GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE BILL 1432

	Short Title:	Register	of Deeds-Certifications	5.
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(Public)

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Sponsors:	Representatives Stam, Ross (Primary Sponsors); and Hackney.
Referred to:	Judiciary I.

April 21, 2005

2 AN ACT AFFECTING CERTIFICATIONS BY REGISTERS OF DEF

3 The General Assembly of North Carolina enacts:

SECTION 1. G.S. 47-14 reads as rewritten:

5 "§ 47-14. Register of deeds to pass on certificate verify the presence of proof or
 6 <u>acknowledgment</u> and register instruments; order by judge; instruments
 7 to which register of deeds is a party.

8 When the proof or acknowledgment of the execution of any instrument, (a) 9 required or permitted by law to be registered, is had before any other official than the 10 register of deeds of the county in which the instrument is offered for registration, the 11 register of deeds shall examine the certificate or certificates of proof or 12 acknowledgment appearing upon the instrument, and if it appears on the face of the 13 instrument that the execution thereof by one or more of the signers has been duly 14 proved or acknowledged and the certificate or certificates to that effect are in due form, he shall so certify, and shall register the instrument, together with the certificates. No 15 16 certification is required when the proof or acknowledgment is before the register of 17 deeds of the county in which the instrument is offered for registration.

18 The register of deeds shall not accept for recording any instrument that requires proof or acknowledgment unless the execution by one or more of the signers has been 19 20 proved or acknowledged as required before an officer authorized to take proofs or acknowledgments, and that the proof or acknowledgment includes the officer's 21 signature, commission expiration date, and official seal, if required. The register of 22 23 deeds shall file the instruments that do not require proof or acknowledgment that meet all other statutory requirements pursuant to G.S. 161-14. Any document previously 24 25 recorded or a certified copy of any document previously recorded may be rerecorded without further certification if it is not being recorded pursuant to G.S. 47-36.1. 26

(b) If a register of deeds denies registration pursuant to subsection (a), the person
offering the instrument for registration may present the instrument to a judge, as
provided in subsection (c), and he shall examine the certificate or certificates of proof or

acknowledgment appearing upon the instrument, and if it appears on the face of the 1 2 instrument that the execution thereof by one or more of the signers has been duly 3 proved or acknowledged and the certificates to that effect are in due form, determine 4 that if the instrument requires proof or acknowledgment and if the signature of one or 5 more signers has been proved or acknowledged before an officer authorized to take proofs and acknowledgments, and if the proof or acknowledgment includes the officer's 6 signature, commission expiration date, and official seal, if required, he shall so adjudge, 7 8 and shall order the instrument to be registered, together with the certificates, and the 9 register of deeds shall register them accordingly.

10 When a district court has been established in the district including the county (c) in which the instrument is to be registered, application for an order for registration 11 12 pursuant to subsection (b) shall be made to any judge of the district court in the district including the county in which the instrument is to be registered. Until a district court 13 14 has been established, application for an order for registration pursuant to subsection (b) 15 may be made to a resident judge of superior court residing in the district including the county in which the instrument is to be registered, a judge regularly holding the superior 16 17 courts of the district including the county in which the instrument is to be registered, 18 any judge holding a session of superior court, either civil or criminal, in the district including the county in which the instrument is to be registered, or a special judge of 19 20 superior court residing in the district including the county in which the instrument is to 21 be registered.

(d) Registration of an instrument pursuant to this section is not effective with
 regard to parties who have not executed the instrument or whose execution thereof has
 not been duly proved or acknowledged.

(e) Any instrument required or permitted by law to be registered in which the register of deeds of the county of registration is a party may be proved or acknowledged before any magistrate or any notary public. Any such instrument presented for registration shall be examined by the clerk of superior court of the county of registration and if it appears that the execution and acknowledgment are in due form he shall so certify and the instrument shall then be recorded in the office of the register of deeds."

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SECTION 2. G.S. 47-37 is repealed.

SECTION 3. G.S. 45-37 reads as rewritten:

"§ 45-37. Discharge of record of mortgages, deeds of trust, and other instruments.

(a) Subject to the provisions of G.S. 45-73 relating to secured instruments which
 secure future advances, any deed of trust or mortgage or other instrument intended to
 secure the payment of money or the performance of any other obligation registered as
 required by law may be discharged and released of record in the following manner:

- 38 (1) By acknowledgment of the satisfaction of the provisions of such deed
 39 of trust, mortgage or other instrument in the presence of the register of
 40 deeds by:
- 41 a. The trustee,
- 42 b. The mortgagee, 43 c. The legal repres
 - c. The legal representative of a trustee or mortgagee, or
 - d. A duly authorized agent or attorney of any of the above.

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1		The register of deeds is not required to verify or make inquiry
2		concerning the authority of the person acknowledging the satisfaction
3		to do so. Upon acknowledgment of satisfaction, the register of deeds
4		shall record a record of satisfaction as described in G.S. 45-37.2, and
5		may forthwith make upon the margin of the record of such deed of
6		trust, mortgage or other instrument an entry of such acknowledgment
7		of satisfaction which shall be signed by the trustee, mortgagee, legal
8		representative, agent or attorney and witnessed by the register of
9		deeds, who shall also affix his name thereto.
10	(2)	By exhibition presentation of any original deed of trust, mortgage or
11		other instrument accompanied with the original bond, note, or other
12		instrument thereby secured to the register of deeds, with the
13		endorsement of payment and satisfaction appearing thereon and made
14		by:
15		a. The obligee,
16		b. The mortgagee,
17		c. The trustee,
18		d. An assignee of the obligee, mortgagee, or trustee, or
19		e. Any chartered banking institution, or savings and loan
20		association, national or state, or credit union, qualified to do
21		business in and having an office in the State of North Carolina,
22		when so endorsed in the name of the institution by an officer
23		thereof.
24		The register of deeds is not required to verify or make inquiry
25		concerning the authority of the person making the endorsement of
26		payment and satisfaction to do so. Upon exhibition Only upon
27		presentation of the instruments, original instruments with the
28		endorsement of payment and satisfaction appearing on them shall the
29		register of deeds shall cancel the mortgage, deed of trust or other
30		instrument by recording record a record of satisfaction as described in
31		G.S. 45-37.2, and may make an entry of satisfaction on the margin of
32		the record. <u>G.S. 45-37.2.</u> The person so claiming satisfaction,
33		performance or discharge of the debt or other obligation may retain
34		possession of all of the instruments exhibited. The exhibition
35		presentation of the mortgage, deed of trust or other instrument alone to
36		the register of deeds, with endorsement of payment, satisfaction,
37		performance or discharge, shall be sufficient if the mortgage, deed of
38		trust or other instrument itself sets forth the obligation secured or the
39		performance of any other obligation and does not call for or recite any
40		note, bond or other instrument secured by it.
41	(3)	By exhibiting presentation to the register of deeds by:
42	(0)	a. The grantor,
43		b. The mortgagor, or
10		or mongagor, or

1		c. An agent, attorney or successor in title of the grantor or
2		mortgagor
3		of any mortgage, deed of trust or other instrument intended to secure
4		the payment of money or the performance of any other obligation,
5		together with the original bond, note or other instrument secured
6		thereby, or by exhibition presentation of the original mortgage, deed of
7		trust or other instrument alone if such instrument itself sets forth the
8		obligation secured or other obligation to be performed and does not
9		call for or recite any note, bond or other instrument secured by it, if at
10		the time of exhibition, all such instruments are more than 10 years old
11		counting from the maturity date of the last obligation secured. If the
12		instrument or instruments so exhibited presented have an endorsement
13		of partial payment, satisfaction, performance or discharge within the
14		said period of 10 years, the period of 10 years shall be counted from
15		the date of the most recent endorsement.
16		The Only upon presentation of the original instruments shall the
17		register of deeds shall cancel the mortgage, deed of trust, or other
18		instrument by recording record a record of satisfaction as described in
19		G.S. 45-37.2, and may make proper entry of cancellation and
20		satisfaction of said instrument on the margin of the record where the
21		same is recorded, whether there be any such entries on the original
22		papers or not.G.S. 45-37.2(b)(2).
23	(4)	By exhibition presentation to the register of deeds of any deed of trust
24		given to secure the bearer or holder of any negotiable instruments
25		transferable by delivery, together with all the evidences of
26		indebtedness secured thereby, marked paid and satisfied in full and
27		signed by the bearer or holder thereof.
28		Upon exhibition presentation of the original deed of trust, and the
29		originals of evidences of indebtedness properly marked, the register of
30		deeds shall cancel such deed of trust by recording record a record of
31		satisfaction as described in G.S. 45-37.2, and may make an entry of
32		satisfaction upon the margin of the record, which record, or entry if
33		made, <u>G.S. 45-37.2(b)(2)</u> , shall be valid and binding upon all persons,
34		if no person rightfully entitled to the deed of trust or evidences of
35		indebtedness has previously notified the register of deeds in writing of
36		the loss or theft of the instrument or evidences of indebtedness and has
37		caused the register of deeds to record the notice or loss or theft in a
38		separate document, as required by G.S. 161-14.1.
39		Upon receipt of written notice an affidavit of loss or theft of the
40		deed of trust or evidences of indebtedness which identifies the deed of
41		trust with names of the original parties to the document and recording
42		<u>data for the deed of trust, the register of deeds shall record a record of</u>
43		satisfaction, as described in G.S. 45-37.2, which in this case shall
44		consist of a rerecording of the record of the deed of trust containing the
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1		marginal entry and may make on the record of the deed of trust
2		concerned a marginal entry in writing thereof, with the date of receipt
3		of the notice. G.S. 45-37.2(b)(2). The deed of trust shall not be
4		canceled presented for satisfaction after such recording of a record of
5		satisfaction or marginal entry-until the ownership of said instrument
6		shall have been lawfully determined. Nothing in this subdivision (4)
7		shall be construed to impair the negotiability of any instrument
8		otherwise properly negotiable, nor to impair the rights of any innocent
9		purchaser for value thereof.
10		Every entry of acknowledgment of satisfaction or of satisfaction
11		made or witnessed by the register of deeds as provided in subdivision
12		(a)(1) shall operate and have the same effect to release and discharge
13		all the interest of such trustee, mortgagee or representative in such
14		deed or mortgage as if a deed of release or reconveyance thereof had
15		been duly executed and recorded.
16	(5)	By exhibition presentation to the register of deeds of a notice of
17		satisfaction of a deed of trust, mortgage, or other instrument which has
18		been acknowledged by the trustee or the mortgagee before an officer
19		authorized to take acknowledgments. The notice of satisfaction shall
20		be substantially in the form set out in G.S. 47-46.1. The notice of
21		satisfaction shall recite the names of all parties to the original
22		instrument, the amount of the obligation secured, the date of
23		satisfaction of the obligation, and a reference by book and page
24		number to the record to the recording data of the instrument satisfied.
25		The notice of satisfaction shall be accompanied by the deed of trust,
26		mortgage, or other instrument, or a copy of the instrument, for
27		verification and indexing purposes, which shall not be recorded with
28		the notice.
29		Upon exhibition presentation of the notice of satisfaction, the
30		register of deeds shall record the notice of satisfaction and cancel the
31		deed of trust, mortgage, or other instrument as required by
32		G.S. 45-37.2. satisfaction. No fee shall be charged for recording any
33		documents or certifying any acknowledgments pursuant to this
34		subdivision. The register of deeds shall not be required to verify or
35		make inquiry concerning the authority of the person executing the
36		notice of satisfaction to do so.
37	(6)	By exhibition presentation to the register of deeds of a certificate of
38		satisfaction of a deed of trust, mortgage, or other instrument that has
39		been acknowledged before an officer authorized to take
40		acknowledgments by the owner of the note, bond, or other evidence of
41		indebtedness secured by the deed of trust or mortgage. The certificate
42		of satisfaction shall be accompanied by the note, bond, or other
43		evidence of indebtedness, if available, with an endorsement of
44		payment and satisfaction by the owner of the note, bond, or other
		Parallel and substation of the owner of the note, cond, of other

evidence of indebtedness. If such evidence of indebtedness cannot be 1 2 produced, an affidavit, hereafter referred to as an "affidavit of lost 3 note", signed by the owner of the note, bond, or other evidence of indebtedness, shall be delivered to the register of deeds in lieu of the 4 5 evidence of indebtedness certifying that the debt has been satisfied and 6 stating: (i) the date of satisfaction; (ii) that the note, bond, or other 7 evidence of indebtedness cannot be found; produced; and (iii) that the 8 person signing the affidavit is the current owner of the note, bond, or 9 other evidence of indebtedness. The certificate of satisfaction shall be 10 substantially in the form set out in G.S. 47-46.2 and shall recite the names of all parties to the original instrument, the amount of the 11 12 obligation secured, the date of satisfaction of the obligation, and a 13 reference by book and page number to to the recording data for the 14 record of the instrument satisfied. The affidavit of lost-note, if 15 necessary, shall be substantially in the form set out in G.S. 47-46.3. 16 The certificate of satisfaction shall be accompanied by the deed of 17 trust, mortgage, or other instrument, or a copy of the instrument, for 18 verification and indexing purposes, which shall not be recorded with the certificate. 19 20 Upon exhibition presentation of the certificate of satisfaction and 21 accompanying evidence of indebtedness endorsed paid and satisfied, 22 or upon exhibition presentation of an affidavit of lost note, the register of deeds shall record the certificate of satisfaction and either the 23 accompanying evidence of indebtedness or the affidavit of lost note, 24 25 and shall cancel the deed of trust, mortgage, or other instrument as required by G.S. 45-37.2. note. No fee shall be charged for recording 26

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certificate of satisfaction to do so. It shall be conclusively presumed that the conditions of any deed of trust, 31 (b) 32 mortgage or other instrument securing the payment of money or securing the performance of any other obligation or obligations have been complied with or the debts 33 secured thereby paid or obligations performed, as against creditors or purchasers for 34 35 valuable consideration from the mortgagor or grantor, from and after the expiration of 15 years from whichever of the following occurs last: 36

- 37
- 38
- The date when the conditions of such instrument were required by its (1)terms to have been performed, or

any documents or certifying any acknowledgments pursuant to this subdivision. The register of deeds shall not be required to verify or

make inquiry concerning the authority of the person executing the

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The date of maturity of the last installment of debt or interest secured (2)thereby:

provided that the holder of the indebtedness secured by such instrument or party secured 41 42 by any provision thereof may file an affidavit with the register of deeds which affidavit shall specifically state: 43

(1)

The amount of debt unpaid, which is secured by said instrument; or

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1	(2) In what respect any other condition thereof shall not have been
2	complied with; or
3	may record a separate instrument signed by the holder or party secured and witnessed
4	by the register of deeds stating:
5	(1) Any payments that have been made on the indebtedness or other
6	obligation secured by such instrument including the date and amount
7	of payments and (2) The amount still due on chlications not performed upday the
8	(2) The amount still due or obligations not performed under the
9 10	instrument.
10 11	Whenever practical, the register of deeds may also enter the information contained in the separate instrument on the margin of the record of the instrument. The effect of the
	the separate instrument on the margin of the record of the instrument. The effect of the filing of the affidavit or of the instrument recorded made as herein provided shall be to
12 13	postpone the effective date of the conclusive presumption of satisfaction to a date 15
13 14	years from the filing of the affidavit or from the recording of the instrument or the
14	making of the notation. instrument. There shall be only one postponement of the
15 16	effective date of the conclusive presumption provided for herein. The register of deeds
10	shall record the affidavit provided for herein and shall record a separate instrument, as
18	required by G.S. 161-14.1, making reference to the filing of such affidavit and to the
10	book and page where the affidavit is recorded. Whenever practical, the register of deeds
20	may also make such a reference on the margin of the record of the deed of trust,
21	mortgage, or other instrument referred to. and index the affidavit or separate instrument
22	<u>according to G.S. 161.14.1.</u> This subsection shall not apply to any deed, mortgage, deed
23	of trust or other instrument made or given by any railroad company, or to any agreement
24	of conditional sale, equipment trust agreement, lease, chattel mortgage or other
25	instrument relating to the sale, purchase or lease of railroad equipment or rolling stock,
26	or of other personal property.
27	(c) Repealed by Session Laws 1991, c. 114, s. 4.
28	(d) For the purposes of this section "register of deeds" means the register of
29	deeds, his deputies or assistants of the county in which the mortgage, deed of trust, or
30	other instrument intended to secure the payment of money or performance of other
31	obligation is registered.
32	(e) For the purposes of this Article, "recording data" means the book and page or
33	instrument number or any unique data that indicate where a document is recorded in the
34	office of the register of deeds.
35	(e)(f) Any transaction subject to the provisions of the Uniform Commercial Code,
36	Chapter 25 of the General Statutes, is controlled by the provisions of that act and not by
37	this section.
38	(f)(g) Whenever this section requires a signature or endorsement, that signature or
39	endorsement shall be followed by the name of the person signing or endorsing the
40	document printed, stamped, or typed so as to be clearly legible. The register of deeds
41	may refuse to accept any document when the provisions of this subsection have not
42	been met."
43	SECTION 4. G.S. 45-37.2 reads as rewritten:
44	"§ 45-37.2. Recording satisfactions of deeds of trust and mortgages.

1	(a) When a notice of satisfaction is recorded pursuant to G.S. 45-37(a)(5) or a
2	certificate of satisfaction is recorded pursuant to G.S. $45-37(a)(6)$, the register of deeds
3	shall make an entry of satisfaction on the notice or certificate and record and index the
4	instrument.instrument in the same manner as the deed of trust, mortgage, or other
5	security instrument in the names of the parties stated in the notice of satisfaction or the
6	certificate of satisfaction and reference the recording data of the original security
7	instrument as stated in the satisfaction document to each name indexed.
8	(b) When a deed of trust, mortgage, or other instrument is satisfied by a method
9	other than by means of a notice of satisfaction or certificate of satisfaction, the register
10	of deeds shall record a record of satisfaction consisting of either a separate instrument or
11	all or a portion of the original deed of trust or mortgage rerecorded, and shall make the
12	appropriate entry of satisfaction as provided in G.S. 45-37 on each record of
13	satisfaction. rerecorded. A separate instrument or original deed of trust or mortgage
14	rerecorded pursuant to this subsection shall contain (i) names of all parties to the
15	original instrument, (ii) the amount of the obligation secured, (iii) the date of
16	satisfaction of the obligation, (iv) a reference by book and page number to the record to
17	the recording data of the instrument satisfied, and (v) the date of recording the notice of
18	satisfaction.satisfaction, and when rerecording an original deed of trust or mortgage, the
19	record of satisfaction shall also contain (vi) an endorsement of payment and satisfaction,
20	and (vii) signatures of parties to the original security instrument. The register of deeds
21	shall index the record of satisfaction in the same manner as the deed of trust, mortgage,
22	or other instrument in the names of the parties on the satisfaction document and
23	reference the recording data of the original security instrument as stated in the
24	satisfaction document to each name indexed.
25	(b1) The following form, when properly completed, is sufficient to satisfy the
26	requirements of this section:
27	" <u>RECORD OF SATISFACTION</u>
28	<u>(G.S. 45-37.2)</u>
29	This Record of Satisfaction applies to the following deed of trust,
30	mortgage, or other security instrument.
31	
32	Type of Security Instrument: (Identify type of security instrument,
33	such as deed of trust or mortgage)
34	
35	Original Grantor(s): (Identify original grantor(s), trustor(s), or
36	<u>mortgagor(s))</u>
37	
38	Original Trustee(s): (Identify trustee on original deed of trust)
39	
40	Original Secured Party(ies): (Identify the original beneficiary(ies),
41	mortgage(s), or secured party(ies) in the security instrument)
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1	Recording Data: The security instrument is recorded in
2	Book at Page or as document number in the
3	office of the Register of Deeds for County, North Carolina.
4	This Descend of Catisfaction is mercanded memory at the fall arrive statute me
5	This Record of Satisfaction is recorded pursuant to the following statutory
6	authority: (check applicable box)
7	$\begin{bmatrix} C \\ S \\ 45 \\ 27(a)(2) \end{bmatrix}$ the original security instrument and secured
8 9	[] G.S. 45-37(a)(2), the original security instrument and secured
9 10	obligations having been presented to me with appropriate
10	endorsement of payment and satisfaction appearing thereon as required by law.
11	<u>required by law.</u>
12	[] G.S. 45-37(a)(3), the original security instrument and secured
13 14	obligations having been presented to me, each such instrument being
14	more than 10 years old as provided by law.
15 16	more than to years old as provided by law.
10	[] G.S. 45-37(a)(4), the original security instrument and all
18	negotiable instruments transferable by delivery secured thereby
19	having been presented to me, each having been marked paid and
20	satisfied in full by the bearer or holder thereof.
20	submed in full of the bearer of holder thereon.
22	[] Other: (specify)
23	
24	Date:
25	
26	(Signature of Register of Deeds)
27	
28	
29	(c) Whenever it is practical to do so, the register of deeds may make a marginal
30	notation of satisfaction in addition to making the recordation required by this section."
31	SECTION 5. G.S. 45-38 reads as rewritten:
32	"§ 45-38. Recording of foreclosure.
33	In case of foreclosure of any deed of trust, or mortgage, the trustee, mortgagee, or
34	the trustee's or mortgagee's attorney shall record a notice of foreclosure and, whenever it
35	is practical to do so, may also enter upon the margin of the record of the deed of trust or
36	mortgage of the fact that such foreclosure and that includes the date when, and the
37	person to whom, a conveyance was made by reason of the foreclosure. In the event the
38	entire obligation secured by a mortgage or deed of trust is satisfied by a sale of only a
39	part of the property embraced within the terms of the mortgage or deed of trust, the
40	trustee, mortgagee, or the trustee's or mortgagee's attorney shall indicate in the notice of
41	foreclosure which property was sold and which was not sold, and may make an
42	additional notation indicating the same, whenever practical.sold.
43	A notice of foreclosure shall consist of a separate instrument, or that part of the

43 A notice of foreclosure shall consist of a separate instrument, or that part of the 44 original deed of trust or mortgage rerecorded, reciting the information required

hereinabove, the names of all parties to the original instrument, the amount of the 1 2 obligation secured, a reference by book and page number to the record recording data of 3 the instrument foreclosed, and the date of recording the notice of foreclosure." 4 SECTION 6. G.S. 45-40 is repealed. 5 **SECTION 7.** G.S. 45-42.1 reads as rewritten: 6 "§ 45-42.1. Corporate cancellation of lost mortgages by register of deeds. 7 Upon affidavit of the secretary and treasurer of a corporation showing that the 8 records of such corporation show that such corporation has fully paid and satisfied all of 9 the notes secured by a mortgage or deed of trust executed by such corporation and such 10 payment and satisfaction was made more than 25 years ago, and that such mortgage or deed of trust was made to a corporation which ceased to exist more than 25 years ago, 11 12 and such affidavit shall further state that the records of such corporation show that no 13 payments have been made on such mortgage by the corporation executing such 14 mortgage or deed of trust for 25 years, the register of deeds of the county in which such 15 mortgage or deed of trust is recorded is authorized and empowered to file such affidavit 16 and record the same in his office and to record a separate instrument making reference 17 to the filing of such affidavit and to the book and page where the affidavit is 18 recorded.may record the affidavit. The register of deeds shall index the affidavit according to G.S. 161-22 using the names of parties stated in the affidavit and shall may 19 20 also-make reference to the recording data of the original security instrument as stated in 21 the affidavit opposite each party indexed. thereto on the margin of the record in which the said mortgage or deed of trust is recorded, and, upon Upon recording such 22 23 instrument an affidavit, or making such entry, the said-mortgage or deed of trust shall be 24 deemed to be cancelled and satisfied and the said register of deeds is hereby authorized to cancel the same of record: Provided, that this satisfied. This section shall not apply to 25 any mortgagor corporation except those in which the State of North Carolina owns more 26 27 than a majority of the capital stock and shall not apply to any mortgage or deed of trust in which the principal amount secured thereby exceeds the sum of fifteen thousand 28 29 dollars (\$15,000): Provided, such cancellation shall not bar any action to foreclose such 30 mortgage or deed of trust instituted within 90 days after the same is cancelled." SECTION 8. G.S. 161-14.1 reads as rewritten: 31 32 "§ 161-14.1. Recording subsequent entries as separate instruments.

33 In all cases in which the register of deeds is authorized or directed by law to make a subsequent entry upon the margin of the record of a deed of trust, mortgage, or other 34 35 instrument, the register of deeds shall, except as provided in G.S. 45-37.2 and 45-38, record all subsequent entries as separate instruments. The register of deeds shall index 36 the parties to the original instruments as stated on the subsequent instrument and 37 38 reference the recording data of the original security instrument as stated in the subsequent document to each name indexed. Such instruments shall contain the 39 information and notations required by law for the appropriate marginal entry, law, a 40 reference by book and page number to the record recording data of the instrument 41 42 modified, and the date of recording the subsequent modifying instrument. There shall also be entered in the alphabetical indexes kept by the register of deeds, opposite the 43 name of each indexed party to the original instrument, a reference by book and page to 44

1	the record of the subsequent modifying instrument. In the recording of satisfactions or
2	foreclosures of deeds of trust and mortgages, the register of deeds shall comply with the
3	provisions of G.S. 45-37.2 and 45-38. Whenever it is practical to do so, the register of
4	deeds may continue making marginal notations in addition to making the recordation
5	required by this section."
6	SECTION 9. G.S. 47-46 is repealed.
7	SECTION 10. G.S. 47-46.3 reads as rewritten:
8	"§ 47-46.3. Affidavit of lost note.
9	The form of an affidavit of lost note, if required pursuant to G.S. 45-37(a)(6), shall
10	be substantially as follows:
11	AFFIDAVIT OF LOST NOTE
12	[Name of affiant] personally appeared before me in County, State of
13	, and having been duly sworn (or affirmed) made the following
14	affidavit:
15	1. The affiant is the owner of the note or other indebtedness secured by
16	the deed of trust, mortgage, or other instrument executed by
17	(grantor, mortgagor),
18	(trustee), and (beneficiary, mortgagee), and recorded in County at (book and
19	
20	page); and
21	2. The note or other indebtedness has been lost and after the exercise of
22	due diligence cannot be located.produced.
23	3. The affiant certifies that all indebtedness secured by the deed of trust,
24	mortgage, or other instrument was satisfied on
25	, (date of satisfaction), and
26	the affiant is responsible for cancellation of the same.
27	
28	(Signature of affiant)
29	Sworn to (or affirmed) and subscribed before me this day of
30	
31	[Signature and seal of notary public or other official authorized to administer oaths]."
32	SECTION 11. This act becomes effective October 1, 2005.