77th OREGON LEGISLATIVE ASSEMBLY – 2013 Regular Session STAFF MEASURE SUMMARY

House Committee on Consumer Protection & Government Efficiency

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Action: Without Recommendation as to Passage and Be Referred to the Committee on Rules

Vote: 9 - 0 - 0

REVENUE: No revenue impact FISCAL: Fiscal statement issued

Yeas: Doherty, Johnson, Keny-Guyer, Lively, Richardson, Smith, Thatcher, Vega Pederson, Holvey

MEASURE: HB 3389

CARRIER:

Nays: 0 Exc.: 0

Prepared By: Bob Estabrook, Administrator

Meeting Dates: 4/18

WHAT THE MEASURE DOES: Requires beneficiary of a residential trust deed and grantor (homeowner) participate in resolution conference in attempt to negotiate and agree upon foreclosure avoidance measures prior to beneficiary foreclosing on residential trust deed. Requires service provider issue certificate of compliance to beneficiary upon completion of resolution conference and specifies beneficiary must present current certificate of compliance to county clerk or court, as appropriate, when initiating foreclosure. Requires beneficiary initiate request for resolution conference. Requires homeowner submit documents to service provider prior to settlement conference and pay fee of not more than \$200 for conference facilitator's services. Specifies documentation beneficiary must supply to service provider prior to conference and specifies beneficiary pay fee as determined by rule. Specifies conditions under which homeowner may request resolution conference: 1) beneficiary has not requested conference, 2) beneficiary has not filed notice of default or commenced judicial foreclosure suit, and 3) homeowner has obtained letter from housing counselor attesting to delinquency or financial hardship of homeowner. Details duties of service provider in providing conference and reporting requirements. Requires beneficiary or agent to appear in person and be authorized to negotiate on beneficiary's behalf. Exempts certain beneficiaries with fewer than 100 foreclosure actions per year from resolution conference requirement. Authorizes Attorney General to develop rules for fees, information required from beneficiaries, grantors, and service providers, and enter into agreements with service provider. Declares emergency, effective on passage.

ISSUES DISCUSSED:

Request to refer measure to Committee on Rules for further consideration

EFFECT OF COMMITTEE AMENDMENT: No amendment.

BACKGROUND: In 2012, the Legislative Assembly enacted Senate Bill 1552, establishing the residential Foreclosure Avoidance Mediation Program under the direction of the Attorney General. That legislation requires a beneficiary under a residential trust deed to enter into mediation with a homeowner who has received a notice of foreclosure. The bill also specified steps for the homeowner to request mediation with a beneficiary when the homeowner is at risk of foreclosure. The mediation program only applied to foreclosures through notice and sale, a process referred to as "non-judicial" foreclosure. News reports suggest that in recent months, beneficiaries have largely halted non-judicial foreclosures and have instead opted to file suit to foreclose residential trust deeds in court, which is generally referred to as "judicial" foreclosure.

House Bill 3389 expands the foreclosure mediation program to include judicial foreclosures and makes changes to the structure of the mediation program.