ASSEMBLY, No. 1931 STATE OF NEW JERSEY 208th LEGISLATURE

INTRODUCED APRIL 16, 1998

Sponsored by: Assemblyman JOEL WEINGARTEN District 21 (Essex and Union)

SYNOPSIS

Regulates the purchase of collateral protection insurance by lenders.

CURRENT VERSION OF TEXT

As introduced.



1 AN ACT concerning collateral protection insurance and supplementing 2 Title 17 of the Revised Statutes. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. This act shall be known and may be cited as the "Collateral Protection Act." 8 9 10 2. As used in this act: 11 "Collateral" means all personal property used to secure payment or performance pursuant to a credit transaction. 12 13 "Collateral protection insurance" means insurance purchased by a creditor providing coverage against loss, expense or damage to 14 collateral as a result of fire, theft, damage or other risks that would 15 impair the creditor's interest in the collateral, which insurance is 16 purchased as a result of the debtor's failure to provide evidence of 17 18 insurance or failure to maintain insurance covering the collateral. 19 "Collateral protection insurance" shall not include (1) insurance to 20 protect the creditor following completion of foreclosure and sale or repossession and sale of the collateral, (2) credit insurance, mortgage 21 protection insurance or other insurance issued to cover the life or 22 23 health of the debtor, or (3) title insurance. The fact that the insurance 24 may have some other designation or title, such as "creditor placed 25 insurance," shall not mean it is not collateral insurance as defined in 26 this act. 27 "Cost of collateral insurance protection insurance" or "cost" means 28 all amounts paid by the creditor to obtain the insurance, including all 29 premiums paid and all broker's commissions and fees, whether the 30 commission is paid to the creditor, to a person or entity that is an 31 affiliate of the creditor or to a person or entity which is unrelated to 32 the creditor, or whether such commissions are for a fixed percentage, 33 and shall include all premiums, fees, penalties and administrative costs charged to the creditor upon cancellation of the collateral protection 34 35 insurance. 36 "Credit agreement" means the open-end or closed-end loan 37 agreement, promissory note, security agreement, sales agreement, line 38 of credit agreement or other document or documents that set forth the 39 terms of the credit transaction. 40 "Credit transaction" means any transaction pursuant to which a 41 creditor gives consideration for an obligation by a debtor to make 42 payment or repayment at a future date or dates, which obligation is 43 secured in whole or in part by collateral. "Credit transaction" 44 includes, but is not limited to, an advance of money, an opening of a 45 line of credit, a letter of credit and an installment sale. "Creditor" means any entity chartered, licensed or otherwise 46

1 authorized by law to provide credit through a credit transaction and 2 includes successors and assignees of the original creditor. 3 "Debtor" means a natural person obligated to a creditor pursuant to 4 a credit transaction where the money, property or services which are the subject of the transaction are primarily for personal, family or 5 household purposes, whether the obligation is primary or secondary, 6 and includes all persons who are successors to a debtor. 7 8 9 3. a. Collateral protection insurance may be obtained by a creditor, 10 with the cost to be paid or reimbursed by the debtor, if: (1) the terms of the credit agreement require the debtor to obtain 11 and continue to maintain insurance protecting against loss or damage 12 to the collateral and the debtor has not obtained or does not maintain 13 14 such insurance; 15 (2) the creditor mails a notice at least 30 calendar days, but not more than 90 calendar days before purchasing collateral protection 16 17 insurance: (3) the notice is mailed to the debtor at the address on file with the 18 19 creditor, by United States mail, first class, postage prepaid, containing the following message or a message having substantially the same 20 21 meaning: 22 NOTICE AND WARNING We have not received evidence that you have purchased the 23 24 insurance required by your (insert type of credit transaction). Unless you provide us with the evidence that you have the 25 required insurance within 30 days from date this letter was 26 27 mailed, we may purchase insurance to protect our interest. 28 You are responsible for the cost, including earned 29 premiums, commissions and fees, of the insurance purchased by 30 us. You may pay us the amount of the costs, or if not, we may 31 add the cost to your obligation to us and repayment will include 32 interest at the rate of the original obligation. The effective date 33 of coverage of the insurance we purchase will be the date your 34 coverage lapsed or the date by which you failed to provide proof of the required coverage. The coverage we purchase may be 35 more expensive than insurance you can obtain on your own. The 36 37 amount of coverage we purchase will not be greater than the 38 outstanding balance as of the effective date of the coverage we 39 purchase, which may be less than the value of your property. As 40 a result, you may be underinsured. The coverage we purchase 41 will not include any liability coverage for claims made against 42 you and will not satisfy any mandatory liability insurance law or 43 financial responsibility law of this or any other state. 44 If you provide us with evidence that you have obtained the 45 required insurance, we will then cancel the insurance that we 46 have purchased; but you will be obligated to pay us any cost we

1 have incurred, including premiums, commissions and 2 administrative fees which we may have incurred for our 3 obtaining the coverage. Please note that you are responsible for 4 these costs even if you actually have the required insurance but 5 do not provide us with timely evidence that it is in effect; and (4) the debtor fails to provide evidence to the creditor of the 6 7 insurance required by the credit transaction agreement within 30 days 8 of the date the notice was mailed pursuant to this section. 9 b. The creditor is authorized to and has the authority to take the 10 actions and obtain collateral protection insurance on the terms and conditions set forth in the form of the statutory notice provided in 11 subsection a. of this section. The notice and warning may contain 12 13 other information deemed pertinent by the creditor, provided that the 14 information is not contradictory to the provisions of this act or other 15 statutory law. 16 4. a. Within 14 calendar days following the placement of the 17 collateral protection insurance, the creditor shall mail or cause a notice 18 to be mailed to the debtor at the address on file with the creditor, by 19 20 United States mail, first class, postage prepaid, informing the debtor 21 that: 22 (1) collateral protection insurance has been purchased by the creditor with respect to the following credit transaction: insert type 23 of credit transaction; 24 25 (2) the cost of the collateral protection insurance is \$ 26 (3) the amount stated under paragraph (2) of this subsection is due 27 immediately; and 28 (4) if a cash payment for the amount stated under paragraph (2) of 29 this subsection is not received within 30 calendar days, the creditor may add that amount to the loan balance. 30 31 The costs charged to the debtor shall not be excessive or b. 32 discriminatory. Any cost or element of cost which is approved by the 33 Department of Banking and Insurance or filed with the department and 34 not disapproved, pursuant to P.L.1944, c.27 (C.17:29A-1 et seq.) or P.L.1982, c.114 (C.17:29AA-1 et seq.), shall not be deemed to be 35 excessive or discriminatory for the purposes of this act. 36 37 38 5. a. The effective date of the collateral protection insurance 39 policy purchased by the creditor shall not be sooner than the earlier of 40 the date the debtor's insurance lapsed or the date that the debtor failed 41 to provide evidence of insurance on the collateral. b. The face amount of the collateral protection insurance policy 42 shall not exceed the outstanding balance of the obligation as of the 43 44 effective date of the coverage purchased by the creditor even though 45 the coverage may exceed the actual cash value or cost of repair. 46 c. A collateral protection insurance policy term may, but need not,

1 2	extend to the full life of the credit transaction.
2	6. a. Collateral protection insurance shall terminate or shall be
3 4	canceled upon the occurrence of any of the following:
5	(1) the date the creditor is provided with evidence of proper
6	insurance coverage purchased by the debtor as required by the credit
7	transaction agreement;
8 9	(2) completion of foreclosure, including sale, or repossession or similar event, including sale;
10	(3) the date that there is no further balance due from the debtor to
11	the creditor; or
12	(4) the date specified in the collateral protection insurance policy.
12	b. If the collateral protection insurance is canceled and there is any
13	unearned premium paid by the debtor which is refunded to the
14	creditor, the creditor shall pay or credit the debtor with the amount of
15	the refund. All statements of the loan balance and activity provided by
	the creditor to the debtor shall include all amounts debited or credited
17	
18	to the obligation due to the purchase and cancellation of collateral
19 20	protection insurance.
20	
21	7. Collateral protection insurance may be obtained from an
22	insurance carrier chosen by the creditor which is licensed or otherwise
23	authorized to provide such insurance in this State, and shall be set
24	forth in an individual policy or certificate of insurance.
25	
26	8. a. A creditor that places or a person that receives commissions
27	or fees arising out of collateral protection insurance shall not be liable
28	to any debtor, guarantor or other party for the placement of collateral
29	protection insurance, except if the purchase of collateral protection
30	insurance is the result of error by the creditor. If the creditor does not
31	substantially comply with the provisions of this act in purchasing
32	collateral protection insurance, the sole and exclusive remedy of the
33	debtor is that the debtor does not have to pay for the insurance and
34	any associated creditor fees or costs. A creditor is not, by virtue of
35	this act, required to purchase collateral protection insurance or
36	otherwise insure collateral.
37	b. This act shall not create a cause of action to the debtor or any
38	third party:
39	(1) for the purchase or placement of collateral protection insurance
40	in substantial compliance with the terms of this act;
41	(2) for not purchasing collateral protection insurance;
42	(3) as a result of the amount or level of coverage, geographical
43	scope of coverage or deductible associated with collateral protection
44	insurance purchased by the creditor;
45	(4) because the creditor purchases collateral protection insurance
46	that protects only the interest of the creditor or less than all of the

1 interest of the debtor; or 2 (5) nondisclosure of commissions or fees included in costs. 3 c. The list under subsection b. of this section does not imply that 4 a cause of action is otherwise created by this act. 5 This act shall not apply to credit transactions involving d. 6 extensions of credit primarily for business, commercial or agricultural purposes, and shall not be deemed to regulate or limit the rights of the 7 8 parties to a business, commercial or agricultural transaction to 9 contract for terms and provisions regarding insurance otherwise not prohibited by law. 10 11 12 9. Neither this act nor the purchase of collateral protection insurance nor receipt of commission or other consideration by the 13 14 creditor shall impose a fiduciary relationship between the creditor and 15 debtor. Placement of collateral protection insurance is for the purpose of protection of the interest of the creditor when the debtor fails to 16 insure collateral as required by the credit transaction agreement. 17 18 19 10. This act shall not impair any other remedies, rights or options 20 available to a creditor pursuant to law, regulation, ruling or contract. 21 22 11. If a credit transaction involves more than one debtor, notices or warnings required to be mailed under this act, shall be mailed to any 23 primary debtor. 24 25 26 12. This act shall apply to all credit transactions entered into in this 27 State or where the debtor resides in this State, provided, however, that 28 if the debtor resides in another state, compliance with that state's 29 requirements regarding notice of purchase by the creditor of collateral protection insurance shall be deemed compliance with the notice 30 31 provisions of this act. 32 33 13. This act shall apply to all credit transactions whether entered 34 into prior or subsequent to the effective date of this act. The notice provided pursuant to paragraph (2) of subsection a. of section 35 3 of this act shall apply only to collateral protection insurance 36 purchased after the effective date of this act. 37 38 39 14. This act shall take effect on the first business day following the 40 60th day after enactment. 41 42 **STATEMENT** 43 44 This bill clarifies the rights of the parties to a consumer loan 45 agreement in which the borrower is required to insure the collateral for the loan. It permits the lender to obtain collateral protection insurance 46

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1 if the borrower does not comply with the borrower's obligations 2 regarding the purchase of insurance. Under the bill, the lender is 3 required to send a notice to the borrower, by certified mail, return 4 receipt requested, or if rejected by the borrower or not deliverable, by United States Mail, postage prepaid, indicating to the borrower that 5 6 the lender has no proof that the borrower has complied with the 7 requirement to purchase collateral protection insurance. If the 8 borrower does not provide evidence of such purchase within 30 days 9 from the date of the notice, the lender may purchase insurance to 10 protect the lender's interest in the collateral and the borrower will be required to reimburse the lender for the lender's cost of purchasing 11 collateral protection insurance. The lender must send a notice of the 12 13 purchase of collateral protection insurance, including the cost of the 14 insurance, to the borrower by certified mail, return receipt requested, 15 or if rejected by the borrower or not deliverable, by United States mail, postage prepaid, and inform the borrower that the borrower is to 16 reimburse the lender by cash within 30 days, or if that has not taken 17 18 place, the lender may add the cost to the principal balance of the loan. 19 The bill requires the lender to inform the borrower that even if the 20 lender purchases collateral protection insurance, it may not cover the 21 value of the property, which would result in the borrower being 22 underinsured. Additionally it provides that if the purchase of collateral protection insurance is due to the error of the lender, the borrower 23 24 would not be liable to the lender for the cost of the collateral 25 protection insurance.