#### 112TH CONGRESS 1ST SESSION

# H. R. 2599

To prevent Fannie Mae, Freddie Mac, and other Federal residential and commercial mortgage lending regulators from adopting policies that contravene established State and local property assessed clean energy laws.

#### IN THE HOUSE OF REPRESENTATIVES

July 20, 2011

Ms. Hayworth (for herself, Mr. Thompson of California, Mr. Daniel E. Lungren of California, Mr. Sensenbrenner, Mr. Sessions, Mr. Flores, Mr. Cole, Mr. Hanna, Mr. Dold, Mr. Manzullo, Mrs. Capps, Ms. Woolsey, Mr. Perlmutter, Ms. Matsui, and Mr. Polis) introduced the following bill; which was referred to the Committee on Financial Services

## A BILL

To prevent Fannie Mae, Freddie Mac, and other Federal residential and commercial mortgage lending regulators from adopting policies that contravene established State and local property assessed clean energy laws.

- 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 "PACE Assessment
- 5 Protection Act of 2011".

#### 1 SEC. 2. PURPOSE.

- 2 It is the purpose of this Act to ensure that those
- 3 PACE programs which incorporate prudent programmatic
- 4 safeguards to protect the interest of mortgage holders and
- 5 property owners remain viable as a potential avenue for
- 6 States and local governments to achieve the many public
- 7 benefits associated with energy efficiency, water efficiency,
- 8 and renewable energy retrofits. In addition, it is essential
- 9 that the power and authority of State and local govern-
- 10 ments to exercise their longstanding and traditional pow-
- 11 ers to levy taxes for public purposes not be impeded.

#### 12 SEC. 3. DEFINITIONS.

- For purposes of this Act the following definitions
- 14 apply:
- 15 (1) The term "local government" includes coun-
- 16 ties, cities, boroughs, towns, parishes, villages, dis-
- tricts, and other political subdivisions authorized
- under State laws to establish PACE programs.
- 19 (2) The term "PACE agreement" means an
- agreement between a local government and a prop-
- 21 erty owner detailing the terms of financing for a
- 22 PACE improvement.
- 23 (3) The term "PACE assessment" means a tax
- or assessment levied by a local government to pro-
- vide financing for PACE improvements.

- 1 (4) The term "PACE improvements" means 2 qualified clean energy improvements, qualified en-3 ergy conservation and efficiency improvements, and 4 qualified water conservation and efficiency improve-5 ments.
  - (5) The term "PACE lien" means a lien securing a PACE assessment, which may be senior to the lien of pre-existing purchase money mortgages on the same property subject to the PACE lien.
  - (6) The term "PACE program" means a program implemented by a local government under State law to provide financing for PACE improvements by levying PACE assessments.
  - (7) The term "residential property" means a property with up to 4 private residences.
  - (8) The term "non-residential property" means private property that is—
    - (A) not used for residential purposes; or
    - (B) residential property with 5 or more residences.
  - (9) The term "clean energy improvements" means any system on privately owned property for producing electricity for, or meeting heating, cooling, or water heating needs of the property, using renewable energy sources, combined heat and power sys-

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tems, or energy systems using wood biomass (but not construction and demolition waste) or natural gas. Such improvements include solar photovoltaic, solar thermal, wood biomass, wind, and geothermal systems. Such term includes the reasonable costs of a study undertaken by a property owner to analyze the feasibility of installing any of the improvements described in this paragraph and the cost of a warranty or insurance policy for such improvements.

(10) The term "energy conservation and efficiency improvements" means measures to reduce consumption, through conservation or more efficient use, of electricity, fuel oil, natural gas, propane, or other forms of energy by the property, including air sealing, installation of insulation, installation of heating, cooling, or ventilation systems, building modification to increase the use of daylighting, replacement of windows, installation of energy controls or energy recovery systems, installation of building management systems, and installation of efficient lighting equipment, provided that such improvements are permanently affixed to the property. Such term includes the reasonable costs of an audit undertaken by a property owner to identify potential energy savings that could be achieved through instal-

- lation of any of the improvements described in thisparagraph.
- (11) The term "water conservation and efficiency improvements" means measures to reduce consumption, through conservation or more efficient use of water by the property, including installation of low-flow toilets and showerheads, installation of timer or timing system for hot water heaters, and installation of rain catchment systems.
- 10 (12) The term "property owner" means the 11 owner of record of real property that is subject to 12 a PACE assessment, whether such property is zoned 13 or used for residential, commercial, industrial, or 14 other uses.
- 15 (13) The term "qualified" means, with respect 16 to PACE improvements, that the improvements meet 17 the criteria specified in section 5.
- 18 SEC. 4. TREATMENT OF PACE PROGRAMS BY FNMA AND
  19 FHLMC.
- 20 (a) Lender Guidance.—The Director of the Fed-
- 21 eral Housing Finance Agency, acting in the Director's
- 22 general supervisory capacity, shall direct the Federal Na-
- 23 tional Mortgage Association and the Federal Home Loan
- 24 Mortgage Corporation to—

- 1 (1) issue guidance, within 30 days after the 2 date of enactment of this Act, providing that the 3 levy of a PACE assessment and the creation of a PACE lien do not constitute a default on any loan 5 secured by a uniform instrument of Federal Na-6 tional Mortgage Association or Federal Home Loan 7 Mortgage Corporation and do not trigger the exer-8 cise of remedies with respect to any provision of 9 such uniform security instrument if the PACE as-10 sessment and the PACE lien meet the requirements 11 of section 5;
  - (2) rescind any prior issued guidance or Selling and Servicing Guides that are inconsistent with the provisions of paragraph (1); and
- (3) take all such other actions necessary to effect the purposes of this Act.
- 17 (b) Prohibition of Discrimination.—The Direc-
- 18 tor of the Federal Housing Finance Agency, the Comp-
- 19 troller of the Currency, the Federal National Mortgage
- 20 Association, the Federal Home Loan Mortgage Corpora-
- 21 tion, the Federal Deposit Insurance Corporation, the Na-
- 22 tional Credit Union Administration, the Board of Gov-
- 23 ernors of the Federal Reserve System, and all Federal
- 24 agencies and entities chartered or otherwise established
- 25 under Federal law shall not discriminate in any manner

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- 1 against States or local governments implementing or par-
- 2 ticipating in a PACE program, or against any property
- 3 that is obligated to pay a PACE assessment or is subject
- 4 to a PACE lien, including, without limitation, by—
- 5 (1) prohibiting lending within such jurisdiction
- 6 or requiring more restrictive underwriting criteria
- 7 for properties within such jurisdiction;
- 8 (2) except for the escrowing of funds as per-
- 9 mitted by section (5)(g)(2), requiring payment of
- 10 PACE assessment amounts that are not due or that
- 11 are not delinquent; or
- 12 (3) applying more restrictive underwriting cri-
- teria to any property that is obligated to pay a
- 14 PACE assessment and is subject to a PACE lien
- than any such entity would apply to such property
- in the event that such property were subject to a
- 17 State or municipal tax or assessment that was not
- a PACE assessment.

#### 19 SEC. 5. PACE PROGRAMS ELIGIBLE FOR PROTECTION.

- 20 (a) IN GENERAL.—A PACE program, and any
- 21 PACE assessment and PACE lien related to such pro-
- 22 gram, are entitled to the protections of this Act only if
- 23 the Program meets all of the requirements under this sec-
- 24 tion at the time of its establishment, or, in the case of
- 25 any PACE program in effect upon the date of the enact-

- 1 ment of this Act, not later than 60 days after such date2 of enactment.
- 3 (b) Consumer Protections Applicable to Resi4 Dential Property.—A PACE program shall provide,
  5 with respect to residential property, for the following:

### (1) Property owner agreements.—

- (A) PACE ASSESSMENT.—The property owner shall agree in writing to a PACE assessment, either pursuant to a PACE agreement or by voting in the manner specified by State law. In the case of any property with multiple owners, each owner or the owner's authorized representative shall execute a PACE agreement or vote in the manner specified by State law, as applicable.
- (B) Payment schedule.—The property owner shall agree to a payment schedule that identifies the term over which PACE assessment installments will be due, the frequency with which PACE assessment installments will be billed and amount of each installment, and the annual amount due on the PACE assessment. Upon full payment of the amount of the PACE assessment, including all outstanding interest and charges and any penalties that may

become due, the local government shall provide the participating property owner with a written statement certifying that the PACE assessment has been paid in full and the local government shall also satisfy all requirements of State law to extinguish the PACE lien.

- (2) Disclosures by local government.—
  The local government shall disclose to the participating property owner the costs and risks associated with participating in the PACE program, including risks related to their failure to pay PACE assessments and the risk of enforcement of PACE liens. The local government shall disclose to the property owner the effective interest rate of the PACE assessment, including all program fees. The local government shall clearly and conspicuously provide the property owner the right to rescind his or her decision to enter into a PACE assessment, within 3 days of the original transaction.
- (3) Notice to Lienholders.—Before entering into a PACE agreement or voting in favor of a PACE assessment, the property owner or the local government shall provide to the holders of any existing mortgages on the property written notice of the terms of the PACE assessment.

1 (4) Confidentiality.—Any personal financial 2 information provided by a property owner to a local 3 government or an entity administering a PACE pro-4 gram on behalf of a local government shall comply 5 with applicable local, State, and Federal laws gov-6 erning the privacy of the information.

- 7 (c) REQUIREMENTS APPLICABLE ONLY TO NON-RES-8 IDENTIAL PROPERTY.—A PACE program shall provide, 9 with respect to non-residential property, for the following:
- 10 (1) AUTHORIZATION BY LIENHOLDERS.—Be11 fore entering into a PACE agreement with a local
  12 government or voting in favor of PACE assessments
  13 in the manner specified by State law, the property
  14 owner shall obtain written authorization from the
  15 holders of the first mortgage on the property.

#### (2) PACE AGREEMENT.—

(A) TERMS.—The local government and the owner of the property to which the PACE assessment applies at the time of commencement of assessment shall enter into a written PACE agreement addressing the terms of the PACE improvement. In the case of any property with multiple owners, the PACE agreement shall be signed by all owners or their legally authorized representative or representatives.

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- (B) PACE IMPROVEMENTS.—The property owner shall contract for PACE improvements, purchase materials to be used in making such improvements, or both, and upon submission of documentation required by the local government, the local government shall disburse funds to the property owner in payment for the PACE improvements or materials used in making such improvements.
  - agreement shall include a payment schedule showing the term over which payments will be due on the assessment, the frequency with which payments will be billed and amount of each payment, and the annual amount due on the assessment. Upon full payment of the amount of the assessment, including all outstanding interest and charges and any penalties that may become due, the local government shall provide the participating property owner with a written statement certifying that the assessment has been paid in full and the local government shall also satisfy all requirements of State law to extinguish the PACE lien.

- 1 (3) DISCLOSURES BY LOCAL GOVERNMENT.—
  2 The local government shall disclose to the partici3 pating property owners the costs and risks associ4 ated with participating in the program, including
  5 risks related to their failure to make payments and
  6 the risk of enforcement of PACE liens.
- 7 (4) CONFIDENTIALITY.—Any personal financial 8 information provided by a property owner to a local 9 government or an entity administering a PACE pro-10 gram on behalf of a local government shall comply 11 with applicable local, State, and Federal laws gov-12 erning the privacy of the information.
- 13 (d) Public Notice of PACE Assessment.—The local government shall file a public notice of the PACE 14 15 assessment in a manner sufficient to provide notice of the PACE assessment to potential lenders and potential pur-16 chasers of the property. The notice shall consist of the 17 18 following statement or its substantial equivalent: "This 19 property is subject to a tax or assessment that is levied to finance the installation of qualifying energy and water 21 conservation and efficiency improvements or clean energy improvements. The tax or assessment is secured by a lien 23 that is senior to all private liens.".
- 24 (e) Eligibility of Residential Property Own-
- 25 ERS.—Before levying a PACE assessment on a property,

- 1 the local government shall ensure that all of the following
- 2 are true with respect to the property:

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- 3 (1) All property taxes and any other public as-4 sessments are current and have been current for 3 5 years or the property owner's period of ownership, 6 whichever period is shorter.
  - (2) There are no involuntary liens, such as mechanics liens, on the property in excess of \$1,000.
    - (3) No notices of default and not more than one instance of property-based debt delinquency have been recorded during the past 3 years or the property owner's period of ownership, whichever period is shorter.
    - (4) The property owner has not filed for or declared bankruptcy in the previous 7 years.
    - (5) The property owner is current on all mortgage debt on the property.
    - (6) The property owner or owners are the holders of record of the property.
  - (7) The property title is not subject to power of attorney, easements, or subordination agreements restricting the authority of the property owner to subject the property to a PACE lien.

1	(8) The property meets any geographic eligi-
2	bility requirements established by the PACE pro-
3	gram.
4	The local government may adopt additional criteria, ap-
5	propriate to PACE programs, for determining whether to
6	provide PACE financing to a property.
7	(f) Qualifying Improvements and Qualifying
8	CONTRACTORS FOR RESIDENTIAL PROPERTIES.—PACE
9	improvements for residential properties shall be qualified
10	if they meet the following criteria:
11	(1) Audit.—For clean energy improvements
12	and energy conservation and efficiency improve-
13	ments, an audit or feasibility study performed by a
14	person who has been certified as a building analyst
15	by the Building Performance Institute or as a Home
16	Energy Rating System (HERS) Rater by a Rating
17	Provider accredited by the Residential Energy Serv-
18	ices Network (RESNET); or who has obtained other
19	similar independent certification shall have been
20	commissioned by the local government or the prop-
21	erty owner and the audit or feasibility study shall—
22	(A) identify recommended energy conserva-
23	tion, efficiency, and/or clean energy improve-
24	ments and such recommended improvements
25	must include the improvements proposed to be

1 financed with the PACE assessment to the ex-2 tent permitted by law; (B) estimate the potential cost savings, 3 4 useful life, benefit-cost ratio, and simple payback or return on investment for each improve-6 ment; and 7 (C) provide the estimated overall difference 8 in annual energy costs with and without the 9 recommended improvements. 10 State law may provide that the cost of the audit and 11 the cost of a warranty covering the financed im-12 provements may be included in the total amount fi-13 nanced. 14 (2) Affixed for useful life.—The local 15 government shall have determined the improvements 16 are intended to be affixed to the property for the en-17 tire useful life of the improvements based on the ex-18 pected useful lives of energy conservation, efficiency, 19 and clean energy measures approved by the Depart-20 ment of Energy. 21 (3) QUALIFIED CONTRACTORS.—The improvements must be made by a contractor or contractors, 22 23 determined by the local government to be qualified

to make the PACE improvements. A local govern-

ment may accept a designation of contractors as

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- qualified made by an electric or gas utility or another appropriate entity. Any work requiring a license under applicable law shall be performed by an
  individual holding such license. A local government
  may elect to provide financing for improvements
  made by the owner of the property, but shall not
  permit the value of the owner's labor to be included
  in the amount financed.
  - (4) DISBURSEMENT OF PAYMENTS.—A local government must require, prior to disbursement of final payments for the financed improvements, submission by the property owner in a form acceptable to the local government of—
- 14 (A) a document signed by the property-15 owner requesting disbursement of funds;
- 16 (B) a certificate of completion, certifying
  17 that improvements have been installed satisfac18 torily; and
- 19 (C) documentation of all costs to be fi-20 nanced and copies of any required permits.
- 21 (g) Financing Terms Applicable Only to Resi-22 Dential Property.—A PACE program shall provide, 23 with respect to residential property, for the following:
- 24 (1) Amount financed.—PACE improvements 25 shall be financed on terms such that the total energy

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and water cost savings realized by the property owner and the property owner's successors during the useful lives of the improvements, as determined by the audit or feasibility study pursuant to subsection (f)(1), are expected to exceed the total cost to the property owner and the property owner's successors of the PACE assessment. In determining the amount that may be financed by a PACE assessment, the total amount of all rebates, grants, and other direct financial assistance received by the owner on account of the PACE improvements shall be deducted from the cost of the PACE improvements.

- (2) PACE assessments.—The total amount of PACE assessments for a property shall not exceed 10 percent of the estimated value of the property. A property owner who escrows property taxes with the holder of a mortgage on a property subject to PACE assessment may be required by the holder to escrow amounts due on the PACE assessment, and the mortgage holder shall remit such amounts to the local government in the manner that property taxes are escrowed and remitted.
- (3) OWNER EQUITY.—As of the effective date of the PACE agreement or the vote required by State

- law, the property owner shall have equity in the property of not less than 15 percent of the estimated value of the property calculated without consider-
- 4 ation of the amount of the PACE assessment or the
- 5 value of the PACE improvements.
- 6 (4) Term of financing.—The maximum term 7 of financing provided for a PACE improvement may 8 be 20 years. The term shall in no case exceed the 9 weighted average expected useful life of the PACE 10 improvement or improvements. Expected useful lives 11 used for all calculations under this paragraph shall 12 be consistent with the expected useful lives of energy 13 conservation and efficiency and clean energy meas-14 ures approved by the Department of Energy.
- (h) COLLECTION AND ENFORCEMENT.—A PACEprogram shall provide that—
  - (1) PACE assessments shall be collected in the manner specified by State law;
    - (2) notwithstanding any other provision of law, in the event of a transfer of property ownership through foreclosure, the transferring property owner may be obligated to pay only PACE assessment installments that are due (including delinquent amounts), along with any applicable penalties and interest, except that before imposition of any pen-

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- alties or fees, the PACE program shall provide an opportunity to any holder of a senior lien on the property to assume payment of the PACE assessment;
  - (3) PACE assessment installments that are not due may not be accelerated by foreclosure except as provided by State law; and
  - (4) payment of a PACE assessment installment from the loss reserve established for a PACE program shall not relieve a participating property owner from the obligation to pay that amount.

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