118TH CONGRESS 2D SESSION	S.	

To amend the Truth in Lending Act and the Real Estate Settlement Procedures Act of 1974 to establish language access requirements for creditors and servicers, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Ms. Buti	LER introduce	ed the follow	ing bill;	which v	vas read	twice	and	referred
	to the	Committee o	on					

A BILL

- To amend the Truth in Lending Act and the Real Estate Settlement Procedures Act of 1974 to establish language access requirements for creditors and servicers, and for other purposes.
 - 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 "Improving Language
 - 5 Access in Mortgage Servicing Act of 2024".
 - 6 SEC. 2. FINDINGS.
 - 7 Congress finds the following:

1	(1) Housing is the largest portion of most
2	household budgets in the United States and there-
3	fore a foundational component of financial access
4	and opportunity.
5	(2) Due in part to a legacy of discrimination in
6	the United States, people of color are disproportion-
7	ately experiencing homelessness, disproportionately
8	renting, and disproportionately paying unaffordable
9	rents, which acts as a barrier to homeownership.
10	(3) Access to fair and affordable housing, both
11	rental and homeownership opportunities, is critical
12	to upward economic mobility. This includes address-
13	ing language barriers in mortgage servicing to en-
14	sure borrowers have culturally sensitive, in-language
15	access to critical lending information, can enter into
16	fair and sustainable homeownership, and preserve
17	their home equity.
18	SEC. 3. DEFINITIONS.
19	In this Act:
20	(1) Creditor.—The term "creditor"—
21	(A) has the meaning given the term in sec-
22	tion 103 of the Truth in Lending Act (15
23	U.S.C. 1602); and
24	(B) includes any assignee of a creditor.

(2) Director.—The term "Director" means
the Director of the Bureau of Consumer Financial
Protection.
(3) Federally related mortgage loan.—
The term "federally related mortgage loan" has the
meaning given the term in section 3 of the Real Es-
tate Settlement Procedures Act of 1974 (12 U.S.C.
2602).
(4) Residential mortgage loan.—The term
"residential mortgage loan" has the meaning given
the term in section 103 of the Truth in Lending Act
(15 U.S.C. 1602).
(5) Secretary.—The term "Secretary" means
the Secretary of Housing and Urban Development.
(6) Servicer.—The term "servicer" has the
(6) Servicer.—The term "servicer" has the meaning given the term in section 6(i) of the Real
meaning given the term in section 6(i) of the Real
meaning given the term in section 6(i) of the Real Estate Settlement Procedures Act of 1974 (12
meaning given the term in section 6(i) of the Real Estate Settlement Procedures Act of 1974 (12 U.S.C. 2605(i)).
meaning given the term in section 6(i) of the Real Estate Settlement Procedures Act of 1974 (12 U.S.C. 2605(i)). SEC. 4. LANGUAGE ACCESS REQUIREMENTS AND RE-
meaning given the term in section 6(i) of the Real Estate Settlement Procedures Act of 1974 (12 U.S.C. 2605(i)). SEC. 4. LANGUAGE ACCESS REQUIREMENTS AND RESOURCES.

1 "§ 129I. Language access requirements

2 "(a) Standard Language Preference Form.— 3 Not later than 90 days after the date of the enactment of this section, the Director of the Bureau shall, after con-4 5 sulting with the Secretary of Agriculture, the Director of the Federal Housing Finance Agency, the Secretary of 6 Veterans Affairs, and the Secretary of Housing and Urban Development, by rule, establish a standard language pref-9 erence form that includes a standard language preference 10 question asked in each of the 8 languages most commonly 11 spoken by individuals with limited English proficiency, as 12 determined by the Director of the Bureau using informa-13 tion published by the Director of the Bureau of the Cen-14 sus. 15 "(b) Designation and Translation of Vital DOCUMENTS.— 16 17 "(1) Designation.— "(A) IN GENERAL.—Not later than 90 18 19 days after the date of the enactment of this sec-20 tion, the Director of the Bureau shall, after 21 consulting with the Secretary of Agriculture, 22 the Director of the Federal Housing Finance 23 Agency, the Secretary of Veterans Affairs, and 24 the Secretary of Housing and Urban Develop-25 ment, by rule, establish a list of vital documents

1	associated with the origination and servicing of
2	residential mortgage loans.
3	"(B) Considerations.—In determining
4	which documents are vital documents under
5	paragraph (1), the Director of the Bureau shall
6	consider the document conveys information—
7	"(i) about credit terms and condi-
8	tions; and
9	"(ii) relating to borrower rights, obli-
10	gations, or entitlements under the terms of
11	the loan or applicable laws.
12	"(2) Translation.—The Director of the Bu-
13	reau, the Director of the Federal Housing Finance
14	Agency, the Secretary of the Department of Housing
15	and Urban Development, the Secretary of Veterans
16	Affairs, and the Secretary of the Department of Ag-
17	riculture shall jointly—
18	"(A) not later than 180 days after the date
19	of enactment of this section, publish model
20	translations of each document designated as a
21	vital document under this subsection in each of
22	the 8 languages most commonly spoken by indi-
23	viduals with limited English proficiency, as de-
24	termined by the Director using information

1	published by the Director of the Bureau of the
2	Census; and
3	"(B) not later than 3 years after the date
4	of enactment of this section, publish versions of
5	the vital documents described in subparagraph
6	(A) translated into not fewer than 4 language
7	other than those languages described in such
8	subparagraph spoken by individuals with lim-
9	ited English proficiency that are regionally
10	prevalent in the United States, as determined
11	by the Director using information published by
12	the Director of the Bureau of the Census.
13	"(c) Requirements for Creditors.—
14	"(1) USE OF STANDARD LANGUAGE PREF-
15	ERENCE FORM BY CREDITORS.—
16	"(A) INCLUSION IN APPLICATION.—Each
17	creditor shall include, in any written application
18	used in connection with a residential mortgage
19	loan, the standard language preference form es-
20	tablished by the Director of the Bureau under
21	subsection (a).
22	"(B) INCLUSION OF DISCLOSURE.—Each
23	creditor may include with the form required
24	under subparagraph (A) a disclosure stating
25	that documents and services may not be avail-

1	able in the preferred language indicated by the
2	consumer on the form.
3	"(C) Documentation and transfer of
4	PREFERRED LANGUAGE INFORMATION.—If a
5	creditor, or assignee of a creditor receives infor-
6	mation about a language preference of a con-
7	sumer through the standard language pref-
8	erence form, orally or in writing in connection
9	with a residential mortgage loan, as determined
10	by the Director of the Bureau, including from
11	another creditor or a servicer, the creditor or
12	assignee shall—
13	"(i) document the language preference
14	in each file or electronic file of information
15	associated with the consumer; and
16	"(ii) shall transfer the information
17	and the form to—
18	"(I) any servicer of the loan; and
19	"(II) any creditor that may own
20	the loan in the future.
21	"(2) Provision of translated vital docu-
22	MENTS.—If a Federal agency or a State or local
23	agency in the State or locality in which the residen-
24	tial property subject to the residential mortgage loan
25	is located has produced a model translation for a

1	document designated as a vital document under sub-
2	section (b), in the preferred language of a consumer,
3	as documented by a creditor pursuant to paragraph
4	(1)(C), the creditor shall—
5	"(A) provide to the consumer the trans-
6	lation in addition to any English version of the
7	vital document that would have been provided
8	to the consumer who indicated the preferred
9	language; and
10	"(B) include a notice in the English and
11	translated versions indicating that the English
12	version is the official and operative document
13	and the translated version is for informational
14	purposes only.
15	"(3) Oral interpretation services.—
16	"(A) In general.—If a creditor receives
17	information about a language preference of a
18	consumer through the form established under
19	subsection (a), orally or in writing in connection
20	with a residential mortgage loan, as determined
21	by the Director of the Bureau, including from
22	another creditor or a servicer, the creditor shall
23	provide oral interpretation services to the con-
24	sumer.

1	"(B) Oral interpretation services.—
2	If a creditor is required under subparagraph
3	(A) to provide oral interpretation services to a
4	consumer, the creditor—
5	"(i) shall ensure qualified oral inter-
6	pretation services, as defined by the Direc-
7	tor of the Bureau are made available in
8	the preferred language of the consumer for
9	all oral communications between the cred-
10	itor and the consumer; and
11	"(ii) may provide provide the services
12	described in clause (i) through qualified
13	staff of the creditor or a qualified third
14	party.
15	"(4) Notice of available language serv-
16	ICES.—If a creditor receives information about a
17	language preference of a consumer through the form
18	established under subsection (a), orally or in writing
19	in connection with a residential mortgage loan, as
20	determined by the Director of the Bureau, including
21	from another creditor or a servicer, the creditor
22	shall, not later than 10 business days after receiving
23	the information, notify the consumer in writing, in
24	the preferred language of the consumer, of any lan-

1	guage services available, including the services re-
2	quired under paragraphs (2) and (3).
3	"(5) Transfer of Language Preference
4	INFORMATION.—If a creditor transfers the servicing
5	associated with a residential mortgage loan, the
6	creditor shall notify the transferee servicer of any
7	known language preference of the consumer associ-
8	ated with the residential mortgage loan.
9	"(6) Information on Website.—Each cred-
10	itor shall publish on the website of the creditor—
11	"(A) links to and explanatory information
12	about the websites maintained by the Secretary
13	of Housing and Urban Development and the
14	Director of the Bureau that identify housing
15	counselors approved by the Department of
16	Housing and Urban Development; and
17	"(B) a link to and explanatory information
18	about the language resources website estab-
19	lished by the Director of the Bureau, the Sec-
20	retary of Housing and Urban Development, the
21	Director of the Federal Housing Finance Agen-
22	cy, the Secretary of Agriculture, and the Sec-
23	retary of Veterans Affairs under section 4(e) of
24	the Improving Language Access in Mortgage
25	Servicing Act of 2024.

1	"(d) Rulemaking.—The Director may issue such
2	rules as the Director determines necessary to implement
3	this section.".
4	(b) REQUIREMENTS FOR SERVICERS.—Section 6 of
5	the Real Estate Settlement Procedures Act of 1974 (12
6	U.S.C. 2605) is amended by adding at the end the fol-
7	lowing:
8	"(n) Language Access Requirements.—
9	"(1) Definition.—In this subsection, the term
10	'standard language preference form' means the
11	standard language preference form established by
12	the Director of the Bureau under section 129I of the
13	Truth in Lending Act.
14	"(2) Requirements.—
15	"(A) INCLUSION IN NOTICES.—Each
16	servicer shall include the standard language
17	preference form with—
18	"(i) any notice required under section
19	1024.39(b) of title 12, Code of Federal
20	Regulations;
21	"(ii) any information required under
22	subsection (c);
23	"(iii) any notice required under sec-
24	tion $1024.41(b)(2)$ of title 12, Code of
25	Federal Regulations;

1	"(iv) any notice required under sec-
2	tion $1024.41(c)(2)(iii)$ of title 12, Code of
3	Federal Regulations; and
4	"(v) any other additional notice as the
5	Director of the Bureau determines is nec-
6	essary.
7	"(B) Inclusion of disclosures.—A
8	servicer may include with the standard lan-
9	guage preference form a disclosure stating that
10	documents and services may not be available in
11	the preferred language of the borrower indi-
12	cated by the consumer on the form.
13	"(C) Documentation and transfer of
14	PREFERRED LANGUAGE INFORMATION.—If a
15	servicer or an assignee of a servicer receives in-
16	formation about a language preference of a bor-
17	rower through the standard language preference
18	form, orally or in writing in connection with a
19	federally related mortgage, as determined by
20	the Director of the Bureau, including from an-
21	other servicer or creditor, the servicer or as-
22	signee shall document the language preference
23	in each file or electronic file of information as-
24	sociated with the borrower and shall transfer
25	the information and the standard language

1	preference form to any other servicer that may
2	service the loan in the future.
3	"(3) Required language services for
4	SERVICERS.—
5	"(A) Provision of translated vital
6	DOCUMENTS.—If a Federal agency or a State
7	or local agency in the State or locality in which
8	the property subject to the federally related
9	mortgage loan is to be located has produced a
10	model translation for a document designated as
11	a vital document under section 129I(b) of the
12	Truth in Lending Act in the preferred language
13	of a borrower documented by the servicer pur-
14	suant to paragraph (2)(C) of this subsection,
15	the servicer shall—
16	"(i) provide to the consumer the
17	translation in addition to any English
18	version of the document that would have
19	been provided to the borrower; and
20	"(ii) include in the English and trans-
21	lated versions a notice, in the preferred
22	language of the borrower, indicating that
23	the English version is the official and oper-
24	ative document and the translated version
25	is for informational purposes only.

1	"(B) Oral interpretation services.—
2	"(i) In general.—If a servicer re-
3	ceives information about a language pref-
4	erence of a borrower through the standard
5	language preference form, orally or in writ-
6	ing in connection with a federally related
7	mortgage, as determined by the Director of
8	the Bureau, including from another cred-
9	itor or a servicer, the servicer shall provide
10	oral interpretation services to the bor-
11	rower.
12	"(ii) Oral interpretation serv-
13	ICES.—If a servicer is required to provide
14	oral interpretation services under clause
15	(i), the servicer—
16	"(I) shall ensure qualified oral
17	interpretation services, as defined by
18	the Director of the Bureau, are made
19	available in the preferred language of
20	the borrower for all oral communica-
21	tions between the servicer and the
22	borrower; and
23	"(II) may provide the services de-
24	scribed in subclause (I) through quali-

1 fied staff of the borrower or a quali-2 fied third party. 3 "(4) Notice of available language serv-4 ICES.—If a servicer receives information about a 5 language preference of a borrower through the 6 standard language preference form, orally or in writing in connection with a federally related mortgage, 7 8 as determined by the Director of the Bureau, includ-9 ing from another creditor or a servicer, the servicer 10 shall, not later than 10 business days after receiving 11 the information, notify the borrower in writing, in 12 the preferred language of the borrower, of any lan-13 guage services available, including the services re-14 quired under paragraph (3). 15 "(5) Transfer of Language Preference 16 INFORMATION.—If a servicer transfers the servicing 17 associated with a federally related mortgage loan, 18 the servicer shall notify the transferee servicer of 19 any known language preference of the borrower as-20 sociated with the federally related mortgage loan. "(6) 21 Information ON WEBSITE.—Each 22 servicer shall publish on the website of the 23 servicer— 24 "(A) links to and information about the 25 websites maintained by the Secretary of Housing and Urban Development and the Director

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2	of the Bureau that identify housing counselors
3	approved by the Department of Housing and
4	Urban Development; and
5	"(B) a link to and information about the
6	language resources website established by the
7	Director of the Bureau, the Secretary of Hous-
8	ing and Urban Development, the Director of
9	the Federal Housing Finance Agency, the Sec-
10	retary of Agriculture, and the Secretary of Vet-
11	erans Affairs under section 4(e) of the Improv-
12	ing Language Access in Mortgage Servicing Act
13	of 2024.
14	"(7) Rulemaking.—The Director of the Bu-
15	reau may issue such rules as the Director deter-
16	mines necessary to implement this section.".
17	(c) Technical and Conforming Amendment.—
18	The table of sections in chapter 2 of the Truth in Lending
19	Act (15 U.S.C. 1631 et seq) is amended by inserting after
20	the item relating to section 129H the following:
	"129I. Language access requirements.".
21	(d) Report.—Not later than 1 year after the date
22	of enactment of this Act, and annually thereafter, the Di-
23	rector, the Secretary of Housing and Urban Development
24	the Director of the Federal Housing Finance Agency, the

1	Secretary of Agriculture, and the Secretary of Veterans
2	Affairs shall submit to Congress a report that contains—
3	(1) regulatory recommendations to enhance
4	mortgage origination and servicing processes for in
5	dividuals with a preferred language that is no
6	English;
7	(2) a description of any legislative changes
8	needed to provide authority necessary to implement
9	the regulatory recommendations described in para
10	graph (1); and
11	(3) a description of any progress on the imple
12	mentation of any legislative change or regulatory
13	recommendation made in a previous report.
14	(e) Language Resource Website.—
15	(1) In general.—Not later than 1 year after
16	the date of enactment of this Act, the Director, the
17	Secretary of Housing and Urban Development, the
18	Director of the Federal Housing Finance Agency
19	the Secretary of Agriculture, and the Secretary of
20	Veterans Affairs shall jointly establish and maintain
21	a website that provides language resources for credi
22	tors, servicers, and consumers.
23	(2) Website requirements.—The website de
24	veloped pursuant to paragraph (1) shall include—

1	(A) the translations of documents pub-
2	lished pursuant to section 129I(c) of the Truth
3	in Lending Act, as added by subsection (a) of
4	this section;
5	(B) a glossary of terms relating to residen-
6	tial mortgage loans and federally related mort-
7	gage loans, provided in each commonly spoker
8	language;
9	(C) guidance for creditors and servicers
10	working with individuals who have a preferred
11	language that is not English; and
12	(D) examples of notices that may be used
13	by creditors and servicers to inform individuals
14	of available language services provided in ac-
15	cordance with section 129I of the Truth in
16	Lending Act, as added by subsection (a) of this
17	section, and section 6(n)(2) of the Real Estate
18	Settlement Procedures Act of 1974, as added
19	by subsection (b) of this section.
20	(f) Advisory Group.—
21	(1) In general.—The Director shall establish
22	an advisory group consisting of stakeholders, includ-
23	ing industry groups, consumer groups, civil rights
24	groups, and groups that have experience improving

1	language access in housing finance transactions, to
2	provide advice to the Director about—
3	(A) issues that arise relating to mortgage
4	origination and servicing processes for individ-
5	uals with a preferred language that is not
6	English;
7	(B) the development of the standard lan-
8	guage preference form by the Director under
9	section 129I(a) of the Truth in Lending Act, as
10	added by subsection (a) of this section; and
11	(C) updates to the language resource
12	website established by the Director, the Sec-
13	retary of Housing and Urban Development, the
14	Director of the Federal Housing Finance Agen-
15	cy, the Secretary of Agriculture, and the Sec-
16	retary of Veterans Affairs under subsection (e).
17	(2) REQUIRED CONSULTING.—The Director
18	shall consult with the advisory group established
19	under paragraph (1) with respect to any issues that
20	arise relating to mortgage origination and servicing
21	processes for individuals with a preferred language
22	that is not English.
23	(g) Housing Counseling Agency Language Re-
24	SOURCES.—
25	(1) ENHANCED SEARCH CAPABILITIES —

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SIL24275 GF6 S.L.C.

(A) HUD.—Not later than 1 year after the date of enactment of this Act, the Secretary of Housing and Urban Development shall update the website maintained by the Secretary that identifies housing counselors approved by the Department of Housing and Urban Development, to allow for searching for housing counseling agencies based on the language services the agencies provide. (B) Bureau.—Not later than 1 year after the date of enactment of this Act, the Director shall update the website maintained by the Director that identifies housing counselors approved by the Department of Housing and Urban Development, to allow for searching for housing counseling agencies based on the language services the housing counseling agencies provide. AUTHORIZATION OF APPROPRIATIONS.— There is authorized to be appropriated to the Secretary such sums as are necessary to support language training for housing counselors approved by

the Department of Housing and Urban Development, counseling agencies, and staff.