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By: §	Senator Gladden							
Intro	introduced and read first time: February 14, 2003							
Assi	Assigned to: Rules Re-referred to: Judicial Proceedings, February 20, 2003							
Re-re								
Com	nmittee Report: Favorable							
Sena	ate action: Adopted							
Read	d second time: March 24, 2003							
	CHAPTER							
1 .	AN ACT concerning							
2	Real Property - Mortgage or Deed of Trust - Enforcement of Release							
3 ]	FOR the purpose of establishing a certain time period after a loan secured by a							
4	mortgage or deed of trust has been paid in full for the holder to take certain							
5	action for the release and recordation of the satisfaction of the mortgage or deed							
6	of trust; requiring the holder to pay certain costs and expenses of an action to							
7	require delivery of a release, including reasonable attorney's fees under certain							
8	circumstances; providing certain exemptions from paying certain costs; and							
9	generally relating to the release and recordation of a mortgage or deed of trust.							

- 10 BY repealing and reenacting, without amendments,
- 11 Article Financial Institutions
- 12 Section 11-501(a) and (g) and 11-502(b)(1) and (11) and (c)
- 13 Annotated Code of Maryland
- 14 (1998 Replacement Volume and 2002 Supplement)
- 15 BY repealing and reenacting, with amendments,
- 16 Article Real Property
- 17 Section 3-105.1
- 18 Annotated Code of Maryland
- 19 (1996 Replacement Volume and 2002 Supplement)
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 21 MARYLAND, That the Laws of Maryland read as follows:

1	Article - Financial Institutions					
2	11-501.					
3	(a) In t	this subtitle th	e follow	ring words have the meanings indicated.		
4 5	(g) "Li Lender Law.	censee" mean	is a perso	on who is licensed under the Maryland Mortgage		
6	11-502.					
7	(b) The	e provisions o	of this su	btitle do not apply to:		
		ncorporated or	r charter	company, savings bank, savings and loan association, ed under the laws of this State or the United a branch in this State;		
11 12	(11 this section, whi			affiliate of an institution described in subsection (c) of ate:		
			ed States	ect to audit or examination by a regulatory body or , or the state where the subsidiary or affiliate		
16 17	information suff	(ii) icient to iden		rith the Commissioner, prior to making mortgage loans,		
18	}		1.	The correct corporate name of the subsidiary or affiliate;		
19 20	the subsidiary or	r affiliate;	2.	An address and telephone number of a contact person for		
21			3.	A resident agent; and		
22 23	Commissioner f	or protection	4. of the pu	Any additional information considered necessary by the ablic;		
	24 (c) The exemption in subsection (b)(11) of this section applies to subsidiaries 25 and affiliates of:					
	26 (1) Any bank, trust company, savings bank, savings and loan association, 27 or credit union incorporated or chartered under the laws of this State or the United 28 States that maintains its principal office in this State;					
29 30	` /			e bank, as that term is defined in § 5-1001 of this eposits in this State; or		
	Any institution incorporated under federal law as a savings association or savings bank that does not maintain its principal office in this State but has a branch that accepts deposits in this State.					

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1	Article - Real Property					
2	3-105.1.					
3	(a) (1	In t	his section th	the following words have the meanings indicated.		
		ed of trust	and whose lo	eans an individual who is mortgagor or grantor on a loan was for personal, household, or family not in excess of \$75,000.		
7 8	mortgage or de			er" means the person to whom a loan secured by a hat person's designee.		
9		(ii)	"Holde	er" does not include a responsible person.		
10 11	secured by a m			all indebtedness and other obligations of a borrower st.		
12 13				leed of trust" means a mortgage, deed of trust, security borrower's principal dwelling.		
16	the holder's de	signee who	has underta	onsible person" means a person other than the holder or aken responsibility for filing a release of a wernmental agency charged with recording the		
18		(ii)	"Respo	onsible person" includes:		
19 20		h the grant	1. of title to th	The person responsible for the disbursement of funds in the property; and		
	HUD-1 settlem Procedures Ac		2. ent required	An attorney or other person responsible for preparing the d under the federal Real Estate Settlement		
	does not apply	to a mortg	age or deed	ided in paragraph (2) of this subsection, this section of trust given to secure or guaranty a commercial ommercial Law Article.		
		ecure a cor	nmercial loa	pplies to a mortgage or deed of trust given by an an to that individual if the commercial loan was ured by the borrower's principal dwelling.		
32	deed of trust ha	as been pai ance or by	d in full and the borrowe	e after a loan secured by an existing mortgage or d there is no further commitment by the holder er to incur an obligation secured by that shall:		
	,	ach agreen	ent, note, or	bly mark with the word "paid" or "canceled" and return to r other evidence of the loan secured by that		

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	the loan secupaid in full;		(ii) nat mortg	Furnish the borrower with a written statement that identifies age or deed of trust and states that the loan has been					
4		(2)	Release	any recorded mortgage or deed of trust securing the loan.					
5	(d)	The rele	ease shall	be:					
6		(1)	In writi	ng; and					
7		(2)	Prepare	d at the expense of the holder.					
10 11 12	(e) (1) If the holder does not record the release or provide the release to a responsible person for recording WITHIN 45 DAYS AFTER A LOAN SECURED BY AN EXISTING MORTGAGE OR DEED OF TRUST HAS BEEN PAID IN FULL AND THERE HAS BEEN NO FURTHER COMMITMENT BY THE HOLDER TO MAKE AN ADVANCE OR BY THE BORROWER TO INCUR AN OBLIGATION SECURED BY THE MORTGAGE OR DEED OF TRUST, the holder shall furnish the borrower with:								
14			(i)	The release in a recordable form; and					
	recorded an entity in ord			A notice disclosing the location where the release should be nount of any fee required to be paid to a governmental elease.					
18 19	borrower w	(2) ith a copy		older records the release, the holder shall furnish the elease.					
20 21	(f) from the box	(1) rrower su		or the recording of a release may be collected by the holder this subsection.					
22		(2)	If a fee	is collected for the recording of a release:					
23			(i)	The release shall be recorded by the holder; and					
24 25	recording th	ie release	(ii) that exce	Any portion of the fee not paid to a governmental entity for eeds \$15 shall be refunded to the borrower.					
26 27	any loan.	(3)	A fee au	uthorized under this subsection is not interest with respect to					
28 29	obligated to	(4) record the		is not collected for the recording of a release, the holder is not e.					
30	(G)	(1)	THIS S	UBSECTION DOES NOT APPLY TO:					
31 32	INSTITUTI	IONS AR	(I) CTICLE;	A LICENSEE UNDER TITLE 11, SUBTITLE 5 OF THE FINANCIAL OR					
33 34	FINANCIA	L INSTI	(II) TUTION	AN ENTITY DESCRIBED IN § 11-502(B)(1) OR (B)(11) OF THE S ARTICLE.					

- 1 (2) EXCEPT AS PROVIDED IN PARAGRAPH (1) OF THIS SUBSECTION, IF
- 2 THE BORROWER IS THE PREVAILING PARTY IN AN ACTION TO REQUIRE THE
- 3 DELIVERY OF THE RELEASE, THE HOLDER IS LIABLE FOR THE DELIVERY OF A
- 4 RELEASE AND FOR ALL COSTS AND EXPENSES IN CONNECTION WITH THE BRINGING
- 5 OF THE ACTION, INCLUDING REASONABLE ATTORNEY'S FEES.
- 6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 7 October 1, 2003.