HOUSE BILL 522

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3lr0648 CF SB 465

By: **Delegates Kramer and Barkley** Introduced and read first time: January 30, 2013 Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

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Refinancing of First Mortgage Loans – Subordination

3 FOR the purpose of providing that a secondary mortgage loan shall retain the same 4 subordinate position with respect to a mortgage or deed of trust securing a $\mathbf{5}$ refinanced loan without requiring the agreement of the lender of the secondary 6 mortgage loan to the refinancing under certain circumstances; providing that a 7 secondary lien shall retain the same subordinate position with respect to a 8 mortgage or deed of trust securing a refinanced loan without requiring the 9 agreement of the credit grantor of the loan secured by the secondary lien to the refinancing under certain circumstances; providing for the application of this 10 Act; defining certain terms; and generally relating to subordination in the 11 12refinancing of first mortgage loans.

- 13 BY repealing and reenacting, without amendments,
- 14 Article Commercial Law
- 15 Section 12–401(a), (b), (c), (e), (h), and (i) and 12–1001(g), (j), and (m)
- 16 Annotated Code of Maryland
- 17 (2005 Replacement Volume and 2012 Supplement)
- 18 BY adding to
- 19 Article Commercial Law
- 20 Section 12–408.1 and 12–1010.1
- 21 Annotated Code of Maryland
- 22 (2005 Replacement Volume and 2012 Supplement)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 24 MARYLAND, That the Laws of Maryland read as follows:
- 25 Article Commercial Law
- 26 12–401.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



In this subtitle the following words have the meanings indicated. 1 (a) $\mathbf{2}$ (b) "Lender" means: 3 (1)A licensee; or A person who makes a secondary mortgage loan but is exempt 4 (2) $\mathbf{5}$ expressly from the licensing requirements of the Maryland Mortgage Lender Law. 6 (c) "Licensee" means a person who is licensed under the Maryland Mortgage 7 Lender Law. 8 "Loan" means a secondary mortgage loan. (e) 9 (h) "Person" includes an individual, corporation, business trust, statutory 10 trust, estate, trust, partnership, association, two or more persons having a joint or 11 common interest, or any other legal or commercial entity. 12(i) (1)"Secondary mortgage loan" means a loan or deferred purchase price secured in whole or in part by a mortgage, deed of trust, security agreement, or 13other lien on real property located in the State, which property: 1415Is subject to the lien of one or more prior encumbrances, (i) 16except a ground rent or other leasehold interest; and 17Has a dwelling on it designed principally as a residence with (ii) accommodations for not more than four families. 18 19(2)"Secondary mortgage loan" does not include: 20A loan to any corporation unless the lender required the (i) 21borrower to incorporate as a condition for obtaining the loan; or 22A commercial loan of more than \$75,000, as defined in § (ii) 2312-101(c) of this title. 24If a commercial loan of \$75,000 or less is made in the name of an (3)individual, secured by owner-occupied residential real property and not to a business 2526or commercial organization, the mortgage lender, as defined by the provisions of § 2711-501 of the Financial Institutions Article, shall document independent evidence that 28the borrower is seeking funds for a legitimate commercial enterprise before the lender 29grants any loan for that purpose. An affidavit is not by itself evidence of a commercial 30 loan. However, if the borrower is seeking funds to start a business and has not yet 31incorporated or prepared documentation of proof of ownership of a commercial 32enterprise, an affidavit by itself is sufficient if it states the purpose for which the 33 proceeds are to be used and the nature of the business conducted by the borrower.

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1 **12–408.1.**

2 (A) IN THIS SECTION, "FIRST MORTGAGE LOAN" MEANS A DEBT 3 SECURED BY A MORTGAGE, DEED OF TRUST, OR OTHER SECURITY INSTRUMENT 4 ON REAL PROPERTY LOCATED IN THE STATE CONTAINING A DWELLING 5 DESIGNED PRINCIPALLY AS A RESIDENCE WITH ACCOMMODATIONS FOR NOT 6 MORE THAN FOUR FAMILIES THAT HAS FIRST PRIORITY OVER ONE OR MORE 7 OTHER MORTGAGES, DEEDS OF TRUST, LIENS, OR ENCUMBRANCES ON THE 8 REAL PROPERTY.

9 NOTWITHSTANDING ANY OTHER PROVISION OF LAW, WHEN A FIRST **(B)** MORTGAGE LOAN IS REFINANCED, A SECONDARY MORTGAGE LOAN SECURED BY 10 11 THE SAME REAL PROPERTY SHALL RETAIN THE SAME SUBORDINATE POSITION 12WITH RESPECT TO THE MORTGAGE OR DEED OF TRUST SECURING THE 13**REFINANCED LOAN AS THE SECONDARY MORTGAGE LOAN HAD WITH RESPECT** 14 TO THE MORTGAGE OR DEED OF TRUST SECURING THE FIRST MORTGAGE LOAN 15BEFORE THE REFINANCING, WITHOUT REQUIRING THE AGREEMENT OF THE 16 LENDER OF THE SECONDARY MORTGAGE LOAN TO THE REFINANCING, IF:

17 (1) THE SECONDARY MORTGAGE LOAN SECURES A PRINCIPAL 18 AMOUNT NOT EXCEEDING \$150,000;

19 (2) THE PRINCIPAL AMOUNT OF THE REFINANCED LOAN DOES 20 NOT EXCEED THE UNPAID OUTSTANDING PRINCIPAL BALANCE SECURED BY THE 21 FIRST MORTGAGE LOAN BEFORE THE REFINANCING PLUS AN AMOUNT TO PAY 22 LOAN CLOSING COSTS NOT EXCEEDING \$5,000;

(3) THE INTEREST RATE OF THE REFINANCED LOAN AT THE TIME
 THE REFINANCED MORTGAGE OR DEED OF TRUST IS RECORDED DOES NOT
 EXCEED THE INTEREST RATE OF THE FIRST MORTGAGE LOAN IMMEDIATELY
 BEFORE THE REFINANCING; AND

(4) THE REFINANCED MORTGAGE OR DEED OF TRUST INCLUDES,
ON THE FIRST PAGE IN BOLD OR CAPITALIZED LETTERS IN AT LEAST 12 POINT
FONT, A STATEMENT IN SUBSTANTIALLY THE FOLLOWING FORM:

30 "THIS IS A REFINANCE OF A (MORTGAGE, DEED OF TRUST, OR OTHER 31 SECURITY INSTRUMENT) RECORDED IN THE CLERK'S OFFICE OF THE CIRCUIT 32 COURT FOR (NAME OF JURISDICTION) IN DEED BOOK (NUMBER), PAGE 33 (NUMBER), IN THE ORIGINAL PRINCIPAL AMOUNT OF (DOLLAR AMOUNT) AND 34 WITH THE UNPAID OUTSTANDING PRINCIPAL AMOUNT BALANCE OF (DOLLAR 35 AMOUNT).".

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1 12–1001.

 $\mathbf{2}$ (g) (1)"Credit grantor" means any individual, corporation, business trust, 3 statutory trust, estate, trust, partnership, association, two or more persons having a 4 joint or common interest, or any other legal or commercial entity making a loan or other extension of credit under this subtitle which is incorporated, chartered, or $\mathbf{5}$ 6 licensed pursuant to State or federal law, the lending operations of which are subject 7to supervision, examination, and regulation by a State or federal agency or which is 8 licensed under Title 12, Subtitle 4 of the Financial Institutions Article or is a retailer.

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- (2) "Credit grantor" includes:

10 (i) Any bank, trust company, depository institution, or savings
 11 bank having a branch in this State;

(ii) A person not required to be licensed under this subtitle, who
is exempt from the licensing provisions of Title 11, Subtitle 5 of the Financial
Institutions Article, who makes a loan or extension of credit under this subtitle
secured by a secondary mortgage on residential real property; and

16 (iii) Any person who acquires or obtains the assignment of an 17 agreement for an extension of credit made under this subtitle.

18 (j) "Loan" means any single extension of closed end credit, whether 19 repayable in installments, on demand, or otherwise and whether extended in one or 20 more advances.

(m) "Residential real property" means owner-occupied real property having a
 dwelling on it designated principally as a residence with accommodations for not more
 than four families.

24 **12–1010.1**.

(A) IN THIS SECTION, "FIRST MORTGAGE LOAN" MEANS A LOAN
SECURED BY A MORTGAGE, DEED OF TRUST, OR OTHER SECURITY INSTRUMENT
ON RESIDENTIAL REAL PROPERTY THAT HAS FIRST PRIORITY OVER ONE OR
MORE OTHER MORTGAGES, DEEDS OF TRUST, LIENS, OR ENCUMBRANCES ON
THE REAL PROPERTY.

30 (B) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, WHEN A FIRST 31 MORTGAGE LOAN IS REFINANCED, A SECONDARY LIEN ON THE SAME 32 RESIDENTIAL REAL PROPERTY SHALL RETAIN THE SAME SUBORDINATE 33 POSITION WITH RESPECT TO THE MORTGAGE OR DEED OF TRUST SECURING THE 34 REFINANCED LOAN AS THE SECONDARY LIEN HAD WITH RESPECT TO THE 35 MORTGAGE OR DEED OF TRUST SECURING THE FIRST MORTGAGE LOAN BEFORE 1 THE REFINANCING, WITHOUT REQUIRING THE AGREEMENT OF THE CREDIT 2 GRANTOR OF THE LOAN SECURED BY THE SECONDARY LIEN TO THE 3 REFINANCING, IF:

4 (1) THE PRINCIPAL AMOUNT SECURED BY THE SECONDARY LIEN 5 DOES NOT EXCEED \$150,000;

6 (2) THE PRINCIPAL AMOUNT OF THE REFINANCED LOAN DOES 7 NOT EXCEED THE UNPAID OUTSTANDING PRINCIPAL BALANCE SECURED BY THE 8 FIRST MORTGAGE LOAN BEFORE THE REFINANCING PLUS AN AMOUNT TO PAY 9 LOAN CLOSING COSTS NOT EXCEEDING \$5,000;

10 (3) THE INTEREST RATE OF THE REFINANCED LOAN AT THE TIME 11 THE REFINANCED MORTGAGE OR DEED OF TRUST IS RECORDED DOES NOT 12 EXCEED THE INTEREST RATE OF THE FIRST MORTGAGE LOAN IMMEDIATELY 13 BEFORE THE REFINANCING; AND

14 (4) THE REFINANCED MORTGAGE OR DEED OF TRUST INCLUDES,
15 ON THE FIRST PAGE IN BOLD OR CAPITALIZED LETTERS IN AT LEAST 12 POINT
16 FONT, A STATEMENT IN SUBSTANTIALLY THE FOLLOWING FORM:

17 "THIS IS A REFINANCE OF A (MORTGAGE, DEED OF TRUST, OR OTHER 18 SECURITY INSTRUMENT) RECORDED IN THE CLERK'S OFFICE OF THE CIRCUIT 19 COURT FOR (NAME OF JURISDICTION) IN DEED BOOK (NUMBER), PAGE 20 (NUMBER), IN THE ORIGINAL PRINCIPAL AMOUNT OF (DOLLAR AMOUNT) AND 21 WITH THE UNPAID OUTSTANDING PRINCIPAL AMOUNT BALANCE OF (DOLLAR 22 AMOUNT).".

23 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be 24 construed to apply only prospectively and may not be applied or interpreted to have 25 any effect on or application to any refinancing of a first mortgage loan that is recorded 26 before the effective date of this Act.

27 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect28 October 1, 2013.