

113TH CONGRESS  
1ST SESSION

# H. R. 189

To prohibit Fannie Mae, Freddie Mac, and Ginnie Mae from owning or guaranteeing any mortgage that is assigned to the Mortgage Electronic Registration Systems or for which MERS is the mortgagee of record.

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## IN THE HOUSE OF REPRESENTATIVES

JANUARY 4, 2013

Ms. KAPTUR introduced the following bill; which was referred to the Committee on Financial Services

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## A BILL

To prohibit Fannie Mae, Freddie Mac, and Ginnie Mae from owning or guaranteeing any mortgage that is assigned to the Mortgage Electronic Registration Systems or for which MERS is the mortgagee of record.

1       *Be it enacted by the Senate and House of Representa-  
2 tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Transparency and Se-  
5 curity in Mortgage Registration Act of 2013”.

6 **SEC. 2. PROHIBITION ON GUARANTEEING MERS MORT-  
7 GAGES.**

8       (a) FANNIE MAE AND FREDDIE MAC.—

1                             (1) FANNIE MAE.—Section 302(b) of the Na-  
2                             tional Housing Act (12 U.S.C. 1717(b)) is amended  
3                             by adding at the end the following new paragraph:  
4                             “(7)(A) After the date of the enactment of the Trans-  
5                             parency and Security in Mortgage Registration Act of  
6                             2013, the corporation may not purchase, acquire, newly  
7                             lend on the security of, newly invest in securities con-  
8                             sisting of, or otherwise newly deal in any MERS mortgage  
9                             or mortgages.

10                             “(B) After the expiration of the period under sub-  
11                             paragraph (C), MERS shall not be the named mortgagee  
12                             or mortgagee of record on any mortgage owned, guaran-  
13                             teed, or securitized by the corporation. Not later than the  
14                             expiration of such period, the corporation shall require  
15                             that all mortgage loans owned, guaranteed, or securitized  
16                             at such time by the corporation and on which MERS is  
17                             the named mortgagee or mortgagee of record shall be as-  
18                             signed to the servicer, holder, or creditor, as defined by  
19                             the guidelines of the corporation. The corporation shall  
20                             not reimburse the servicer, holder, or creditor for any ex-  
21                             pense incurred in the carrying out or recording such an  
22                             assignment.

23                             “(C)(i) Except as provided in clause (ii), the period  
24                             under this subparagraph is the 6-month period beginning

1 on the date of the enactment of the Transparency and Se-  
2 curity in Mortgage Registration Act of 2013.

3       “(ii) In the case of any mortgage owned, guaranteed,  
4 or securitized by the corporation for which the servicer,  
5 holder, or creditor has demonstrated to the corporation,  
6 in accordance with standards established by the Director  
7 of the Federal Housing Finance Agency, that compliance  
8 with subparagraph (B) by the expiration of such 6-month  
9 period will cause a severe threat to the continued financial  
10 viability of such entity, the period under this subpara-  
11 graph shall be the period that begins on such date of en-  
12 actment and has such duration as determined by the cor-  
13 poration, in accordance with standards established by the  
14 Director, but in no case has a duration longer than 12  
15 months.

16       “(D) Not later than the expiration of the 6-month  
17 period referred to in subparagraph (C)(i), the corporation  
18 shall submit a report detailing its compliance with sub-  
19 paragraph (B) to the Congress, the Director of the Fed-  
20 eral Housing Finance Agency, the Financial Stability  
21 Oversight Council, and the Director of the Bureau of Con-  
22 sumer Financial Protection of the Federal Reserve Sys-  
23 tem, which shall describe any extensions of the period for  
24 compliance with subparagraph (B) granted pursuant to  
25 subparagraph (C).

1       “(E) For purposes of this paragraph, the following  
2 definitions shall apply:

3           “(i) The term ‘MERS’ means the Mortgage  
4           Electronic Registration Systems, Inc., or any suc-  
5           cessor entity of such corporation.

6           “(ii) The term ‘MERS mortgage’ means any  
7           mortgage—

8              “(I) for which the MERS is, or was at any  
9              time, the original or nominal mortgagee or  
10             mortgagee of record under the mortgage;

11             “(II) that is, or was at any time, assigned  
12             to or recorded in the MERS; or

13             “(III) for which the MERS is, or was at  
14             any time, acting as nominee in the county land  
15             records for the lender or servicer of the mort-  
16             gage.”.

17           (2) FREDDIE MAC.—Section 305(a) of the Fed-  
18           eral Home Loan Mortgage Corporation Act (12  
19           U.S.C. 1454(a)) is amended by adding at the end  
20           the following new paragraph:

21           “(6)(A) After the date of the enactment of the Trans-  
22           parency and Security in Mortgage Registration Act of  
23           2013, the Corporation may not purchase, acquire, newly  
24           lend on the security of, newly invest in securities con-

1 sisting of, or otherwise newly deal in any MERS mortgage  
2 or mortgages.

3       “(B) After the expiration of the period under sub-  
4 paragraph (C), MERS shall not be the named mortgagee  
5 or mortgagee of record on any mortgage owned, guaran-  
6 teed, or securitized by the Corporation. Not later than the  
7 expiration of such period, the Corporation shall require  
8 that all mortgage loans owned, guaranteed, or securitized  
9 at such time by the Corporation and on which MERS is  
10 the named mortgagee or mortgagee of record shall be as-  
11 signed to the servicer, holder, or creditor, as defined by  
12 the guidelines of the Corporation. The Corporation shall  
13 not reimburse the servicer, holder, or creditor for any ex-  
14 pense incurred in the carrying out or recording such an  
15 assignment.

16       “(C)(i) Except as provided in clause (ii), the period  
17 under this subparagraph is the 6-month period beginning  
18 on the date of the enactment of the Transparency and Se-  
19 curity in Mortgage Registration Act of 2013.

20       “(ii) In the case of any mortgage owned, guaranteed,  
21 or securitized by the Corporation for which the servicer,  
22 holder, or creditor has demonstrated to the Corporation,  
23 in accordance with standards established by the Director  
24 of the Federal Housing Finance Agency, that compliance  
25 with subparagraph (B) by the expiration of such 6-month

1 period will cause a severe threat to the continued financial  
2 viability of such entity, the period under this subparagraph  
3 graph shall be the period that begins on such date of en-  
4 actment and has such duration as determined by the Cor-  
5 poration, in accordance with standards established by the  
6 Director, but in no case has a duration longer than 12  
7 months.

8       “(D) Not later than the expiration of the 6-month  
9 period referred to in subparagraph (C)(i), the Corporation  
10 shall submit a report detailing its compliance with sub-  
11 paragraph (B) to the Congress, the Director of the Fed-  
12 eral Housing Finance Agency, the Financial Stability  
13 Oversight Council, and the Director of the Bureau of Con-  
14 sumer Financial Protection of the Federal Reserve Sys-  
15 tem, which shall describe any extensions of the period for  
16 compliance with subparagraph (B) granted pursuant to  
17 subparagraph (C).

18       “(E) For purposes of this paragraph, the following  
19 definitions shall apply:

20           “(i) The term ‘MERS’ means the Mortgage  
21           Electronic Registration Systems, Inc., or any suc-  
22           cessor entity of such corporation.

23           “(ii) The term ‘MERS mortgage’ means any  
24           mortgage—

1                 “(I) for which the MERS is, or was at any  
2                 time, the original or nominal mortgagee or  
3                 mortgagee of record under the mortgage;

4                 “(II) that is, or was at any time, assigned  
5                 to or recorded in the MERS; or

6                 “(III) for which the MERS is, or was at  
7                 any time, acting as nominee in the county land  
8                 records for the lender or servicer of the mort-  
9                 gage.”.

10                 (3) REGULATIONS.—Not later than the expira-  
11                 tion of the 90-day period beginning on the date of  
12                 the enactment of this Act, the Director of the Fed-  
13                 eral Housing Finance Agency shall issue any regula-  
14                 tions necessary to carry out the amendments made  
15                 by paragraphs (1) and (2). In issuing such regula-  
16                 tions, the Director shall consult and coordinate with  
17                 the Secretary of Housing and Urban Development to  
18                 ensure that the regulations issued by the Director  
19                 and the regulations issued by the Secretary pursuant  
20                 to subsection (b)(2) of this section are uniform and  
21                 consistent to maximum extent possible.

22                 (b) GINNIE MAE.—

23                 (1) PROHIBITION.—Section 302(c) of the Na-  
24                 tional Housing Act (12 U.S.C. 1717(c)) is amended  
25                 by adding at the end the following new paragraph:

1       “(6)(A) After the date of the enactment of the Trans-  
2 parency and Security in Mortgage Registration Act of  
3 2013, the Association may not newly guarantee the pay-  
4 ment of principal of or interest on any trust certificate  
5 or other security based or backed by a trust or pool that  
6 contains, or purchase or acquire, any MERS mortgage.

7       “(B)(i) After the expiration of the period under sub-  
8 paragraph (C), MERS shall not be the named mortgagee  
9 or mortgagee of record on any mortgage owned or held  
10 by the Association or on any mortgage contained in a pool  
11 backing or on which is based any trust certificate or other  
12 security the payment of principal of or interest on which  
13 is guaranteed by the Association.

14       “(ii) Not later than the expiration of such period, the  
15 Association shall require that all mortgage loans that are  
16 owned or held at such time by the Association, or that  
17 at such time are contained in a trust or pool backing or  
18 on which is based a trust certificate or other security the  
19 payment of principal of or interest on which is guaranteed  
20 by the Association, and on which MERS is the named  
21 mortgagee or mortgagee of record, shall be assigned to  
22 the servicer, holder, or creditor, as defined by the guide-  
23 lines of the Association. The Association shall not reim-  
24 burse the servicer, holder, or creditor for any expense in-

1 curred in the carrying out or recording such an assign-  
2 ment.

3 “(C)(i) Except as provided in clause (ii), the period  
4 under this subparagraph is the 6-month period beginning  
5 on the date of the enactment of the Transparency and Se-  
6 curity in Mortgage Registration Act of 2013.

7 “(ii) In the case of any mortgage owned or held by  
8 the Association, or contained in a trust or pool backing  
9 or on which is based a trust certificate or other security  
10 the payment of principal of or interest on which is guaran-  
11 teed by the Association, for which the servicer, holder, or  
12 creditor has demonstrated to the Association, in accord-  
13 ance with standards established by the Secretary, that  
14 compliance with subparagraph (B) by the expiration of  
15 such 6-month period will cause a severe threat to the con-  
16 tinued financial viability of such entity, the period under  
17 this subparagraph shall be the period that begins on such  
18 date of enactment and has such duration as determined  
19 by the Association, in accordance with standards estab-  
20 lished by the Secretary, but in no case has a duration  
21 longer than 12 months.

22 “(D) Not later than the expiration of the 6-month  
23 period described in subparagraph (C)(i), the Association  
24 shall submit a report detailing its compliance with sub-  
25 paragraph (B) to the Congress, the Secretary, the Finan-

1 cial Stability Oversight Council, and the Director of the  
2 Bureau of Consumer Financial Protection of the Federal  
3 Reserve System, which shall describe any extensions of the  
4 period for compliance with subparagraph (B) granted pur-  
5 suant to subparagraph (C).

6       “(E) For purposes of this paragraph, the following  
7 definitions shall apply:

8           “(i) The term ‘MERS’ means the Mortgage  
9           Electronic Registration Systems, Inc., or any suc-  
10          cessor entity of such corporation.

11           “(ii) The term ‘MERS mortgage’ means any  
12          mortgage—

13           “(I) for which the MERS is, or was at any  
14          time, the original or nominal mortgagee or  
15          mortgagee of record under the mortgage;

16           “(II) that is, or was at any time, assigned  
17          to or recorded in the MERS; or

18           “(III) for which the MERS is, or was at  
19          any time, acting as nominee in the county land  
20          records for the lender or servicer of the mort-  
21          gage.”.

22           (2) REGULATIONS.—Not later than the expira-  
23          tion of the 90-day period beginning on the date of  
24          the enactment of this Act, the Secretary of Housing  
25          and Urban Development shall issue any regulations

1       necessary to carry out the amendments made by  
2       paragraphs (1) and (2). In issuing such regulations,  
3       the Secretary shall consult and coordinate with the  
4       Director of the Federal Housing Finance Agency to  
5       ensure that the regulations issued by the Secretary  
6       and the regulations issued by the Director pursuant  
7       to subsection (a)(3) of this section are uniform and  
8       consistent to maximum extent possible.

9 **SEC. 3. HUD STUDY.**

10      (a) STUDY.—The Secretary of Housing and Urban  
11     Development, in consultation with the Comptroller Gen-  
12     eral of the United States, shall conduct a study to analyze  
13     and determine—

14           (1) the impacts of the lack of electronic records  
15     and uniform standards found in local land title rec-  
16     ordination systems currently used in the various  
17     States;

18           (2) any progress States have made in devel-  
19     oping electronic land title recordation systems for  
20     their localities that contain uniform standards, and  
21     any findings and conclusions and best practices re-  
22     sulting from such development;

23           (3) the current oversight role of the Federal  
24     Government in the transfer and recordation of land  
25     titles;

1                             (4) opportunities, and the feasibility of such op-  
2                             portunities, that may be present to leverage progress  
3                             made by some States and localities to create an elec-  
4                             tronic land title recordation system, including  
5                             through—

6                             (A) a system that would maintain all pre-  
7                             vious records of the land-property without in-  
8                             validating, interfering with, or preempting State  
9                             real property law governing the transfer and  
10                            perfection of land title; and

11                            (B) further actions by the States or by the  
12                            Federal Government, or coordinated actions of  
13                            both; and

14                            (5) the feasibility of creating a Federal land  
15                            title recordation system for property transfers that  
16                            would maintain all previous records of the land-prop-  
17                            erty without invalidating, interfering with, or pre-  
18                            empting State real property law governing the trans-  
19                            fer and perfection of land title.

20                            (b) REPORT.—Not later than the expiration of the  
21                            12-month period beginning on the date of the enactment  
22                            of this Act, the Secretary of Housing and Urban Develop-  
23                            ment, in consultation with the Comptroller General of the  
24                            United States, shall submit to the Congress a report on

1 the results and findings of the study conducted under this  
2 section.

