1 A bill to be entitled 2 An act relating to satisfaction of mortgages; amending 3 s. 701.04, F.S.; requiring a mortgagee or servicer of 4 a mortgage to send or cause to be sent an estoppel 5 letter with specified information to certain persons 6 within a specified time; requiring a copy of the 7 instrument showing title in the property or other 8 lawful authorization under certain circumstances; 9 providing requirements for an estoppel letter; 10 prohibiting certain actions by the mortgagee or 11 servicer of the mortgage; authorizing a corrected 12 estoppel letter under certain circumstances; providing 13 that a corrected estoppel letter supersedes any 14 previous estoppel letter under certain circumstances; 15 prohibiting the mortgagee or servicer of the mortgage 16 from denying the accuracy of an estoppel letter; 17 requiring payments received pursuant to an estoppel 18 letter to be applied to any unpaid balance of a 19 mortgage; providing methods for sending a written request for an estoppel letter and for sending the 20 21 estoppel letter; providing that the mortgagee or 22 servicer of the mortgage is not responsible for the 23 costs of a common carrier delivery service; providing 24 for liability under certain circumstances; authorizing certain damages and attorney fees and costs; 25

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26 prohibiting punitive damages; requiring the mortgagee 27 or servicer of the mortgage to take certain actions 28 within a specified time after the unpaid balance of a 29 mortgage has been fully paid; providing that certain persons may still be personally liable after recording 30 a satisfaction of a mortgage; amending s. 701.041, 31 32 F.S.; revising a definition; conforming provisions to 33 changes made by the act; providing an effective date. 34 35 Be It Enacted by the Legislature of the State of Florida: 36 37 Section 1. Section 701.04, Florida Statutes, is amended to 38 read: 39 701.04 Cancellation of mortgages, liens, and judgments.-(1) (a) Within 10 14 days after receipt of the written 40 41 request of a mortgagor, a record title owner of the property, a fiduciary or trustee lawfully acting on behalf of a record title 42 43 owner, or any other person lawfully authorized to act on behalf 44 of a mortgagor or record title owner of the property, the 45 mortgagee holder of a mortgage shall deliver or cause the 46 servicer of the mortgage shall send or cause to be sent to 47 deliver to the person making the request at a place designated 48 in the written request an estoppel letter setting forth the 49 unpaid balance of the loan properly due under or secured by the mortgage as of the payoff date specified in the written request. 50

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51	If the written request is made by a person other than the					
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54	(a) If the mortgagor, or any person lawfully authorized to					
55	act on behalf of the mortgagor, makes the request, the estoppel					
56	letter must include an itemization of the principal, interest,					
57	and any other charges properly due under or secured by the					
58	mortgage and interest on a per-day basis for the unpaid balance.					
59	(b) If a record title owner of the property, or any person					
60) lawfully authorized to act on behalf of a mortgagor or record					
61	title owner of the property, makes the request:					
62	1. The request must include a copy of the instrument					
63	showing title in the property or lawful authorization.					
64	2. The estoppel letter may include the itemization of					
65	information required under paragraph (a), but must at a minimum					
66	include <u>:</u>					
67	<u>1.</u> The total unpaid balance <u>of the loan properly</u> due under					
68	or secured by the mortgage as of the payoff date specified in					
69	the written request, including an itemization of the principal,					
70	interest, and any other charges comprising the unpaid balance on					
71	a per-day basis .					
72	2. Interest on a per-day basis for the unpaid balance.					
73	(c)1. The mortgagee or servicer of the mortgage may not					
74	qualify, reserve the right to change, or condition or disclaim					
75	the reliance of others on the information provided in the					
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76 estoppel letter under paragraph (b), and any attempt to do so is 77 void and unenforceable. However, if the mortgagee or servicer of 78 the mortgage determines that any of the information provided in 79 the estoppel letter under paragraph (b) was understated, the 80 mortgagee or servicer of the mortgage may send a corrected 81 estoppel letter. 82 2. If the mortgagor or record title owner of the property, 83 or any other person lawfully authorized to act on behalf of the 84 mortgagor or record title owner of the property, receives and 85 has a reasonable opportunity to act upon a corrected estoppel letter before making a payment, the corrected estoppel letter 86 87 supersedes any previous estoppel letter. 88 3. If any of the information provided in the estoppel 89 letter under paragraph (b) was understated, the mortgagee or 90 servicer of the mortgage may not deny the accuracy of such 91 information if a person reasonably and detrimentally relied on 92 that information. 93 (d) The mortgagee or servicer of the mortgage mortgagee 94 acting in accordance with a request in substantial compliance 95 with this subsection paragraph is expressly discharged from any 96 obligation or liability to any person on account of the release 97 of the requested information, other than the obligation to 98 comply with the terms of the estoppel letter. 99 (e) The mortgagee or servicer of the mortgage may not 100 refuse to accept or return any payment received in response to Page 4 of 9

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101 an estoppel letter but must promptly apply such payment to the 102 unpaid balance of the loan properly due under or secured by the 103 mortgage. 104 (f)1. A written request for an estoppel letter under 105 paragraph (a) must be sent to the mortgagee or servicer of the 106 mortgage at the address made available by the mortgagee or 107 servicer of the mortgage for such purpose by first-class mail, a common carrier delivery service, or e-mail or other electronic 108 109 format or facsimile. The written request is considered received 110 by the mortgagee or servicer of the mortgage: 111 a. Four days after the request, properly addressed with 112 postage prepaid for first-class delivery, is deposited with the 113 United States Postal Service; 114 b. The day the request is delivered by a common carrier 115 delivery service; or 116 с. The day the request is sent by e-mail or other 117 electronic format or facsimile. 118 2. The mortgagee or servicer of the mortgage must send the 119 estoppel letter by first-class mail, a common carrier delivery 120 service, or e-mail or other electronic format or facsimile as directed in the written request. However, the mortgagee or 121 122 servicer of the mortgage is not required to pay for a common 123 carrier delivery service. If the 10-day period after a written 124 request is received by the mortgagee or servicer of the mortgage 125 ends on a Saturday, Sunday, or legal holiday, the estoppel

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126 letter is considered timely if it is sent by the close of 127 business on the next business day. 128 (g) If a mortgagee or servicer of the mortgage does not 129 timely send the estoppel letter in compliance with this 130 subsection, the mortgagee or servicer of the mortgage is liable 131 to the mortgagor or record title owner of the property, or any 132 other person lawfully authorized to act on behalf of the 133 mortgagor or record title owner of the property, for actual 134 damages caused by such failure plus \$500 in statutory damages. 135 Punitive damages may not be awarded in a civil action brought under this paragraph. The prevailing party in a civil action 136 137 brought under this paragraph is entitled to reasonable attorney 138 fees and costs. 139 (h) (c) Notwithstanding s. 655.059, a mortgagee or servicer 140 of the mortgage holder may provide the financial information 141 required under this subsection to a person authorized under this 142 subsection to request the financial information notwithstanding 143 s. 655.059. (2) Within 60 days after the unpaid <u>balance on a mortgage</u> 144 145 has been fully paid or has been paid pursuant to an estoppel

146 <u>letter, whichever is earlier, the mortgagee or servicer of the</u> 147 <u>mortgage shall execute in writing an instrument acknowledging</u> 148 satisfaction of the mortgage; have the instrument acknowledged,

149 or proven, and duly entered in the official records of the

150 proper county; and send or cause to be sent the recorded

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151 satisfaction to the mortgagor or record title owner of the 152 property. The recorded satisfaction of the mortgage does not 153 relieve the mortgagor or record title owner of the property, or their successors or assigns, from any personal liability on the 154 155 loan or other obligations secured by the mortgage. The 156 prevailing party in a civil action brought under this subsection 157 is entitled to reasonable attorney fees and costs. 158 (3) (2) Within 60 days after the unpaid balance Whenever the amount of money due on a any mortgage, lien, or judgment has 159 160 been fully paid to the person or party entitled to the payment 161 thereof, the mortgagee, creditor, or assignee, or the attorney 162 of record in the case of a judgment, to whom the payment was 163 made₇ shall execute in writing an instrument acknowledging 164 satisfaction of the mortgage, lien, or judgment; and have the 165 instrument acknowledged, or proven, and duly entered in the 166 official records of the proper county; and. Within 60 days after 167 the date of receipt of the full payment of the mortgage, lien, 168 or judgment, the person required to acknowledge satisfaction of 169 the mortgage, lien, or judgment shall send or cause to be sent 170 the recorded satisfaction to the person or party who has made the full payment. In the case of a civil action arising out of 171 172 this section, The prevailing party in a civil action brought 173 under this subsection is entitled to reasonable attorney fees 174 and costs.

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(4) (3) When Whenever a writ of execution has been issued,

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176	docketed, and indexed with a sheriff and the judgment upon which					
177	it was issued has been fully paid, it is the responsibility of					
178	the party receiving payment to request, in writing, addressed to					
179	the sheriff, return of the writ of execution as fully satisfied.					
180	Section 2. Paragraph (a) of subsection (1) and subsection					
181	(2) of section 701.041, Florida Statutes, are amended to read:					
182	701.041 Title insurer; mortgage release certificate					
183	(1) DEFINITIONSFor purposes of this section:					
184	(a) "Estoppel letter" means a statement of the amount of:					
185	1. The unpaid balance of a loan properly due under or					
186	secured by a mortgage as of the payoff date specified in the					
187	written request, including an itemization of the principal,					
188	interest, and any other charges comprising the unpaid balance					
	properly due under or secured by the mortgage.					
189	properly due under or secured by the mortgage.					
189 190	properly due under or secured by the mortgage . 2. Interest on a per-day basis for the unpaid balance.					
190	2. Interest on a per-day basis for the unpaid balance.					
190 191	 2. Interest on a per-day basis for the unpaid balance. (2) CERTIFICATE OF RELEASE.—An officer or duly appointed 					
190 191 192	 2. Interest on a per-day basis for the unpaid balance. (2) CERTIFICATE OF RELEASE.—An officer or duly appointed agent of a title insurer may, on behalf of a mortgagor or a 					
190 191 192 193	 2. Interest on a per-day basis for the unpaid balance. (2) CERTIFICATE OF RELEASE.—An officer or duly appointed agent of a title insurer may, on behalf of a mortgagor or a person who acquired from the mortgagor title to all or a part of 					
190 191 192 193 194	 2. Interest on a per-day basis for the unpaid balance. (2) CERTIFICATE OF RELEASE.—An officer or duly appointed agent of a title insurer may, on behalf of a mortgagor or a person who acquired from the mortgagor title to all or a part of the property described in a mortgage, execute a certificate of 					
190 191 192 193 194 195	 2. Interest on a per-day basis for the unpaid balance. (2) CERTIFICATE OF RELEASE.—An officer or duly appointed agent of a title insurer may, on behalf of a mortgagor or a person who acquired from the mortgagor title to all or a part of the property described in a mortgage, execute a certificate of release that complies with the requirements of this section and 					
190 191 192 193 194 195 196	2. Interest on a per-day basis for the unpaid balance. (2) CERTIFICATE OF RELEASE.—An officer or duly appointed agent of a title insurer may, on behalf of a mortgagor or a person who acquired from the mortgagor title to all or a part of the property described in a mortgage, execute a certificate of release that complies with the requirements of this section and record the certificate of release in the real property records					
190 191 192 193 194 195 196 197	2. Interest on a per-day basis for the unpaid balance. (2) CERTIFICATE OF RELEASE.—An officer or duly appointed agent of a title insurer may, on behalf of a mortgagor or a person who acquired from the mortgagor title to all or a part of the property described in a mortgage, execute a certificate of release that complies with the requirements of this section and record the certificate of release in the real property records of each county in which the mortgage is recorded if a					
190 191 192 193 194 195 196 197 198	2. Interest on a per-day basis for the unpaid balance. (2) CERTIFICATE OF RELEASE.—An officer or duly appointed agent of a title insurer may, on behalf of a mortgagor or a person who acquired from the mortgagor title to all or a part of the property described in a mortgage, execute a certificate of release that complies with the requirements of this section and record the certificate of release in the real property records of each county in which the mortgage is recorded if a satisfaction or release of the mortgage has not been executed					

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201 <u>an estoppel letter</u> a payoff statement furnished by the mortgagee 202 or the mortgage servicer of the mortgage.

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Section 3. This act shall take effect October 1, 2022.

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