RESIDENTIAL EVICTIONS: WHAT HOMEOWNERS NEED TO KNOW

As of April 20, 2021

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REMOVALS

Can I be removed from my home as a result of a foreclosure proceeding during the COVID-19 emergency?

No. On March 19, 2020, New Jersey Governor Philip Murphy issued Executive Order 106, which suspended evictions and removals throughout the state. This is called an “eviction moratorium,” and it means that, except in rare circumstances, no homeowner may be removed from his or her home as a result of a foreclosure proceeding at this time. You cannot be removed even if a final judgment of foreclosure has been entered and a sheriff’s sale of your property has taken place. The eviction moratorium does not affect court proceedings; instead, it prevents removals. More information on court proceedings is below.

How long will the eviction moratorium last?

The eviction moratorium began on March 19, 2020, and it will last until two months after Governor Murphy declares an end to the COVID-19 health crisis. The Governor has extended the official public health emergency several times, most recently through Executive Order 235, which will expire on May 15, 2021. Unless the Governor extends the emergency again, or ends it early, the eviction moratorium will therefore last at least until July 15, 2021.

Do I still need to pay my mortgage?

Yes. You will have to make your mortgage payments sooner or later. If you need extra time, however, help is available for some.

If you have a mortgage from the Federal Housing Administration for a single family residence, you have the right until June 30, 2021 to ask for forbearance (a pause on payments) to relieve financial hardship arising from the pandemic. The initial forbearance period is up to 12 months, but you will also have the right to seek an additional six months of mortgage forbearance if you request forbearance on or before June 30th. This relief applies to all homeowners with an FHA-insured forward or Home Equity Conversion Mortgage (HECM) loan, and homeowners with a Section 184 or Section 184A mortgage loan.
Homeowners who hold single-family mortgages from Fannie Mae or Freddie Mac and who entered into forbearance plans by February 28, 2021, may be eligible for a three-month extension of their mortgage forbearance. Property owners who hold multifamily mortgages from Fannie Mae or Freddie Mac may apply for forbearance through June 30, 2021. Multifamily borrowers must agree to certain tenant protections in order to obtain mortgage forbearance. For more information on mortgage forbearance, go to the help page of the Consumer Finance Protection Bureau.

In addition, Governor Murphy has announced some important relief for homeowners with mortgages, including those that are not backed by the federal government. If you contact your mortgage servicer, you may be eligible for: (1) a 90-day grace period for mortgage payments; (2) assurance that the servicer will not report late or missed payments during this period to credit agencies; (3) a 60-day moratorium on servicers’ initiation of foreclosure sales or evictions; and (4) relief from certain fees and charges for at least 90 days. For more information, check the FAQs issued by the state. You can also check the website of New Jersey Housing and Mortgage Finance Agency for updates on available help and to access a list of counselors by county.

Is there a national moratorium on evictions?

Yes, for some homeowners. On February 16, 2021, the Biden Administration announced that it coordinated with three federal agencies—the Department of Housing and Urban Development (HUD), the Department of Veterans Affairs (VA), and the Department of Agriculture (USDA)—to extend their existing foreclosure moratoriums for federally backed mortgage loans, including FHA-insured, VA-guaranteed, and USDA loans, through at least June 30, 2021. The Federal Housing Administration extended its foreclosure and eviction moratorium for all homeowners with an FHA-insured forward or Home Equity Conversion Mortgage (HECM) loan, and homeowners with a Section 184 or Section 184A mortgage loan, through June 30, 2021.

On February 25, 2021, the Federal Housing Finance Agency extended Fannie Mae and Freddie Mac’s foreclosure and eviction moratoria through at least June 30, 2021. The foreclosure moratorium applies to single-family mortgages backed by Fannie Mae or Freddie Mac. The eviction moratorium applies to properties these entities have acquired through foreclosure.

COURT HEARINGS

Can lenders still begin foreclosure proceedings during this period?

Not if you hold a single-family FHA mortgage. The foreclosure moratorium adopted by the FHA prevents servicers from filing foreclosure proceedings against single-family mortgage holders through June 30, 2021. This period may be further extended by additional agency action or legislation.

Yes, if you don’t hold a single-family FHA mortgage. The state Executive Order and related legislation specifically state that lenders can bring foreclosure actions during the time the order is in effect. The Superior Court Office of Foreclosure is accepting new cases and electronic filings in existing cases.
Will the Foreclosure Office process cases during this period?

Yes. The Foreclosure Office administers parts of most foreclosure cases and manages most of the process when a foreclosure is “uncontested,” meaning that the homeowner did not file an answer to the complaint. Under a June 25, 2020 order issued and repeatedly extended by the New Jersey Supreme Court, the Office of Foreclosure is processing cases as it normally does. If you have questions about an uncontested foreclosure case that is pending, you can try contacting the Office of Foreclosure at 609-421-6100 or Scco.Mailbox@njcourts.gov.

Will the courts hear foreclosure cases during this period?

Yes. There is no order suspending court hearings in contested foreclosure cases (in which the homeowner answered the complaint). Please note, however, that under a February 23, 2021 order, “court operations . . . continue in a remote format to the greatest extent practicable.” Until the Court lifts or amends the order, most hearings, conferences, and arguments will be held by video or telephone. Please check with the court where the case is pending if you have questions. Please also check the New Jersey Courts website for updates on how and when proceedings will take place.

Can my utilities, water, phone, and internet be shut off during the COVID-19 crisis?

No. As of March 13, 2020, New Jersey’s electric and gas utilities voluntarily suspended utility shut-offs. On March 3, 2021, the Governor’s Office issued Executive Order 229. This Order suspends residential utility and water shutoffs until June 30, 2021, and forbids the imposition of late fees arising during the emergency period. In addition, the Order requires cable and telecommunications providers to offer specified payment plans to their customers and forbids the companies from cutting customers off so long as they are making timely payments under such plans. Moreover, internet providers must check with existing customers to see if school-aged children are using the internet service for educational purposes. If so, the provider may not terminate the service until June 30, 2021. If internet services have previously been cut off, and a school-aged child later needs to use the account for educational purposes, the provider must immediately restore service.

Do I still have to pay for utilities and water?

Yes. You still have to pay whatever electric, gas, water, phone, or internet bills you normally pay. If you cannot pay now, you will have to pay later. The Department of Community Affairs (DCA) offers low-income tenants assistance with some utility bills; you can call the customer service number on your utility bill, or look up the number here, to try to work out a payment plan; or you can check the website of the Board of Public Utilities for a list of agencies that offer assistance.