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2	Councilmember Robert C. White, Jr.
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6 7	A BILL
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10	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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14	To preserve, on an emergency basis, due to congressional review, foreclosure protections for
15 16	homeowners who applied for funding from the DC Homeowner Assistance Fund program before September 30, 2022, and whose applications remain under review,
17	program before september 50, 2022, and whose applications remain under review, pending approval, pending payment, or under appeal, and to require that notices continue
18	to be sent to homeowners informing them of the DC HAF program before a foreclosure
19	action.
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21	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
22	act may be cited as the "Foreclosure Moratorium and Homeowner Assistance Fund Coordination
23	Congressional Review Emergency Amendment Act of 2023".
24	Sec. 2. Foreclosure moratorium.
25	(a)(1) From July 1, 2022, through September 30, 2022, no residential foreclosure may be
26	initiated or conducted under section 539 or section 95 of An Act To establish a code of law for
27	the District of Columbia, approved March 3, 1901 (31 Stat. 1274/1204; D.C. Official Code §§
28	42-815 and 42-816) ("section 539 or section 95"), no sale may be initiated or conducted under
29	section 313(c) of the Condominium Act of 1976, effective March 29, 1977 (D.C. Law 1-89; D.C.
30	Official Code § 42-1903.13(c)), and no judgment foreclosing the right of redemption shall be
31	entered under D.C. Official Code § 47-1378 if:
32	(A) A homeowner or their representative applies for financial assistance to
33	cure a debt or default with funds from the Department of Housing and Community
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34	Development's DC Homeowner Assistance Fund ("DC HAF"), or a similar government fund
35	established to assist homeowners impacted by the COVID-19 public emergency or public health
36	emergency declared pursuant to the District of Columbia Public Emergency Act of 1980,
37	effective March 5, 1981 (D.C. Law 3-149; D.C. Official Code § 7-2301 et seq.) ("financial
38	assistance application");
39	(B) The financial assistance application is under review, pending approval,
40	pending payment, or under appeal; and
41	(C) Proof of the financial assistance application status described in
42	subparagraph (B) of this paragraph is presented, as a paper copy or through an electronic
43	medium, including through communications facilitated by the online DC HAF application portal,
44	to the mortgage lender, condominium association, homeowners association, or tax sale
45	purchaser, or to an agent acting as a representative for any housing or financing entity to which
46	the homeowner is indebted.
47	(2)(A) Beginning on July 25, 2022, a mortgage lender, condominium association,
48	homeowners association, or tax sale purchaser, or an agent acting as a representative for any
49	housing or financing entity to which a homeowner is indebted, may begin to send notices to warn
50	of intention to initiate or continue foreclosure actions, but no foreclosure action described in
51	paragraph (1) of this subsection may proceed prior to 30 days after a homeowner is first sent a
52	warning notice.
53	(B) Before September 30, 2022, all foreclosure notices and foreclosure
54	warning notices sent pursuant to subparagraph (A) of this paragraph shall:
55	(i) Be sent by postal and electronic mail to a homeowner's last
56	known home and email address;

57	(ii) Inform the homeowner of DC HAF and the program's potential
58	ability to cure eligible housing debts, including the specific type of debt or debts owed to the
59	entity sending the notice; and
60	(iii) Explain the September 30, 2022, deadline to apply to DC HAF
61	to delay or prevent further foreclosure action.
62	(C) After October 1, 2022, all foreclosure notices and foreclosure warning
63	notices sent pursuant to subparagraph (A) of this paragraph shall:
64	(i) Be sent by postal and electronic mail to a homeowner's last
65	known home and email address; and
66	(ii) Inform the homeowner of DC HAF and the program's potential
67	ability to cure eligible housing debts, including the specific type of debt or debts owed to the
68	entity sending the notice.
69	(D) If, prior to the effective date of the Foreclosure Moratorium and
70	Homeowner Assistance Fund Coordination Emergency Amendment Act of 2022, effective
71	November 22, 2022 (D.C. Act 24-674; D.C. Official Code § 42-851.01), a mortgage lender,
72	condominium association, homeowners association, or tax sale purchaser, or an agent acting as a
73	representative for any housing or financing entity to which a homeowner is indebted sent a
74	notice of an intention to initiate, notice to initiate, or notice to continue foreclosure actions
75	without information about DC HAF, a new notice must be sent prior to the continuation of any
76	foreclosure action informing the homeowner of the availability of DC HAF and the program's
77	potential ability to cure eligible housing debts, including the specific type of debt or debts owed
78	to the entity sending the notice;
79	(3) The Mayor, or the Mayor's designee, shall ensure:

(3) The Mayor, or the Mayor's designee, shall ensure:

80	(A) A homeowner applying for DC HAF relief, or for similar government
81	funds established to assist homeowners impacted by the COVID-19 public emergency or public
82	health emergency declared pursuant to the District of Columbia Public Emergency Act of 1980,
83	effective March 5, 1981 (D.C. Law 3-149; D.C. Official Code § 7-2301 et seq.), is provided with
84	documentation in a timely and ongoing manner that will enable the applicant to present proof of
85	financial assistance application status as described in paragraph (1)(C) of this subsection; and
86	(B) Editable sample foreclosure warning notices that include information
87	about debt relief available through DC HAF are published on the DC HAF website for use by
88	housing or financing entities to which a homeowner may be indebted.
89	(b)(1) If a homeowner submitted a DC HAF financial assistance application prior to
90	September 30, 2022 and provided proof of the application status pursuant to subsection $(a)(1)(C)$
91	of this section, and the application remains under review, pending approval, pending payment, or
92	under appeal as of September 30, 2022, until such time as DC HAF payments can be made or the
93	homeowner's application is denied following appeal, if any, the homeowner shall not be subject
94	to a:
95	(A) Residential foreclosure initiated or conducted under section 539 or
96	section 95;
97	(B) Sale initiated or conducted under section 313(c) of the Condominium
98	Act of 1976, effective March 29, 1977 (D.C. Law 1-89; D.C. Official Code § 42- 1903.13(c)); or
99	(C) Judgment foreclosing the right of redemption under D.C. Official
100	Code § 47-1378.

<ul> <li>statement required by section 4a of the General Legislative Procedures Act of 1975, approved</li> <li>October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).</li> <li>Sec. 5. Effective date.</li> <li>This act shall take effect following approval by the Mayor (or in the event of a veto by</li> </ul>	101	(2) The Mayor shall make every effort to make DC HAF payments as quickly as
<ul> <li>Sec. 3. Applicability.</li> <li>This act shall apply as of November 19, 2022.</li> <li>Sec. 4. Fiscal impact statement.</li> <li>The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact</li> <li>statement required by section 4a of the General Legislative Procedures Act of 1975, approved</li> <li>October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).</li> <li>Sec. 5. Effective date.</li> <li>This act shall take effect following approval by the Mayor (or in the event of a veto by</li> </ul>	102	practicable to qualified homeowners, their representatives, or housing or financing entities to
<ul> <li>105 This act shall apply as of November 19, 2022.</li> <li>106 Sec. 4. Fiscal impact statement.</li> <li>107 The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact</li> <li>108 statement required by section 4a of the General Legislative Procedures Act of 1975, approved</li> <li>109 October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).</li> <li>110 Sec. 5. Effective date.</li> <li>111 This act shall take effect following approval by the Mayor (or in the event of a veto by</li> </ul>	103	which a homeowner is indebted to cure any debts or defaults eligible for assistance.
<ul> <li>Sec. 4. Fiscal impact statement.</li> <li>The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact</li> <li>statement required by section 4a of the General Legislative Procedures Act of 1975, approved</li> <li>October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).</li> <li>Sec. 5. Effective date.</li> <li>This act shall take effect following approval by the Mayor (or in the event of a veto by</li> </ul>	104	Sec. 3. Applicability.
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	110	Sec. 5. Effective date.
	111	This act shall take effect following approval by the Mayor (or in the event of a veto by
112 the Mayor, action by the Council to override the veto), and shall remain in effect for no longer	112	the Mayor, action by the Council to override the veto), and shall remain in effect for no longer
113 than 90 days, as provided for emergency acts of the Council of the District of Columbia in	113	than 90 days, as provided for emergency acts of the Council of the District of Columbia in
section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87	114	section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87
115 Stat. 788: D.C. Official Code8 1-204 12(a))	115	Stat. 788; D.C. Official Code§ 1-204.12(a)).