same household as the applicant and any other resident of the household
22 23 24	"Gross household income", the total income of a household, a married couple, and children residing in the same household as the applicant and any other resident of the household declared by the mortgagor as a dependent for federal tax purposes.
22 23 24 25 26	"Gross household income", the total income of a household, a married couple, and children residing in the same household as the applicant and any other resident of the household declared by the mortgagor as a dependent for federal tax purposes. "Housing expense", the sum of the mortgagor's monthly maintenance, utility, hazard insurance expense, taxes and required mortgage payments, including escrows.
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31 the emergency mortgage assistance payments program established by this section. MHFA shall 32 prepare a uniform notice for each mortgagor receiving a notice pursuant to section 14 of chapter 33 244 of the general laws. The notice shall include a statement that if the mortgagor was unable to 34 resolve the delinquency or default the mortgagor may apply to the agency or its duly authorized 35 agent at the address and phone number listed in the notice in order to obtain an application and 36 information regarding the homeowner's emergency mortgage assistance program. If the 37 mortgagor applies for mortgage assistance payments, the agency shall promptly notify all of the 38 mortgagees secured by the mortgagor's real property. The agency shall make a determination of 39 eligibility within 30 calendar days of receipt of the mortgagor's application. During the time that 40 the application is pending, no mortgagee may commence legal action to foreclose upon its 41 mortgage with the mortgagor. If the mortgagor's application for mortgage assistance payments is 42 denied, the mortgagee may at any time thereafter take any legal action to enforce the mortgage 43 without any further restriction or requirements under this section. Financial institutions shall not 44 be the duly authorized agents of the agency and shall not make the decision on the approval of 45 assistance under this section.

46 (c)No assistance may be made with respect to a mortgage under this section unless all of
47 the following are established:

(1) the property securing the mortgage, is a one-family residence, or two-family owneroccupied residence including one-family units in a condominium project or a membership
interest and occupancy agreement in a cooperative housing project, is the principal residence of
the mortgagor and is located in this commonwealth;

52 (2)(i) any mortgagee has indicated to the mortgagor its intention to foreclose; or (ii)
53 payments under any mortgage have been contractually delinquent for at least 60 days;

54 (3) the mortgage is not insured by the Federal Housing Administration under Title II of
55 the National Housing Act;

(4) the mortgagor is a permanent resident of the commonwealth and is suffering financial
hardship due to circumstances beyond the mortgagor's control which render the mortgagor
unable to correct the delinquency or delinquencies within a reasonable time and make full
mortgage payments;

60 (5) MHFA has determined that there is a reasonable prospect that the mortgagor will be 61 able to resume full mortgage payments within 36 months after the beginning of the period for 62 which assistance payments are provided under this article and pay the mortgage or mortgages in 63 full by its maturity date or by a later date agreed to by the mortgagee or mortgagees for 64 completing mortgage payments;

65 (6) the mortgagor has applied to the agency for assistance on an application form 66 prescribed by the agency for this use which includes a financial statement disclosing all assets 67 and liabilities of the mortgagor, whether singly or jointly held, and all household income 68 regardless of source; provided, that any applicant who intentionally misrepresents any financial 69 information in conjunction with the filing of an application for assistance under this section may 70 be denied assistance or required to immediately repay any amount of assistance made as a result 71 of such misrepresentation and the mortgagee may at any time thereafter take any legal action to 72 enforce the mortgage without any further restrictions or requirements under this section;

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(7) the mortgagee is not prevented by law from foreclosing upon the mortgage;

74	(8) MHFA has determined, based on the mortgagor's financial statement, that the
75	mortgagor has insufficient household income or net worth to correct the delinquency or
76	delinquencies within a reasonable period of time and make full mortgage payments;
77	(9) the mortgagor shall have exhausted unemployment compensation benefits during the
78	calendar years of 2013, 2014 or 2015;
79	(10) the mortgagor shall have had a favorable credit history prior to any period of
80	unemployment. Favorable credit history shall be determined by the agency;
81	(11) the mortgagors shall have a level of income from other family members and property
82	income not in excess of an amount which indicates a significant need for assistance in making
83	timely mortgage payments; provided, that such income ceilings shall be determined by the
84	agency;
85	(12) all of the mortgagees shall agree to the eligibility of the mortgagor to participate in
86	the homeowner's emergency mortgage assistance program; and
87	(13) any other requirements established by MHFA.
88	(d) Upon a determination that the conditions of eligibility set forth in this section have
89	been met by a mortgagor and money is available in the homeowners' emergency mortgage
90	assistance program, the mortgagor shall become eligible for the assistance.
91	If the agency determines that a mortgagor has not met the conditions of eligibility
92	described in subsection (c), the mortgagor shall be prohibited from reapplying for assistance
93	under this section for a period 6 months from the date of such determination unless there is a
94	material change in circumstances: provided, however, that nothing is this subsection shall

prohibit any mortgagee from commencing legal action to enforce the mortgage without any
further restriction or requirement under this article whenever MNHFA determines that the
mortgagor is ineligible for assistance as provided in this section.

98 (e) If MHFA determines that a mortgagor is eligible for assistance under this section, 99 MHFA shall pay directly to each mortgagee secured by the mortgagor's real estate payments on 100 behalf of the mortgagor, secured by the mortgagor's real estate. MHFA shall pay to each 101 mortgagee the full amount then due to that mortgagee pursuant to the terms of the mortgage 102 without regard to any acceleration under the mortgage, or the full amount of any alternate 103 mortgage payments agreed to by the mortgagee and mortgagor. This amount shall include, but 104 not be limited to, the amount of principal, interest, taxes, assessments, flood or hazard insurance 105 any mortgage insurance or credit insurance premiums. The initial payment made by MHFA to 106 each mortgagee shall be an amount which makes each mortgage current and pays reasonable 107 costs and reasonable attorneys' fees already incurred by such mortgagee.

108 (f) After the mortgagor has paid any and all arrearages pursuant to subsection (b) to each 109 mortgagee, the mortgagor may be entitled to monthly mortgage assistance payments pursuant to 110 this section. A mortgagor on whose behalf the agency is making mortgage assistance payments 111 shall pay monthly payments to MHFA. Such payments shall be in an amount which will cause 112 the mortgagor's total housing expense not to exceed 35 per cent of the mortgagor's net income. 113 This shall be the maximum amount the mortgagor can be required to pay during the 36 months a 114 mortgagor is eligible for emergency mortgage assistance. The mortgagor shall make the above 115 payment to MHFA at least 7 days before each mortgage payment is due to each mortgagee. 116 Upon receipt of this payment from the mortgagor, MHFA or its duly authorized agent shall send

the total mortgage payments payment directly to each mortgagee and shall include housingexpenses.

119 If the mortgagor is receiving emergency mortgage assistance under a program other than 120 that established in this section, the amount of the payment he or she is required to make to the 121 agency under this section shall take into consideration the amount of assistance such person is 122 receiving under such other programs.

(g) The amount by which the mortgagor assistance payments made by MHFA to all
mortgagees exceeds the amount of payments made by the mortgagor to MHFA shall be a loan in
that amount by MHFA to the mortgagor. Such loan shall be evidenced by such documents as
MHFA shall determine and shall be subject to repayment with interest and secured as provided
herein.

128 (h) If the mortgagor fails to pay to MHFA any amounts due directly from him or her 129 under this section within 15 days of the due date, MHFA shall review the mortgagor's financial 130 circumstances as provided in this section to determine whether the delinquency is the result of a 131 change in the mortgagor's financial circumstance. If the delinquency is not the result of a change 132 in the mortgagor's financial circumstances, MHFA shall terminate the emergency mortgage 133 assistance payments and any mortgagee may at any time thereafter take any legal action to 134 enforce its mortgage without any further restriction or requirement under this section. If the 135 delinquency is the result of a change in the mortgagor's financial circumstances, MHFA shall 136 modify the mortgagor's required payments to MHFA as MHFA shall determine.

(i) If any mortgagee scheduled to receive payments from MHFA pursuant to this sectionfails to receive from MHFA the full amount of such payment by within 30 days of the scheduled

due date, or if a mortgagor fails to observe and perform all the terms, covenants and conditions
of the mortgage, that mortgagee may at any time thereafter take any legal action to enforce the
mortgage without any further restriction or requirement under this section.

(j) Payments under this section shall be provided for a period not to exceed 36 months,
either consecutively or non-consecutively. MHFA shall establish procedures for periodic review
of the mortgagor's financial circumstances for the purpose of determining the necessity for
continuation, termination or adjustment of the amount of the payments. Payments shall be
discontinued when MHFA determines that, because of the changes in the mortgagor's financial
circumstances the payments are no longer necessary in accordance with the standards set forth in
section

149 (k) Repayment of amounts owed to MHFA from a mortgagor shall be secured by a 150 mortgage lien on the property and by such other obligation as MHFA may require. The priority 151 of any lien obtained by MHFA under this section shall be determined in the same manner as the 152 lien of a general secured creditor of the mortgagor. The lien or other security interest of MHFA 153 shall not be deemed to take priority over any other secured lien or secured interest in effect 154 against the mortgagor's property on the date assistance payments begin. MHFA may allow 155 subordination of the mortgage assistance lien if such subordination is necessary to permit the 156 mortgagor to obtain a home improvement loan for repairs necessary to preserve the property.

(1) Upon approval of mortgage assistance, MHFA shall enter into an agreement with the
mortgagor for repayment of all mortgage assistance made by MHFA plus interest as provided in
clause (5) of this subsection. The agreement shall provide for monthly payments by the
mortgagor and be subject to the following forbearance provisions:

(1) if the mortgagor's total housing expense as defined in this section is less than 35 per
cent of his or her net effective income, the mortgagor shall pay to MHFA the difference between
35 per cent of the mortgagor's net effective income and the mortgagor's total housing expense
unless otherwise determined by MHFA after examining the mortgagor's financial circumstances
and ability to contribute to repayment of the mortgage assistance;

- (2) if the mortgagor's total housing expense is more than 35 per cent of his or her net
 effective income, repayment of the mortgage assistance shall be deferred until the mortgagor's
 total housing expense is less than 35 per cent of his or her net effective income;
- (3) if repayment of mortgage assistance is not made by the date any mortgage is paid, the
 mortgagor shall make mortgage assistance repayments in an amount not less than the mortgage
 payment until the mortgage assistance is repaid;
- (4) MHFA shall establish procedures for periodic review of the mortgagor's financialcircumstances to determine the amounts of repayment required under this section;

(5) interest shall accrue on all mortgage assistance made by MHFA at the rate equal to MHFA's current market rate for residential mortgages. Interest shall start to accrue whenever the mortgagor begins to make repayment under this section. Interest shall accrue only during the period in which the mortgagor is required to make repayment under this section. When any mortgage for which mortgage assistance was made is paid, interest shall then accrue on all mortgage assistance due and owing at the same rate and on the same basis as the mortgage for which the mortgage assistance was made; and

(6) all moneys received from mortgagors for repayment of mortgage assistance shall be
deposited in MHFA's homeowner's emergency mortgage assistance fund established by MHFA
in this section for the sole purpose of implementing the provisions of this section.

(m) The homeowner's emergency mortgage assistance fund is hereby created as a
separate account within MHFA for the sole purpose of implementing the provisions of this
section. No other agency funds, moneys or interest earnings shall be utilized for the purposes of
this section. The homeowner's emergency mortgage assistance fund shall only be utilized by
MHFA whenever funds are appropriated by the general court for the purposes provided for in
this section.

(n) All moneys paid by mortgagors to the agency to repay loans provided by MHFA shall
be accounted for and transferred back to the source from which the funds are appropriated unless
the funds cannot be lapsed or transferred pursuant to any other act of the general court: provided,
however, that investment and interest earnings on moneys from this fund may be used by MHFA
for the administrative costs of the program.

195 (o) The provisions of this section shall not be applicable to any mortgage which becomes 196 delinquent at any time when MHFA does not have money currently available in the homeowner's 197 emergency mortgage assistance fund to approve applications for emergency mortgage assistance 198 or to continue making assistance payments on behalf of mortgagors previously approved. In the 199 event that the funds available to MHFA in the homeowner's emergency mortgage assistance fund 200 for purposes of this section become insufficient to approve application for emergency mortgage 201 assistance, or to continue making assistance payments on behalf of mortgagors previously 202 approved, MHFA shall immediately post a notice on its website and publish an announcement to

that effect and mortgagees shall no longer be subject to the provisions of this and mortgagees
 may at any time thereafter take legal action to enforce the mortgage without any further
 restriction or requirement under this section.

206 SECTION 4. Notwithstanding any general or special law to the contrary, a financial 207 institution, shall not be deemed to be in violation of any statute, regulation or rule of supervisory 208 authorities by reason of any agreement, forbearance of modification of the payment or other 209 terms of a mortgage as an effect of the emergency mortgage assistance program established by 210 this act or by reason of actions taken or not taken pursuant to the program. No mortgage loan as 211 to which assistance payments are being made shall be deemed to be delinquent or classified as 212 such by supervisory authorities during the continuance of such assistance payments. For the 213 purposes of this section "financial institution" shall mean any banking corporation or institution, 214 trust company, national bank, credit union, insurance company or related corporation, 215 partnership, foundation or other institution engaged in lending funds and authorized to do such 216 business within the commonwealth.

SECTION 5. Within 60 days of the effective date of this act, the Massachusetts Housing Finance Agency shall adopt uniform notices, rules and regulations and program guidelines for the implementation of section 3 of this act. The agency shall report annually to the general court on the effectiveness of the homeowner's emergency mortgage assistance program in accomplishing the purposes of this act.