

# Calendar No. 503

112TH CONGRESS  
2D SESSION

# S. 3522

To provide for the expansion of affordable refinancing of mortgages held by the Federal National Mortgage Association and the Federal Home Loan Mortgage Corporation.

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## IN THE SENATE OF THE UNITED STATES

SEPTEMBER 10, 2012

Mr. MENENDEZ (for himself, Mrs. BOXER, Mrs. FEINSTEIN, Mr. WYDEN, Mr. DURBIN, Mr. SCHUMER, Mrs. GILLIBRAND, Ms. STABENOW, Mr. REED, Mr. LAUTENBERG, Mr. FRANKEN, Mr. MERKLEY, and Mr. SANDERS) introduced the following bill; which was read the first time

SEPTEMBER 11, 2012

Read the second time and placed on the calendar

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## A BILL

To provide for the expansion of affordable refinancing of mortgages held by the Federal National Mortgage Association and the Federal Home Loan Mortgage Corporation.

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

1   **SECTION 1. SHORT TITLE.**

2       This Act may be cited as the “Responsible Home-  
3   owner Refinancing Act of 2012”.

4   **SEC. 2. DEFINITIONS.**

5       In this Act—

6           (1) the term “current borrower” means a mort-  
7   gagor who is current on the subject mortgage at the  
8   time of the refinancing, and has had no late pay-  
9   ments in the preceding 6 months and not more than  
10   1 late payment in the preceding 12 months;

11           (2) the term “eligible mortgage” means any  
12   mortgage that—

13               (A) is an existing first mortgage that was  
14   made for purchase of, or refinancing of another  
15   first mortgage on, a 1- to 4-family dwelling, in-  
16   cluding a condominium or a share in a coopera-  
17   tive ownership housing association;

18               (B) was originated or refinanced on or be-  
19   fore May 31, 2009, unless that date is extended  
20   by the Director under FHFA’s preexisting au-  
21   thority to do so;

22               (C) is owned or guaranteed by an enter-  
23   prise;

24               (D) with respect to which, the mortgagor  
25   is a current borrower; and

(E) includes existing first mortgages with a loan-to-value ratio of less than 80 percent.

9                 (5) the terms “Home Affordable Refinance Pro-  
10                 gram” and “Program” mean the Home Affordable  
11                 Refinance Program, administered by the FHFA and  
12                 the enterprises as part of the Making Home Afford-  
13                 able initiative announced on March 4, 2009;

## 14 (6) the term—

(B) “CLTV” means combined loan-to-value, or the ratio of all mortgage debt on a property to the value of the property;

1                             (9) the term “guarantee fee” has the same  
2                             meaning as in section 1327(a) of the Housing and  
3                             Community Development Act of 1992 (12 U.S.C.  
4                             4547(a)); and

5                             (10) the term “average fees” means the average  
6                             contractual fee rate of single-family guaranty ar-  
7                             rangements charged by an enterprise on April 1,  
8                             2012, plus the recognition of any up-front cash pay-  
9                             ments over an estimated average life, expressed in  
10                            terms of basis points, such definition to be inter-  
11                            preted in a manner consistent with the annual re-  
12                            port on guarantee fees by the FHFA.

13 **SEC. 3. STREAMLINED REFINANCING CRITERIA UNDER**  
14                           **THE PROGRAM.**

15                             (a) IN GENERAL.—In carrying out the Home Afford-  
16                             able Refinance Program, each enterprise shall adopt and  
17                             adhere to the criteria established under this section.

18                             (b) BORROWER ELIGIBILITY.—The enterprises shall  
19                             include as eligible borrowers in the Home Affordable Refi-  
20                             nance Program all current borrowers who have an eligible  
21                             mortgage and meet those underwriting requirements for  
22                             eligibility for same servicer refinancing in the Program as  
23                             of March 1, 2012, except that the enterprises may not  
24                             disqualify or impose varying rules within the Program for

1 borrowers based on LTV, CLTV, employment status or  
2 income.

3 (c) ADDITIONAL RELIEF FROM REPRESENTATIONS  
4 AND WARRANTIES.—The enterprises shall not require of  
5 any qualified lender executing a loan under the Program  
6 any representations or warranties—

7 (1) for the value, marketability, condition, or  
8 property type of the loan, as such loan characteris-  
9 ties are evidenced by an appraisal or alternative  
10 valuation method, provided that the lender complies  
11 with the enterprises' required methods and stand-  
12 ards for ordering an appraisal under the Program;  
13 or

14 (2) that are not required of same servicers  
15 under the Program as of March 1, 2012, whether  
16 that loan is manually underwritten or underwritten  
17 through an automated system, except that, under no  
18 circumstances shall greater representations and war-  
19 ranties be required for a loan that is manually un-  
20 derwritten than for one that is underwritten through  
21 an automated system.

22 (d) PROHIBITION ON UP-FRONT FEES.—In carrying  
23 out the Program, the enterprises may not charge the  
24 qualified lender any loan level price adjustment, post set-

1 tlement delivery fee, adverse delivery charge, or other simi-  
2 lar up-front fee.

3 (e) APPRAISALS.—The enterprises shall develop and  
4 allow alternative streamlined methods to determine the  
5 value of the property for which refinancing is sought  
6 through the Program that eliminate the costs to the bor-  
7 rower and qualified lender associated with such determina-  
8 tion. Until such time as such method is developed, and  
9 when the existing automated valuation models of the en-  
10 terprises are unable to determine the value of a certain  
11 property for which refinancing is sought through the Pro-  
12 gram, the enterprises shall bear the costs associated with  
13 the use of manual appraisal of that property, without  
14 passing on such costs to the borrower or qualified lender.

15 (f) LIMITATION.—Notwithstanding any provision of  
16 the Federal National Mortgage Association Charter Act  
17 (12 U.S.C. 1716 et seq.) or the Federal Home Loan Mort-  
18 gage Corporation Act (12 U.S.C. 1451 et seq.), an enter-  
19 prise may purchase or guarantee any new mortgage result-  
20 ing from the refinancing of an eligible mortgage pursuant  
21 to this section, if at the time of origination of the eligible  
22 mortgage, the eligible mortgage complied with the applica-  
23 ble limitation governing the maximum original principal  
24 obligation on conventional mortgages that may be pur-  
25 chased or guaranteed by that enterprise.

## 1                   (g) GUARANTEE FEES.—

## 2                   (1) IN GENERAL.—

3                   (A) AVERAGE FEE.—On each mortgage re-  
4                   financed under the Program in accordance with  
5                   this section, the enterprises shall set the aver-  
6                   age fee required under this Act, as determined  
7                   by the Director in an amount not less than the  
8                   average fees charged by the enterprises as of  
9                   April 1, 2012, for such guarantees. The Direc-  
10                  tor shall prohibit an enterprise from offsetting  
11                  the cost of the fee to the mortgage originators,  
12                  borrowers, and investors by decreasing other  
13                  charges, fees, or premiums, or in any other  
14                  manner.

15                  (B) AUTHORITY TO LIMIT OFFER OF  
16                  GUARANTEE.—The Director shall prohibit an  
17                  enterprise from consummating any offer for a  
18                  guarantee to a qualified lender for mortgage-  
19                  backed securities, if the guarantee is incon-  
20                  sistent with the requirements of this section.

21                  (2) INFORMATION COLLECTION AND ANAL-  
22                  YSIS.—The Director shall require each enterprise to  
23                  provide to the Director, as part of its annual report  
24                  submitted to Congress, for loans refinanced under  
25                  the Program—

7       (h) REGULATIONS.—Not later than 30 days after the  
8 date of enactment of this Act, the Director shall issue any  
9 regulations or guidance necessary to carry out the changes  
10 to the Program established under this section, which regu-  
11 lations or guidance shall be put into effect not later than  
12 90 days after the date of enactment of this Act.

13           (i) TERMINATION.—The requirements of this section  
14 shall expire concurrent with the expiration of the Pro-  
15 gram.

**16 (j) RULE OF CONSTRUCTION.—**

17                   (1) IN GENERAL.—Nothing in this section shall  
18                   be construed to supersede, preempt, or otherwise  
19                   nullify the requirement that a loan refinanced under  
20                   the Program must benefit the borrower.

21                             (2) DEFINITION.—For purposes of paragraph  
22                             (1), a loan refinanced under the Program benefits  
23                             the borrower, if the refinanced loan results in—

24 (A) reduction in payment;  
25 (B) reduction in interest rate;

**5 SEC. 4. INFORMATION FOR BORROWERS ON ELIGIBILITY**

**6 FOR THE PROGRAM.**

7       (a) NOTICE TO BORROWERS.—Not later than 60  
8 days after the date of enactment of this Act, the enter-  
9 prises shall notify all borrowers with a mortgage owned  
10 or guaranteed by an enterprise about the Program and  
11 its eligibility criteria, and inform borrowers of the website  
12 required under subsection (b).

(b) PUBLIC ACCESS TO ELIGIBILITY CRITERIA.—The Director shall establish, and the enterprises shall display a link on their homepages to, a single website where borrowers may—

17                   (1) determine their potential eligibility for par-  
18                   ticipation in the Program;

(2) see a complete list of and links to qualified  
lenders:

24 (4) obtain tips on refinancing their loan.

1   **SEC. 5. CONSISTENT REFINANCING GUIDELINES RE-**  
2                   **QUIRED.**

3         Not later than 60 days after the date of enactment  
4   of this Act, the Director shall issue guidance to require  
5   the enterprises to make their refinancing guidelines con-  
6   sistent to ease the compliance requirements of qualified  
7   lenders, and in particular with respect to loans with less  
8   than an 80 percent loan-to-value ratio and closing cost  
9   policies of the enterprises, which regulations or guidance  
10   shall be put into effect not later than 90 days after the  
11   date of enactment of this Act.

12   **SEC. 6. PROGRESS REPORTS.**

13         The Director shall provide to Congress monthly re-  
14   ports on the progress of the Program, and each enterprise  
15   shall include and disclose, as part of its filings with the  
16   Securities and Exchange Commission on Form 10-Q,  
17   Form 10-K, or any successors thereto, detailed informa-  
18   tion on each enterprise's progress and results in imple-  
19   menting and executing the Program.

20   **SEC. 7. SEVERABILITY.**

21         If any portion of this Act or the application thereof  
22   to any person or circumstance is held invalid, such inva-  
23   lidity shall not affect the portions or applications of this  
24   Act which can be given effect without the invalid portion  
25   or application.



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