

JAN 19 2011

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**OFFICE OF THE CODE REVISER
PRITCHARD BUILDING
OLYMPIA, WA 98504**

**IN THE MATTER OF THE PROPOSED
INITIATIVE TO THE PEOPLE
Relating to home foreclosures**

**PETITIONER: Christopher M. Ward
1805 Water St. SW
Olympia, WA 98501**

**CERTIFICATE OF REVIEW (pursuant to RCW
29A.72.020)**

I hereby certify that petitioner's proposal was received in the office of the Code Reviser on January 10, 2011, that I have reviewed the proposal for form and style, and that any recommendations thereon, if any, have been communicated to the petitioner.

**Dated January 17, 2011
K. Kyle Thiessen
Code Reviser**

By



**LEW LEWIS
Deputy Code Reviser**

Initiative Measure No. 1116

1 AN ACT Relating to home foreclosures; and adding a new section to
2 chapter 43.320 RCW.

3 BE IT ENACTED BY THE PEOPLE OF THE STATE OF WASHINGTON:

4 NEW SECTION. Sec. 1. A new section is added to chapter 43.320 RCW⁴⁰
5 to read as follows:

6 (1) A financial institution may not foreclose on any real property
7 in which the mortgage obligor would be able to make timely payments if:

8 (a) The obligor can adjust with the financial institution that
9 holds the mortgage loan the balance owing on the loan to current market
10 price; or

11 (b) The obligor receives a reduction of two percent in interest
12 loan rate charged by the current financial institution holding the
13 mortgage loan. The minimum interest rate shall not be less than four
14 percent after reduction.

15 (2) A financial institution must contact the obligor in writing
16 using a trackable source such as certified mail or courier service of
17 the option chosen under subsection (1) of this section.

18 (a) The obligor has ninety days to exercise the option.

19 (b) Time begins when notice is received and signed for.

1 (c) If a courier is unable to deliver the notice and returns the
2 notice to the financial institution, the financial institution must
3 attempt to serve notice two additional times. If the first notice is
4 returned undeliverable, then time begins when second notice is sent.

5 (3) A financial institution must offer at least one of the options
6 in subsection (1) of this section to obligors at least ninety days
7 prior to foreclosing on investment property.

8 (4) A financial institution must offer both options which may be
9 enacted simultaneously for property that is:

10 (a) An obligor's primary or second home;

11 (b) Used primarily for agriculture, including land and buildings;
12 or

13 (c) Housing for low-income families.

14 (5) If after ninety-one days the obligor does not exercise options
15 under this act, the financial institution may foreclose on the real
16 property.

17 (6) Real property that is in foreclosure processing on the
18 effective date of this section is subject to this section.

19 (7) Real property that is foreclosed but not sold on the effective
20 date of this section is subject to this section and the obligor that
21 was foreclosed on may obtain the property back subject to the
22 conditions of this section.

23 (8) The director may adopt rules as necessary to implement this
24 section.

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