

General Assembly

February Session, 2022

Raised Bill No. 5218

LCO No. **1569**

Referred to Committee on BANKING

Introduced by: (BA)

AN ACT CONCERNING CARD ACCESS TO HOME EQUITY LINES OF CREDIT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subsection (c) of section 49-2 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October* 1, 2022):

4 (c) Advancements may also be made by a mortgagee, or the assignee 5 of any mortgagee, under an open-end mortgage to the original 6 mortgagor, or to the assign or assigns of the original mortgagor who 7 assume the existing mortgage, or any of them, and any such mortgage 8 debt and future advances shall, from the time such mortgage deed is 9 recorded, without regard to whether the terms and conditions upon 10 which such advances will be made are contained in the mortgage deed 11 and, in the case of an open-end mortgage securing a commercial future 12 advance loan, a consumer revolving loan or a letter of credit, without 13 regard to whether the authorized amount of indebtedness shall at that 14 time or any time have been fully advanced, be a part of the debt due 15 such mortgagee and be secured by such mortgage equally with the debts

16 and obligations secured thereby at the time of recording the mortgage 17 deed and have the same priority over the rights of others who may 18 acquire any rights in, or liens upon, the mortgaged real estate 19 subsequent to the recording of such mortgage deed, provided: (1) The 20 heading of any such mortgage deed shall be clearly entitled "Open-End 21 Mortgage"; (2) the mortgage deed shall contain specific provisions 22 permitting such advancements and, if applicable, shall specify that such 23 advancements are made pursuant to a commercial future advance loan 24 agreement, a consumer revolving loan agreement or a letter of credit; (3) 25 the mortgage deed shall state the full amount of the loan therein 26 authorized; (4) the terms of repayment of such advancements shall not 27 extend the time of repayment beyond the maturity of the original 28 mortgage debt, provided this subdivision shall not be applicable where 29 such advancements are made or would be made pursuant to a 30 commercial future advance loan agreement, a consumer revolving loan 31 agreement or a letter of credit, and the mortgage deed specifies that such 32 advancements are repayable upon demand or by a date which shall not 33 be later than thirty years from the date of the mortgage; (5) such 34 advancements shall be secured or evidenced by a note or notes signed 35 by the original mortgagor or mortgagors or any assign or assigns of the 36 original mortgagor or mortgagors who assume the existing mortgage, 37 or any of them, but no note shall be required with respect to any 38 advancements made pursuant to a commercial future advance loan 39 agreement, a consumer revolving loan agreement or a letter of credit as 40 long as such advancements are recorded in the books and records of the 41 original mortgagee or its assignee; (6) the original mortgage shall be 42 executed and recorded after October 1, 1955; (7) the original mortgagor 43 or mortgagors, or any assign or assigns of the original mortgagor or 44 mortgagors who assume the existing mortgage, or any of them, are 45 hereby authorized to record a written notice terminating the right to 46 make such optional future advances secured by such mortgage or 47 limiting such advances to not more than the amount actually advanced 48 at the time of the recording of such notice, provided a copy of such 49 written notice shall also be sent by registered or certified mail, postage 50 prepaid and return receipt requested, to the mortgagee, or a copy of

51 such written notice shall be delivered to the mortgagee by a proper 52 officer or an indifferent person and a receipt for the same received from 53 the mortgagee, and such notice, unless a later date is recorded or 54 specified in the notice, shall be effective from the time it is received by 55 the mortgagee; (8) except that if any such optional future advance or 56 advances are made by the mortgagee, or the assignee of any mortgagee, 57 to the original mortgagor or mortgagors, or any assign or assigns who 58 assume the existing mortgage, or any of them, after receipt of written 59 notice of any subsequent mortgage, lien, attachment, lis pendens, legal 60 proceeding or adjudication against such real property, then the amount 61 of any such advance, other than an advance made pursuant to a 62 commercial future advance loan agreement or a letter of credit, shall not 63 be a priority as against any such mortgage, lien, attachment, lis pendens 64 or adjudication of which such written notice was given; (9) any notice 65 given to the mortgagee under the terms of subdivision (8) of this 66 subsection shall be deemed valid and binding upon the original 67 mortgagee or any assignee of the original mortgagee, in the case of a 68 mortgagee other than a banking institution, on the next business day 69 following receipt by such mortgagee of such notice sent by registered or 70 certified mail, postage prepaid and return receipt requested, or by hand 71 delivery with a signed receipt, and in the case of a mortgagee which is a 72 banking institution, on the next business day following receipt at the 73 main office of such banking institution of such notice sent by registered 74 or certified mail, postage prepaid and return receipt requested, or by 75 hand delivery with a signed receipt. For the purposes of this subsection: 76 (A) "Banking institution" means a bank and trust company, a national 77 banking association having its main office in this state, a savings bank, 78 a federal savings bank having its main office in this state, a savings and 79 loan association, a federal savings and loan association having its main 80 office in this state, a credit union having assets of two million dollars or 81 more, or a federal credit union having its main office in this state and 82 having assets of two million dollars or more; (B) "commercial future 83 advance loan" means a loan to a foreign or domestic corporation, 84 partnership, limited liability company, sole proprietorship, association 85 or entity, or any combination thereof, the proceeds of which are not

intended primarily for personal, family or household purposes, which 86 87 loan entails advances of all or part of the loan proceeds and repayments 88 of all or part of the outstanding balance of the loan from time to time, 89 and includes (i) a commercial revolving loan wherein all or part of the 90 loan proceeds that have been repaid may be readvanced, and (ii) a 91 commercial nonrevolving loan wherein previously advanced loan 92 proceeds, once repaid, cannot be readvanced; and (C) "consumer 93 revolving loan" means a loan to one or more individuals, the proceeds 94 of which are intended primarily for personal, family or household 95 purposes, which is secured by a mortgage on residential real property, 96 and is made pursuant to an agreement between the mortgagor and 97 mortgagee which (i) provides for advancements of all or part of the loan 98 proceeds during a period of time which shall not exceed ten years from 99 the date of such agreement and for repayments of the loan from time to 100 time, (ii) provides for payments to be applied at least in part to the 101 unpaid principal balance not later than ten years from the date of the 102 loan, and (iii) [does not authorize access to the loan proceeds by a credit 103 card or any similar instrument or device, whether known as a credit 104 card, credit plate, or by any other name, issued with or without a fee by 105 an issuer for the use of the cardholder in obtaining money, goods, 106 services, or anything else of value on credit, and (iv)] does not provide 107 that such a revolving loan to more than one mortgagor will be 108 immediately due and payable upon the death of fewer than all the 109 mortgagors who signed the revolving loan agreement. Nothing in this 110 subsection shall affect the validity or enforceability of any loan 111 agreement which provides for future advancements by a lender to a 112 borrower as between such parties or their heirs, successors or assigns, 113 or shall affect the validity or enforceability of any mortgage securing 114 any such loan that would be valid and enforceable without the 115 provisions of this subsection.

| This act shall take effect as follows and shall amend the following sections: | | | |
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| Section 1 | October 1, 2022 | 49-2(c) | |

BA Joint Favorable