108TH CONGRESS 2D SESSION

S. 2753

To authorize the Secretary of Housing and Urban Development to insure zero-downpayment mortgages.

IN THE SENATE OF THE UNITED STATES

July 22, 2004

Mr. Smith introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

A BILL

To authorize the Secretary of Housing and Urban Development to insure zero-downpayment mortgages.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SEC. 1. SHORT TITLE.
- 4 This Act may be cited as the "Zero Downpayment
- 5 Act of 2004".
- 6 SEC. 2. INSURANCE FOR ZERO-DOWNPAYMENT MORT-
- 7 GAGES.
- 8 (a) Mortgage Insurance Authority.—Section
- 9 203 of the National Housing Act (12 U.S.C. 1709) is
- 10 amended by inserting after subsection (k) the following:

1	"(1) Zero-Downpayment Mortgages.—
2	"(1) Insurance authority.—The Secretary
3	may insure, and commit to insure, under this sub-
4	section any mortgage that meets the requirements
5	of—
6	"(A) this subsection; and
7	"(B) except as otherwise specifically pro-
8	vided in this subsection, subsection (b).
9	"(2) Eligible single family property.—To
10	be eligible for insurance under this subsection, a
11	mortgage shall involve a property upon which there
12	is located a dwelling that is designed principally for
13	a 1- to 4-family residence, and that, notwithstanding
14	subsection (g), is to be occupied by the mortgagor
15	as his or her principal residence, which shall in-
16	clude—
17	"(A) a 1-family dwelling unit in a multi-
18	family project and an undivided interest in the
19	common areas and facilities which serve the
20	project;
21	"(B) a 1-family dwelling unit of a coopera-
22	tive housing corporation, the permanent occu-
23	pancy of the dwelling units of which is re-
24	stricted to members of such corporation and in
25	which the purchase of stock or membership en-

1	titles the purchaser to the permanent occupancy
2	of such dwelling unit; and
3	"(C) a manufactured home, or a manufac-
4	tured home together with a suitably developed
5	lot on which to place the manufactured home
6	"(3) MAXIMUM PRINCIPAL OBLIGATION.—
7	"(A) LIMITATION.—To be eligible for in-
8	surance under this subsection, a mortgage shall
9	involve a principal obligation in an amount not
10	in excess of 100 percent of the appraised value
11	of the property, plus any initial service charges
12	appraisal, inspection, and other fees in connec-
13	tion with the mortgage as approved by the Sec-
14	retary.
15	"(B) Inapplicability of other loan-
16	TO-VALUE REQUIREMENTS.—A mortgage in-
17	sured under this subsection shall not be subject
18	to subsection (b)(2)(B), or to the undesignated
19	matter that follows such subsection.
20	"(4) Eligible Mortgagors.—The mortgagor
21	under a mortgage insured under this subsection
22	shall meet the following requirements:
23	"(A) FIRST-TIME HOMEBUYER.—The
24	mortgagor shall be a first-time homebuyer. The
25	program for mortgage insurance under this

1 subsection shall be considered a Federal pro-2 gram to assist first-time homebuyers for purposes of section 956 of the Cranston-Gonzalez 3 4 National Affordable Housing Act (42 U.S.C. 12713). 6 "(B) Counseling.— 7 "(i) REQUIREMENT.—The mortgagor 8 shall have received counseling, by a third 9 party (other than the mortgagee or any 10 party related directly or indirectly to the 11 mortgagee) who is approved by the Sec-12 retary, with respect to the responsibilities 13 and financial management involved in 14 homeownership. 15 "(ii) Topics.—Counseling required 16 under clause (i) shall include providing to, 17 and discussing with, the mortgagor— 18 "(I) information regarding home-19 ownership options other than a mort-20 gage insured under this subsection, 21 other zero- or low-downpayment mort-

gage options that are or may become

available to the mortgagor, the finan-

cial implications of entering into a

mortgage (including a mortgage in-

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1	sured under this subsection), and any
2	other information that the Secretary
3	may require; and
4	"(II) a document that sets forth
5	the amount and the percentage by
6	which the property subject to the
7	mortgage must appreciate for the
8	mortgagor to recover the principal
9	amount of the mortgage, the costs fi-
10	nanced under the mortgage, and the
11	estimated costs involved in selling the
12	property, if the mortgagor were to sell
13	the property on each of the second,
14	fifth, and tenth anniversaries of the
15	mortgage.
16	"(iii) 2- to 4-family residences.—
17	In the case of a mortgage involving a 2- to
18	4-family residence, counseling required
19	under clause (i) shall include (in addition
20	to the information required under clause
21	(ii)) information regarding the rights and
22	obligations of landlords and tenants.
23	"(5) Option for notice of foreclosure
24	PREVENTION COUNSELING AVAILABILITY.—

1	"(A) Option.—To be eligible for insurance
2	under this section, the mortgagee shall provide
3	the mortgagor, at the time of the execution of
4	the mortgage, an optional written agreement
5	which, if signed by the mortgagor, allows, but
6	does not require, the mortgagee to provide no-
7	tice in accordance with subparagraph (B) to a
8	housing counseling entity, approved by the
9	Secertary, that has agreed to provide the notice
10	and counseling required under subparagraph
11	(C).
12	"(B) Notice to counseling agency.—
13	Notice provided under subparagraph (A)
14	shall—
15	"(i) be provided at the earliest time
16	practicable after the mortgagor becomes
17	60 days delinquent with respect to any
18	payment due under the mortgage;
19	"(ii) state that the mortgagor is delin-
20	quent and set forth how to contact the
21	mortgagor; and
22	"(iii) be provided once with respect to
23	each delinquency period for a mortgage.
24	"(C) Notice to mortgagor.—Upon no-
25	tice from a mortgagee that a mortgagor is 60

days delinquent with respect to payments due under the mortgage, the housing counseling entity shall immediately notify the mortgagor of such delinquency, that the entity makes available foreclosure prevention counseling that may assist the mortgagor in resolving the delinquency, and of how to contact the entity to arrange for such counseling.

"(D) Ability to cure.—Failure to provide the optional written agreement required under subparagraph (A) may be corrected by sending such agreement to the mortgagor at the earliest time practicable after the mortgagor first becomes 60 days delinquent with respect to payments due under the mortgage. Insurance provided under this subsection may not be terminated and penalties for such failure may not be prospectively or retroactively imposed if such failure is corrected in accordance with this subparagraph.

"(E) PENALTIES FOR FAILURE TO PRO-VIDE AGREEMENT.—The Secretary may establish appropriate penalties for failure of a mortgagee to provide the optional written agreement required under subparagraph (A).

- 1 "(F) Limitation on liability of mort2 Gagee.—A mortgagee shall not incur any li3 ability or penalties for any failure of a housing
 4 counseling entity to provide notice under sub5 paragraph (C).
 - "(G) NO PRIVATE RIGHT OF ACTION.—
 This section shall not create any private right of action on behalf of the mortgagor.
 - "(H) Delinquency Period.—For purposes of this paragraph, the term 'delinquency period' means, with respect to a mortgage, a period that begins upon the mortgagor becoming delinquent with respect to payments due under the mortgage, and ends upon the first subsequent occurrence of such payments under the mortgage becoming current or the property subject to the mortgage being foreclosed or otherwise disposed of.
 - "(6) Inapplicability of downpayment re-Quirement.—A mortgage insured under this subsection shall not be subject to subsection (b)(9) or any other requirement to pay on account of the property, in cash or its equivalent, any amount of the cost of acquisition.

1	"(7) Premiums.—In conjunction with the cred-
2	it subsidy estimation calculated each year pursuant
3	to the Federal Credit Reform Act of 1990 (2 U.S.C.
4	661 et seq.), the Secretary shall review the program
5	performance for mortgages insured under this sub-
6	section and make any necessary adjustments to en-
7	sure that the Mutual Mortgage Insurance Fund
8	shall continue to generate a negative credit subsidy
9	which may include—
10	"(A) altering mortgage insurance pre-
11	miums subject to subsection $(c)(2)$;
12	"(B) reviewing underwriting policies; and
13	"(C) limiting the availability of mortgage
14	insurance under this subsection.
15	"(8) Underwriting.—For a mortgage to be
16	eligible for insurance under this subsection, the
17	mortgagor's credit and ability to pay the monthly
18	mortgage payments shall have been evaluated using
19	the Federal Housing Administration's Technology
20	Open To Approved Lenders (TOTAL) Mortgage
21	Scorecard, or a similar standardized credit scoring
22	system approved by the Secretary, and in accordance
23	with procedures established by the Secretary.
24	"(9) Approval of mortgagees.—To be eligi-
25	ble for insurance under this subsection, a mortgage

shall have been made to a mortgagee that meets such criteria as the Secretary shall establish to ensure that mortgagees meet appropriate standards for participation in the program authorized under this subsection.

"(10) DISCLOSURE OF INCREMENTAL COSTS.—
For a mortgage to be eligible for insurance under this subsection, the mortgagee shall provide to the mortgagor, at the time of the application for the loan involved in the mortgage, a written disclosure, as the Secretary shall require, that specifies the effective cost to a mortgagor of borrowing the amount by which the maximum amount that could be borrowed under a mortgage insured under this subsection exceeds the maximum amount that could be borrowed under a mortgage insured under subsection (b), based on average closing costs with respect to such amount, as determined by the Secretary. Such cost shall be expressed as an annual interest rate over the first 5 years of a mortgage.

"(11) Loss mitigation.—

"(A) IN GENERAL.—Upon the default of any mortgage insured under this subsection, the mortgagee shall engage in loss mitigation actions for the purpose of providing an alternative to foreclosure to the same extent as is required
of other mortgages insured under this title pursuant to the regulations issued under section
230(a).

- than 90 days after the end of each fiscal year, the Secretary shall submit a report to Congress that compares the rates of default and fore-closure during such fiscal year for mortgages insured under this subsection, for single-family mortgages insured under this title (other than under this subsection), and for mortgages for housing purchased with assistance provided under the downpayment assistance initiative under section 271 of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12821).
- "(12) Additional requirements.—The Secretary may establish any additional requirements for mortgage insurance under this subsection as may be necessary or appropriate.
- "(13) LIMITATION.—The aggregate number of mortgages insured under this section in any fiscal year may not exceed 30 percent of the aggregate number of mortgages and loans insured by the Sec-

retary under this title during the preceding fiscal year.

"(14) Program suspension.—

"(A) In General.—Subject to subparagraph (C), the authority under paragraph (1) to insure mortgages shall be suspended if at any time the claim rate described in subparagraph (B) exceeds 3.5 percent. A suspension under this subparagraph shall remain in effect until such time as such claim rate is 3.5 percent or less.

"(B) FHA TOTAL SINGLE-FAMILY ANNUAL CLAIM RATE.—The claim rate under subparagraph (A), for any particular time, shall be the ratio of the number of claims during the 12 months preceding such time on mortgages on 1-to 4-family residences insured pursuant to this title, to the number of mortgages on such residences having such insurance in-force at that time.

"(C) APPLICABILITY.—A suspension under subparagraph (A) shall not preclude the Secretary from endorsing or insuring any mortgage that was duly executed before the date of such suspension.

1 "(15) SUNSET.—No mortgage may be insured 2 under this section after September 30, 2011, except 3 that the Secretary may endorse or insure any mort-4 gage that was duly executed before such date.

"(16) GAO REPORTS.—Not later than 2 years after the date of enactment of the Zero Downpayment Act of 2004, and annually thereafter, the Comptroller General of the United States shall submit a report to Congress regarding the performance of mortgages insured under this subsection.

"(17) IMPLEMENTATION.—The Secretary may implement this subsection on an interim basis by issuing interim rules, except that the Secretary shall solicit public comments upon publication of such interim rules and shall issue final rules implementing this subsection after consideration of the comments submitted.".

18 (b) MORTGAGE INSURANCE PREMIUMS.—The second 19 sentence of subparagraph (A) of section 203(c)(2)(A) of 20 the National Housing Act (12 U.S.C. 1709(c)(2)(A)) is 21 amended by striking "In" and inserting "Except with re-22 spect to a mortgage insured under subsection (l), in".

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