### Temporary Emergency Rule Uniform Magistrate Court Rule 46

- 1) A landlord who files a dispossessory before August 25, 2020 under OCGA § 44-7-50(a) for possession of residential premises for nonpayment of rent also must submit verification, filed and served with the complaint, indicating whether the property is exempt from the moratorium provided for under the CARES Act (Public Law 116-136).
- 2) Landlords shall use the affidavit in this rule if the property is not a "Covered Property" or otherwise exempt from the moratorium provided for under the CARES Act.
- 3) If the property is a Covered Property, Landlords shall comply with the 30-day Notice requirement contained within the CARES Act prior to filing any proceeding for non-payment of rent pursuant to OCGA 44-7-50. The 30-day notice requirement cannot be sent prior to July 26, 2020.

# MAGISTRATE COURT OF LEE COUNTY STATE OF GEORGIA

### **CARES ACT AFFIDAVIT**

Plaintiff				Defendar	Defendants(s)		
Address			vs.				
City	State	Zip		Property Address			
				<u>C:</u>	G	7'	
Email Ad	dress			City	State	Zip	
Per	rsonally appeared befor	e me, the undersign	ned officer, the Pl	aintiff, his agent	t or attorney who	on oath deposes and	
says as foll	ows:				·	•	
•			(1)				
I a	m personally familiar w	ith residential prop	` ′	the Defendant, t	he Defendant's t	enancy, the property's	
ownership,	the financing arrangem	nents and any and a	ll liens that may	exist on the prop	erty.		
			(2)				
	e property is not a "co exempt from the morato		•	on 4024(a) (2)	of the CARES A	Act, or the property is	
	-	-	(3)				
	s not part of a covered USC § 12491(a)) or the	0.		` '		•	
ŕ			(4)				
guaranteed with a housh ousing or	ere are no mortgages, do , supplemented, or assisting or urban developm related program admin n Mortgage Corporation	sted in any way, by nent program admir distered by any other	any officer or ago histered by the U. er such officer or	ency of the Unite S. Secretary of agency, or is p	ed States Govern Housing and Url	ment or in connection ban Development or a	
Th	e debt on the property i	s not receiving a fo	rbearance pursua	nt to section 402	23 of the CARES	Act.	
			(6)				
	wear under penalty of . I understand further p			n is true and co	orrect and made	of my own personal	
Sworn to	/Subscribed/ filed befor	re me					
This	day of	_,		This	day of	,	
Deputy C	lerk/ Notary Public			Attorney	Owner/ Agent	Phone#	

## CARES Act Public Law 116-136 Explanation of Terms

#### Sec. 4024 TEMPORARY MORATORIUM ON EVICTION FILINGS.

- (a) DEFINITIONS.—In this section:
  - (1) COVERED DWELLING.— The term "covered dwelling" means a dwelling that—
    - (A) is occupied by a tenant—
      - (i) pursuant to a residential lease; or
      - (ii) without a lease or with a lease terminable under State law; and
    - (B) is on or in a covered property.
  - (2) COVERED PROPERTY.—The term "covered property" means any property that—
    - (A) participates in—
      - (i) a covered housing program (as defined in section 41411(a) of the Violence Against Women Act of 1994 (34 U.S.C. 12491(a)));

or

- (ii) the rural housing voucher program under section 542 of the Housing Act of 1949 (42 U.S.C. 1490r);
- (B) has a-
  - (i) Federally backed mortgage loan; or
  - (ii) Federally backed multifamily mortgage loan.
- (3) DWELLING.—The term "dwelling"—
  - (A) has the meaning given the term in section 802 of the Fair Housing Act (42 U.S.C. 3602); and
  - (B) includes houses and dwellings described in section 803(b) of such Act (42 U.S.C. 3603(b)).
- (4) FEDERALLY BACKED MORTGAGE LOAN.—The term "Federally backed mortgage loan" includes any loan (other than temporary financing such as a construction loan) that
  - (A) is secured by a first or subordinate lien on residential real property (including individual units of condominiums and cooperatives) designed principally for the occupancy of from 1 to 4 families, including any such secured loan, the proceeds of which are used to prepay or pay off an existing loan secured by the same property; and
  - (B) is made in whole or in part, or insured, guaranteed, supplemented, or assisted in any way by any officer or agency of the Federal Government or under or in connection with a housing or urban development program administered by the Secretary of Housing and Urban Development or a housing or related program administered by any other such officer or agency, or is purchased or securitized by the Federal Home Loan Mortgage Corporation or the Federal National Mortgage Association.
- (5) FEDERALLY BACKED MULTIFAMILY MORTGAGE LOAN.—The term "Federally backed multifamily mortgage loan" includes any loan (other than temporary financing such as a construction loan) that—
  - (A) is secured by a first or subordinate lien on residential multifamily real property designed principally for the occupancy of 5 or more families, including any such secured loan, the proceeds of which are used to prepay or pay off an existing loan secured by the same property; and
  - (B) is made in whole or in part, or insured, guaranteed, supplemented, or assisted in any way, by any officer or agency of the Federal Government or under or in connection with a housing or urban development program administered by the Secretary of Housing and Urban Development or a housing or related program administered by any other such officer or agency, or is purchased or securitized by the Federal Home Loan Mortgage Corporation or the Federal National Mortgage Association.

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