1	H.600
2	Introduced by Representative Grad of Moretown
3	Referred to Committee on
4	Date:
5	Subject: Court procedure; mediation
6	Statement of purpose: This bill proposes to extend the requirement of
7	mandatory mediation in foreclosure proceedings beyond the expiration of the
8	federal Home Affordable Modification Program.
9	An act relating to mandatory mediation in foreclosure proceedings
10	It is hereby enacted by the General Assembly of the State of Vermont:
11	Sec. 1. 12 V.S.A. § 4631 is amended to read:
12	§ 4631. MEDIATION PROGRAM ESTABLISHED
13	(a) This subchapter establishes a program to assure the availability of
14	mediation and application of the federal Home Affordable Modification
15	Program ("HAMP") requirements and consideration of alternatives to
16	foreclosure in actions for foreclosure of a mortgage on any dwelling house of
17	four units or less that is occupied by the owner as a principal residence.
18	(b) The requirements of this subchapter shall <u>not</u> apply only to foreclosure
19	actions involving loans that are subject to the federal HAMP guidelines action

for foreclosure of a mortgage held by:

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1	(1) a person that is not engaged in the business of lending;
2	(2) an individual who provides owner financing secured by a residential
3	mortgage loan on a dwelling that served as the individual's residence or
4	inherited property that served as the deceased's residence;
5	(3) an individual who provides financing to an immediate family
6	member secured by a residential mortgage loan. For purposes of this
7	subchapter, "immediate family member" includes: a spouse, child, sibling,
8	parent, grandparent, grandchild, aunt, uncle, nephew, niece, stepparents,
9	stepchildren, stepsiblings, step grandparents, step grandchild, adoptive
10	relationships, and former spouses dividing property in connection with a
11	divorce or separation.
12	(c) To be qualified to act as a mediator under this subchapter, an individual
13	shall be licensed to practice law in the state and shall be required to have taken
14	a specialized, continuing legal education training course on foreclosure
15	prevention or loss mitigation approved by the Vermont Bar Association.
16	Sec. 2. 12 V.S.A. § 4632 is amended to read:
17	§ 4632. OPPORTUNITY TO MEDIATE
18	* * *
19	(b) The court shall set the matter for a status conference no later than 90

days from the date that the mortgagor either filed a notice of appearance or

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mediation from the court.

1	requested mediation, unless the mediator's report is filed with the court prior to
2	such time.
3	(c) Unless the mortgagee agrees otherwise, all mediation shall be
4	completed prior to the expiration of the redemption period. The redemption
5	period shall not be stayed on account of pending mediation.
6	(c)(d) In an action for foreclosure of a mortgage on any dwelling house of
7	four units or less that is occupied by the owner as a principal residence, the
8	mortgagee shall serve upon the mortgagor two copies of the notice described in
9	subsection (d)(e) of this section with the summons and complaint. The
10	supreme court may by rule consolidate this notice with other
11	foreclosure-related notices as long as the consolidation is consistent with the
12	content and format of the notice under this subsection.
13	(d)(e) The notice required by subsection (e)(d) of this section shall:
14	(1) be on a form approved by the court administrator;
15	(2) advise the homeowner of the homeowner's rights in foreclosure
16	proceedings under this subchapter;
17	(3) state the importance of participating in mediation even if the
18	homeowner is currently communicating with the mortgagee or servicer;
19	(4) provide contact information for legal services; and

(5) incorporate a form that can be used by the homeowner to request

1	(e)(f) The court may, on motion of a party, find that the requirements of
2	this subchapter have been met and that the parties are not required to
3	participate in mediation under this subchapter if the mortgagee files a motion
4	and establishes to the satisfaction of the court that it has complied with the
5	applicable requirements of HAMP subsection 4633(a) of this chapter and
6	supports its motion with sworn affidavits that:
7	(1) include the calculations and inputs required by HAMP subsection
8	4633(a) of this chapter and employed by the mortgagee; and
9	(2) demonstrate that the mortgagee or servicer met with the mortgagor
10	in person or via videoconferencing or made reasonable efforts to meet with the
11	mortgagor in person.
12	Sec. 3. 12 V.S.A. § 4633 is amended to read:
13	§ 4633. MEDIATION
14	(a) During all mediations under this subchapter:
15	(1) the parties shall address all issues of foreclosure, including proof of
16	ownership of the note and any transfers of the note; calculation of the sums due
17	on the note for the principal, interest, and costs or fees; and all available
18	foreclosure prevention tools.
19	(2) the mortgagee shall use and consider <u>all</u> available foreclosure
20	prevention tools, including reinstatement, loan modification, forbearance,

deed-in-lieu and short sale, and the calculations, assumptions, and forms

1	established by the HAMP guidelines, including all HAMP-related "net present
2	value" calculations in. In considering a loan modification conducted under this
3	subchapter;, the mortgagee shall use the affordable loan modification standards
4	and net present value (NPV) calculation required under any applicable federal
5	mortgage relief program, including the Home Affordable Modification
6	Program (HAMP), and any other program that applies to a loan insured or held
7	by Fannie Mae, Freddie Mac, and Federal Housing Administration, the
8	Veterans Administration, or the Rural Housing Service. If such calculation or
9	program is not required or the mortgagee does not qualify for any such
10	program, then the mortgagee shall determine whether the mortgagor qualifies
11	for an affordable loan modification that results in a monthly payment of
12	principal, interest, property taxes, insurance, and association fees of 31 percent
13	or less of the mortgagor's gross monthly income using the calculations,
14	assumptions, and forms that are established by the Federal Deposit Insurance
15	Corporation (FDIC) and published in the FDIC loan modification program
16	guide.
17	(2)(3) the mortgagee shall produce for the mortgagor and mediator
18	documentation of its consideration of the options available in this subdivision
19	and subdivision (1)(2) of this subsection, including the data used in and the
20	outcome of any HAMP related "net present value" calculation; and a

description of the NPV test used to evaluate the mortgagor for a loan

1	modification in compliance with subdivision (2) of this subsection, along with
2	a copy of the completed NPV calculation and inputs, including the result of the
3	NPV test expressed in a dollar amount.
4	(4) If the outcome of the NPV calculation conducted under any
5	applicable federal mortgage relief or government-sponsored enterprise
6	program favors modification of the terms of the mortgage, the mortgagee shall
7	offer a loan modification with such terms to the mortgagor.
8	(3) where (5) Where the mortgagee claims that a pooling and servicing
9	or other similar agreement prohibits modification, the mortgagee shall produce
10	a copy of the agreement. All agreement documents shall be confidential and
11	shall not be included in the mediator's report.
12	(b) In all mediations under this subchapter, the mortgagor shall make a
13	good faith effort to provide to the mediator 20 days prior to the first mediation,
14	or within a time determined by the mediator to be appropriate in order to allow
15	for verification of the information provided by the mortgagee, information on
16	proof of his or her household income, including income from employment,
17	self-employment, public benefits, and rental proceedings, and any other
18	information required by HAMP any applicable federal mortgage relief program
19	or, if no federal mortgage relief program applies, the information required to

be provided by the FDIC unless already provided.

1	(c) The parties to a mediation under this subchapter shall cooperate in good
2	faith under the direction of the mediator to produce the information required by
3	subsections (a) and (b) of this section in a timely manner so as to permit the
4	mediation process to function effectively.
5	(d)(1) The following persons shall participate in any mediation under this
6	subchapter:
7	(A) the mortgagee, or any other person, including the mortgagee's
8	servicing agent, who meets the qualifications required by subdivision (2) of
9	this subsection;
10	(B) counsel for the mortgagee; and
11	(C) the mortgagor, and counsel for the mortgagor, if represented.
12	(2) The mortgagee or mortgagee's servicing agent, if present, shall have:
13	(A) authority to agree to a proposed settlement, loan modification, or
14	dismissal of the foreclosure action;
15	(B) real time access during the mediation to the mortgagor's account
16	information and to the records relating to consideration of the options available
17	in subdivisions (a) $\frac{(1)}{(2)}$ and $\frac{(2)}{(3)}$ of this section, including the data and
18	factors considered in evaluating each such foreclosure prevention tool; and
19	(C) the ability and authority to perform necessary HAMP-related "net

present value" NPV calculations as required by subdivision (a)(2) of this

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1	section and to consider other options available in subdivisions subdivision
2	(a) $\frac{(1)}{(1)}$ and $\frac{(2)}{(2)}$ of this section during the mediation.
3	(e) The mediator may permit a party identified in subdivision $(d)(1)(A)$ of
4	this section to participate in mediation by telephone or videoconferencing.
5	(f) The mediator may include in the mediation process under this
6	subchapter any other person the mediator determines would assist in the
7	mediation.
8	(g) Unless the parties agree otherwise, all mediations under this subchapter
9	shall take place in the county in which the foreclosure action is brought
10	pursuant to subsection 4523(a) of this title.
11	Sec. 4. 12 V.S.A. § 4634(a) is amended to read:
12	(a) Within seven days of the conclusion of any mediation under this
13	subchapter, the mediator shall report in writing the results of the process to the
14	court and, to both parties, and to the office of the attorney general.
15	Sec. 5. EFFECTIVE DATE

This act shall take effect on July 1, 2012.