Article - Commercial Law

12 - 924.

- (a) (1) [This] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THIS section applies only to a plan between a credit grantor and a consumer borrower under which a credit grantor has taken any property as security for credit extended under the plan.
- (2) THIS SECTION DOES NOT APPLY TO A LOAN TO WHICH \S 3–105.1 OF THE REAL PROPERTY ARTICLE APPLIES.
- (b) A credit grantor shall release any recorded mortgage, deed of trust, security agreement, or other lien securing the extension of credit within a reasonable time after:
- (1) The outstanding unpaid indebtedness under a plan has been paid in full;
- (2) There are no further obligations of the credit grantor or the consumer borrower under the plan; and
 - (3) The account under the plan is closed.
 - (c) The release shall be:
 - (1) In writing; and
 - (2) Prepared at the expense of the credit grantor.
- (d) (1) If the credit grantor does not record the release, the credit grantor shall furnish the consumer borrower with the release in a recordable form.
- (2) If the credit grantor records the release, the credit grantor shall furnish the consumer borrower with a copy of the release.
 - (e) (1) If a fee is collected by a credit grantor for the recording of a release:
 - (i) The release shall be recorded by the credit grantor; and
- (ii) Any portion of the fee not paid to a governmental entity for recording the release shall be refunded to the borrower.
- (2) If a fee is not collected by a credit grantor for the recording of a release, the credit grantor is not obligated to record the release.

 12-1024.
- (a) (1) [This] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THIS section applies only to a loan made by a credit grantor to a consumer borrower.
- (2) THIS SECTION DOES NOT APPLY TO A LOAN TO WHICH § 3–105.1 OF THE REAL PROPERTY ARTICLE APPLIES.