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Representatives Dever, McColley

Cosponsors: Representatives Antani, Barnes, Burkley, Butler, Conditt, Cupp, Hambley, Koehler, Perales, Sprague, Sweeney, Smith, K., Terhar, Kuhns, Brown, Amstutz, Anielski, Arndt, Baker, Blessing, Boccieri, Boyd, Buchy, Craig, Driehaus, Duffey, Fedor, Ginter, Green, Hackett, Henne, Leland, Lepore-Hagan, Manning, O'Brien, M., O'Brien, S., Patterson, Phillips, Reece, Reineke, Retherford, Rogers, Ruhl, Ryan, Schuring, Sheehy, Stinziano, Thompson, Speaker Rosenberger

Senators Eklund, Bacon, Beagle, Coley, Gardner, Hite, Hughes, Jordan, LaRose, Manning, Obhof, Oelslager, Patton, Schiavoni, Seitz, Tavares, Thomas, Yuko

A BILL

То	o enact sections 5315.01, 531	5.02, 5315.03,	1
	5315.04, and 5315.05 of the	Revised Code to	2
	create the D.O.L.L.A.R. Dee	d Program.	3

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 5315.01, 5315.02, 5315.03,	4
5315.04, and 5315.05 of the Revised Code be enacted to read as	5
follows:	6
Sec. 5315.01. (A) As used in this chapter:	7
(1) "Borrower" means the person who receives a loan from a	8
lender secured by a mortgage on real property to which the	9
borrower holds legal title and who is an applicant of the	10
D.O.L.L.A.R. deed program. "Borrower" includes the original	11
borrower's successor in interest.	12

(2) "D.O.L.L.A.R. deed in lieu of foreclosure" means a	13
transaction in which a borrower, after default on a loan secured	14
by a mortgage on real property, conveys to the lender by deed	15
that satisfies the minimum requirements of section 5302.11 of	16
the Revised Code, title to the real property pledged as security	17
for the related note of indebtedness.	18
(3) "Home affordable modification program" means the home	19
affordable modification program established by the United States	20
departments of the treasury and housing and urban development	21
pursuant to 12 U.S.C. 5219.	22
(4) "Lender" means the mortgagee and holder of the note	23
secured by the mortgage or an agent on behalf of the holder of	24
the note, regardless of whether the holder of the note is the	25
original mortgagee. "Lender" includes the person entitled to	26
enforce the instrument secured by the mortgage under division	27
(A)(1) or (2) of section 1303.31 of the Revised Code or a	28
mortgagee with the right to enforce the obligation secured by	29
the mortgage pursuant to law outside of Chapter 1303. of the	30
Revised Code.	31
(5) "Mortgage" means the instrument securing an obligation	32
to pay a sum of money evidenced by a note of indebtedness and	33
secured by a lien on the borrower's real property.	34
(6) "Note" or "note of indebtedness" means an obligation	35
to pay a sum of money secured by a mortgage on borrower's real	36
property.	37
(B) There is hereby created the D.O.L.L.A.R. deed program.	38
The program shall provide a loss mitigation alternative for	39
borrowers who are in default on a mortgage encumbering real	40
property.	41

Sec. 5315.02. To assist in the establishment of the	42
D.O.L.L.A.R. deed program, the Ohio housing finance agency shall	43
adopt in rule all of the following:	44
(A) A model form by which a person may apply to	45
participate in the program;	46
(B) A model for the deed, which act shall as the deed in	47
lieu of foreclosure described in division (A)(1) of section	48
5315.04 of the Revised Code;	49
(C) A model for the lease with option to purchase	50
agreement described in divisions (A)(2) and (3) of section	51
5315.04 of the Revised Code;	52
(D) Any other rules necessary to implement this chapter.	53
Sec. 5315.03. (A) An applicant to the D.O.L.L.A.R. deed	54
program shall submit both of the following to the loss	55
mitigation department of the lender of the mortgage that is in	56
<u>default:</u>	57
(1) An application form as set forth in section 5315.02 of	58
the Revised Code;	59
(2) A request for modification and affidavit form	60
developed under the home affordable modification program.	61
(D) The muchiful fear the program all of the following shell	62
(B) To qualify for the program, all of the following shall	
apply:	63
(1) The applicant need not be eligible for another	64
mortgage loss mitigation alternative or program.	65
(2) The applicant's front-end and back-end debt-to-income	66
ratios must fall below the current ratios set for the home	67
affordable modification program at the time the application is	68

submitted to the lender.	69
(3) The applicant must occupy the residence.	70
(C) The lender shall respond to the applicant in writing	71
not later than thirty days after the date the lender receives	72
all application documents.	73
(D) The lender is not required to participate in the	74
program.	75
Sec. 5315.04. (A) If a lender approves a borrower	76
applicant to the D.O.L.L.A.R. deed program, the borrower and	77
lender shall execute all of the following:	78
(1) A deed in lieu of foreclosure that transfers to the	79
lender all of the borrower's right, title, and interest in and	80
to the real property that is the subject of the mortgage. The	81
deed in lieu of foreclosure shall be an absolute conveyance and,	82
upon delivery of the executed deed in lieu of foreclosure to the	83
lender, the borrower conveys all of its right, title, and	84
interest in the real property and rights associated therewith	85
including, but not limited to, any equity and right of	86
redemption.	87
(2) A notarized estoppel affidavit, which shall be	88
included in the deed, that shall affirm all of the following:	89
(a) That the mortgage and title to the real property are	90
not merged;	91
(b) That the lender retains its lien position and its	92
right to foreclose on any junior lienholders after the transfer;	93
(c) That the transfer by deed in lieu of foreclosure is an	94
absolute conveyance of title to the real property, free and	95

clear of any rights or claim of redemption;

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(d) That the transfer is the free act and will of the	97
borrower;	98
(e) That the transfer is not made under duress or	99
coercion;	100
(f) That the transfer is made for valuable consideration	101
in the form of the lease with option to purchase contract	102
granted by the lender to purchase the real property as further	103
defined in this section.	104
(3) A lease with option to purchase agreement, which shall	105
be the consideration for the borrower applicant's deed in lieu	106
of foreclosure, whereby the former lender leases to the former	107
borrower the real property that is the subject of the mortgage	108
in default;	109
(a) The lease with option to purchase agreement term shall	110
be for the shorter of the period of time necessary for the	111
former borrower to be approved for financing or other mortgage	112
assistance by the federal housing administration or two years	113
from the date of the lease with option to purchase agreement.	114
(b) The rent shall be on a monthly basis and shall be one-	115
twelfth of an amount that shall be not less than the sum of all	116
of the following annualized items with respect to the real	117
property:	118
(i) Real property taxes;	119
(ii) Homeowner's insurance premiums for homeowner's	120
insurance, which shall reflect the market rate for homeowner's_	121
insurance based on the market value of the real property;	122
(iii) Any homeowner's association or condominium dues.	123
(c) The option to purchase contained within the lease	124

shall allow the former borrower the opportunity to purchase the	125
real property that is the subject of the mortgage and the lease	126
with option to purchase agreement at a specified price until the	127
termination of the lease described in this section.	128
(B) The documents required under division (A) of this	129
section shall be provided to the borrower at least ten business	130
days before the documents are signed by both parties.	131
(C) If the former borrower does not exercise the option to	132
purchase the real property within the time permitted under the	133
lease with option to purchase agreement, the right to purchase	134
terminates. The lease with option to purchase may be renewed by	135
mutual written agreement between the former borrower and former	136
lender, but such renewal is not effective until it is recorded.	137
(D) If a borrower conveys to a lender a deed of the type	138
described in division (A)(1) of this section, and the former	139
borrower and former lender enter into a lease with option to	140
purchase agreement of the type described in divisions (A)(2) and	141
(3) of this section, the lender's mortgage is not extinguished	142
and does not merge with the former borrower's interest conveyed.	143
(E) All of the following documents relating to the	144
D.O.L.L.A.R. deed program entered into under sections 5315.01 to	145
5315.05 of the Revised Code shall be recorded in the real	146
property records of the office of the county recorder of the	147
county in which the subject real property is located:	148
(1) A deed in lieu of foreclosure;	149
(2) A lease with option to purchase agreement;	150
(3) The renewal of a lease with option to purchase	151
aggreement;	152

(4) The termination of a lease with option to purchase	153
agreement.	154
Sec. 5315.05. (A) A former borrower and a former lender	155
who are party to a lease with option to purchase agreement under	156
divisions (A)(2) and (3) of section 5315.04 of the Revised Code	157
are governed by Chapter 5321. of the Revised Code.	158
(1) The former borrower-lessee is responsible for all of	159
the obligations of a tenant under section 5321.05 of the Revised	160
<u>Code as well as the duties under divisions (A)(1) to (6) of</u>	161
section 5321.04 of the Revised Code.	162
(2) Divisions (A)(1) to (6) of section 5321.04 of the	163
Revised Code do not apply to a lender-lessor participating in	164
the D.O.L.L.A.R. deed program in accordance with this chapter.	165
(B) A former borrower-lessee who defaults or otherwise	166
fails to meet the terms of a lease with option to purchase	167
agreement executed pursuant to this chapter forfeits the former	168
borrower-lessee's right to purchase the real property under	169
division (B) of section 5315.04 of the Revised Code and has no	170
further right of possession or occupancy and shall be subject to	171
a forcible entry and detainer action under section 5321.03 and	172
Chapter 1923. of the Revised Code.	173

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