	2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES				
			NRMLA ¹		
STATE	BILL	SUMMARY	BILL HISTORY		
California	A.B. 1551	This bill, as recently amended, now states that a property subject to a PACE assessment contract must not be subject to a reverse mortgage, as defined in Section 1923 of the California Civil Code.	February 22, 2019: Introduced. To print. February 23, 2019: From printer. May be heard in committee March 25. February 25, 2019: Read first time. March 28, 2019: Referred to Coms. on L. Gov. and B. & F. March 28, 2019: From committee chair, with author's amendments: Amend, and re-refer to Com. on L. GOV. March 28, 2019: Read second time and amended. April 1, 2019: Re-referred to Com. on L. GOV. April 1, 2019: Read second time and amended. April 2, 2019: Re-referred to Com. on L. GOV. April 11, 2019: From committee chair, with author's amendments: Amend, and re-refer to Com. on L. Gov. April 11, 2019: From committee: Do pass and re-refer to Com. on B. & F. (Ayes 8. Noes 0.) (April 10). April 11, 2029: Re-referred to Com. on B. & F. January 6, 2020: From committee: Do pass and re-refer to Com. on B. & F. January 6, 2020: Read second time and amended. January 7, 2020: Re-referred to Com. on B. & F. January 15, 2020: Re-referred to Com. on B. & F. January 15, 2020: Read second time and amended. January 17, 2020: Read second time and amended. January 27, 2020: Read second time and second time, Ordered to third reading. January 23, 2020: From committee: Do pass (Ayes 18. Noes 0), Read second time, Ordered to third reading. January 27, 2020: Read third time, Passed, Ordered to the Senate (Ayes 77. Noes 0). January 28, 2020: In Senate, Read first time, To Com. on RLS. for assignment.		
CALIFORNIA	A.B. 1971	This bill would reduce the period that a lender must wait from the date of counseling before accepting a final and complete	January 22, 2020: From printer, may be heard in committee February 22. January 23, 2020: Read first time, To print. February 6, 2020: Referred to Com. on B. & F.		

¹ This Chart was updated on February 26, 2020, by Weiner Brodsky Kider PC solely for use by NRMLA and may not be relied upon by others. This Chart summarizes active 2019-2020 state legislative items through and up to February 26, 2020 directly affecting reverse mortgages, is for informational purposes only, and is not intended as formal legal advice. This Chart is based upon compilations available to us as reported in fee-based electronic databases. While we relied upon such databases in the preparation of this Chart, we cannot assure that such databases produce timely or accurate information. Further, we have not undertaken to engage nor did we confer with locally licensed counsel or governmental relations-specialists in any of the jurisdictions discussed in this Chart, nor have we consulted with state legislative staff in all such jurisdictions. Such consultations, if undertaken, may reveal additional information not reflected in this Chart.

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ **SUMMARY BILL HISTORY STATE** BILL application for a reverse mortgage from 7 days to 3 days. Under current law, a reverse mortgage loan February 18, 2020: Read first time, To print. A.B. 2408 application may not be taken by a lender February 19, 2020: From printer, May be heard in committee March 20. unless the lender provides the prospective February 24, 2020: Referred to Com. on B. & F. borrower, prior to his/her meeting with a counseling agency, with a reverse mortgage worksheet guide, or in the event that the prospective borrower seeks counseling prior to requesting a reverse mortgage loan application from the lender, the counseling agency must provide the prospective borrower the reverse mortgage worksheet **CALIFORNIA** guide. This bill would add the following 3 additional issues to the reverse mortgage worksheet guide addressing: (1) the status of a nonborrower spouse under a reverse mortgage loan; (2) the effect of a reverse mortgage borrower's death or permanent relocation from the home; and (3) what happens when a reverse mortgage borrower decides to obtain a PACE loan on the same property securing the reverse mortgage loan. B23-185 This bill, among other things, would enact March 5, 2019: Introduced by Chairman Mendelson at Office of the Secretary. March 15, 2019: Notice of intent to act on B23-0185 published in the District of Columbia Register. the District of Columbia Debt Collection Agency and Third Party Loan Servicer Act of March 19, 2019: Referred to Committee on Business and Economic Development. **DISTRICT OF** 2019 (the "Act"). The bill would require any **COLUMBIA** person acting as a collection agency or a third party loan servicer to obtain a license

2020 STATE LEGISLATIVE TRACKING CHART - REVERSE MORTGAGES NRMLA¹ **BILL HISTORY STATE** BILL **SUMMARY** under the Act, unless exempt. "Third party loan servicer" is defined as a person who uses an instrumentality of interstate commerce or the mails in any business for the principal purpose of servicing a loan directly or indirectly, owed or due, or asserted to be owed or due another. In addition, "servicing" is defined to include making payments to borrowers as part of a home equity conversion mortgage or reverse mortgage loan. This is a 2020 budget bill for the District of March 20, 2019: Introduced by Chairman Mendelson at Office of the Secretary. B23-208 Columbia and would allocate \$13,582,000 for March 29, 2019: Notice of Intent to Act Published in the District of Columbia Register. the District of Columbia Housing Finance April 2, 2019: Retained by the Council with comments from the Committee of the Whole. Agency. Moreover, all funds budgeted, April 26, 2019: Oversight Hearing. without regard to fiscal year, for the Reverse May 14, 2019: First Reading. Mortgage Foreclosure Prevention Program May 28, 2019: Amendments (Mendelson)(Grosso, McDuffie, Todd, R. White, T. White)(Allen/Nadeau). are authorized for expenditure and remain May 28, 2019: Amendments (T. White #1)(T. White #2)(Bonds). DISTRICT OF available for expenditure until September 30, June 7, 2019: Notice of Oversight Hearing Published in the District of Columbia Register. **COLUMBIA** 2020. June 28, 2019: Transmitted to Mayor, Response due on July 15, 2019. September 20, 2019: Law L23-0011 Effective from Aug 31, 2019, published in DC Register. January 31, 2020: Committee Report Filed. February 18, 2020: Committee Mark-up of B23-0208. February 20, 2020: Committee Report Filed. H.B. 503 This bill reinstates and amends the Maine House: property tax deferral program to include February 7, 2019: Comm. on Taxation suggested and ordered printed, Referred to the Comm. on Taxation. households with at least one individual who February 7, 2019: Sent for concurrence, Ordered sent forthwith. MAINE is 65 years of age or older or who is unable to June 4, 2019: Consent calendar – first day, Under suspension of the Rules consent calendar – second day. continue employment due to disability and June 4, 2019: Passed to be engrossed as amended by Committee Amendment "A" (H-443).

	2020 State Legislative Tracking Chart – Reverse Mortgages			
	$NRMLA^1$			
STATE	BILL	SUMMARY	BILL HISTORY	
		surviving spouses who are at least 60 years of age or who are unable to continue employment due to disability. The bill, among other things, also: (1) modifies the eligibility income for the property tax deferral program from less than \$32,000 to less than \$40,000; (2) requires an individual applying for deferral of property taxes to have liquid assets, which include funds from a HECM, of less than \$50,000 or in the case of 2 or more individual filing a claim jointly, combined liquid assets of less than \$75,000; (3) amends the rate of accrual of interest on deferred property taxes; and (4) provides that properties may not be subject to deferral under both state and municipal deferral programs. [Appears similar to ME H.B. 556, filed but not passed in 2019.]	June 4, 2019: Sent for concurrence, ordered sent forthwith. June 5, 2019: Passed to be enacted, Sent for concurrence, Ordered sent forthwith. June 20, 2019: Carried over on the Special Appropriations Table to any special or regular sessions, or both, of the 129th Legislature pursuant to Joint Order HP 1322. Senate: February 7, 2019: Referred to Comm. on Taxation in concurrence. June 4, 2019: Report read and accepted, in concurrence. June 4, 2019: Read once, Committee Amendment "A" (H-443) read and adopted, in concurrence. June 4, 2019: Under suspension of the Rules, read 2nd time and passed to be engrossed as amended by Committee Amendment "A" (H-443). June 4, 2019: Ordered sent down forthwith. June 6, 2019: On mot. by Sen. Sanborn placed on the spec. approp. table pending passage, in concurrence. June 20, 2019: Carried over on the Special Appropriations Table to any Special or Regular Sessions, or both, of the 129th Legislature pursuant to Joint Order HP 1322.	
Maine	H.B. 556	This bill reinstates and amends the Maine property tax deferral program to include households with at least one individual who is 65 years of age or older or who is unable to continue employment due to disability. The bill, among other things, also: (1) modifies the eligibility income for the property tax deferral program from less than \$32,000 to less than \$40,000; (2) requires an individual applying for deferral of property taxes to	House: February 12, 2019: Comm. on Taxation suggested and ordered printed, Referred to Comm. on Taxation. February 12, 2019: Sent for concurrence, Ordered sent forthwith. Senate: February 12, 2019: Referred to the Comm. on Taxation in concurrence. April 30, 2019: Pursuant to Joint Rule 310.3 Placed in Legislative Files (Dead).	

		2020 State Legislati	VE TRACKING CHART – REVERSE MORTGAGES
			NRMLA ¹
STATE	BILL	SUMMARY	BILL HISTORY
		have liquid assets, which include funds from a HECM, of less than \$50,000 or in the case of 2 or more individual filing a claim jointly, combined liquid assets of less than \$75,000; (3) provides that properties may not be subject to deferral under both state and municipal deferral programs; and (4) makes the existing abatement and appeal processes available in cases in which the State Tax Assessor disagrees with the municipal assessment of a property eligible for enrollment in the program. [Appears similar to ME H.B. 503, filed but not passed in 2019.]	
Maine	H.B. 1055	This bill would enact the Senior Property Tax Reimbursement Act which would provide reimbursement to a taxpayer who (1) reaches retirement age or is older than retirement age on April 1st of the year in which the claim is filed, (2) has a household income less than \$40,000, (3) if filing individually, has liquid assets of less than \$50,000 or, if filing jointly as household members, jointly has liquid assets of less than \$75,000, (4) qualifies for and receives a homestead exemption for the homestead for which the reimbursement claim is made. "Liquid assets" is defined to include funds from a HECM that are in the	House: April 2, 2019: Committee on Taxation suggested and ordered printed, Referred to Committee on Taxation. April 2, 2019: Sent for concurrence, Ordered sent forthwith. Senate: April 2, 2019: Referred to Committee on Taxation in concurrence. May 21, 2019: Pursuant to Joint Rule 310.3 Placed in Legislative Files (Dead).

2020 STATE LEGISLATIVE TRACKING CHART - REVERSE MORTGAGES NRMLA¹ **BILL HISTORY STATE** BILL **SUMMARY** individual's possession whether they are in cash or have been converted to another form. This bill would create a duty of good faith S.B. 415 House: for mortgage loan servicers. "Good faith" is March 19, 2019: Referred to the Comm. on Judiciary, In concurrence, Ordered sent forthwith. defined as honesty in fact and the June 12, 2019: Consent Calendar – First Day, Under suspension of the rules Consent Calendar – Second Day. observance of reasonable commercial June 12, 2019: Passed to be engrossed as amended by Committee Amendment "A" (S-258). standards of fair lending. "Servicing" is June 12, 2019: Ordered sent forthwith in concurrence. defined to include making a payment to the borrower under a HECM or reverse Senate: mortgage. The bill provides that a violation March 19, 2019: Comm. on Health Coverage, Insurance and Financial Services suggested and ordered printed of this duty of good faith during a March 19, 2019: On motion by S. Sanborn, H. of Cumberland reference to the Comm. on Judiciary. MAINE foreclosure action may result in dismissal or March 19, 2019: Ordered sent down forthwith for concurrence. stay of the action or other appropriate June 11, 2019: Report read and accepted, Read once, Comm. Amend. "A" (S-258) read and adopted. sanctions until the violation is cured. June 11, 2019: Under susp. of rules, read 2nd time & passed to be engrossed as amended by Comm. Amend. Additionally, the bill would amend the "A" (S-258). foreclosure meditation program to allow June 11, 2019: Ordered sent down forthwith for concurrence. courts to directly sanction a mortgage June 12, 2019: Passed to be enacted, in concurrence. servicer when the servicer fails to mediate in good faith. This bill would amend the Massachusetts H.B. 918 Senate: requirement that third-party counseling for January 22, 2019: Referred to the committee on Financial Services. reverse mortgage loans must be conducted in-person. Pursuant to this bill, mortgagees House: would be allowed to accept a written January 22, 2019: Senate concurred. MASSACHUSETTS certification from a counselor with a thirdparty organization that the mortgagor has <u>Ioint</u>: received counseling in-person or via video April 19, 2019: Hearing scheduled for May 2, 2019 from 11 am to 1pm. conference.

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ BILL **BILL HISTORY STATE SUMMARY** This bill would amend the general laws to H.B. 954 House: allow banks to make a reverse mortgage loan January 22, 2019: Referred to the Committee on Financial Services. to the resident of a cooperative unit, provided that the resident be at least 60 years Senate: of age, occupies the mortgaged real estate in January 22, 2019: Senate concurred. **MASSACHUSETTS** whole and in part, and is considered the owner of the real estate. Joint: October 28, 2019: Hearing scheduled for 11/05/2019 from 1 to 4 pm in B-1. H.B. 3617 This bill would amend the Massachusetts House: property tax deferral provisions for real January 22, 2019: Referred to the Committee on Revenue. property of a person 65 years of age or over February 6, 2020: Reporting date extended to Tuesday April 7, 2020, pending concurrence. and occupied by such person as their domicile. Among other things, the bill would Senate: remove the requirement that the person January 22, 2019: Senate concurred. must have been domiciled in Massachusetts February 13, 2020: Senate concurred. for the preceding 10 years and either: (1) has owned or occupied as their domicile the real Joint: property in Massachusetts for 5 years; or (2) September 18, 2019: Hearing scheduled for 09/24/2019 from 1 to 4 pm in B-2. is a surviving spouse who inherits such real MASSACHUSETTS property and has occupied real property in Massachusetts as their domicile for 5 years and who otherwise qualifies for the tax exemption. Note that a lien filed pursuant to a tax deferral and recovery agreement between the board of assessors and the owner(s) of such real property will be subsequent to any liens securing a reverse mortgage, except for shared appreciation instruments.

2020 STATE LEGISLATIVE TRACKING CHART - REVERSE MORTGAGES NRMLA¹ BILL **SUMMARY BILL HISTORY STATE** This bill would enact the Melinda Stewart S.B. 782 Senate: Stabilization Act (the "Act"). This bill January 22, 2019: Referred to the committee on Housing. appears to exclude reverse mortgages and February 13, 2020: Accompanied a study order. applies primarily to rental housing but makes an odd and confusing statement House: about reverse mortgages, by providing that January 22, 2019: House concurred. only two notices are needed for reverse mortgages: (1) end-of-year mortgage Joint: statement; and (2) verification of living December 10, 2019: Hearing scheduled for 01/14/2020 from 10:30am to 3pm in Gardner Auditorium. statement. Moreover, the Act provides that a MASSACHUSETTS reverse mortgage homeowner should be given the right to begin paying off the mortgage without any unreasonable interruptions or processes, such as paying off excess charges or putting down a large payment in advance before allowing payment to begin. Further, the Act provides that these excess fees and processes are discriminatory and lead to destabilization. Under current law, prior to accepting a final H.B. 3627 February 20, 2020: Introduction and first reading, referred to Commerce. and complete application for a reverse mortgage loan or assessing any fees, the lender must refer the borrower to an independent counseling agency for reverse mortgage counseling and, at the counseling **MINNESOTA** session, the reverse mortgage counselor must discuss certain specific issues related to reverse mortgages. As part of those specific issues, this bill would require the counselor to provide an explanation of the borrower's

	2020 State Legislative Tracking Chart – Reverse Mortgages NRMLA ¹				
STATE	BILL	SUMMARY	BILL HISTORY		
		right, before executing the reverse mortgage			
		loan, to designate an "alternate individual,"			
		as defined in the HECM regulations, to			
		receive communications regarding (1)			
		delinquencies, defaults, unfulfilled			
		obligations under the agreement, and (2) any			
		other circumstances that may result in			
		foreclosure if there is a failure to cure or			
		comply. Additionally, the bill states that if			
		the borrower has designated an alternate			
		individual, the reverse mortgage loan			
		servicer must provide the borrower and			
		alternate individual with notice of (1)			
		delinquencies, defaults, unfulfilled			
		obligations under the reverse mortgage loan			
		agreement, and (2) any other circumstances			
		that may result in foreclosure if there is a			
		failure to cure or comply ("Notice"). The			
		servicer may demonstrate compliance with			
		this requirement by recording with the			
		county recorder or registrar of title an			
		affidavit stating that the Notice was			
		delivered to the borrower and alternate			
		individual. The bill also states that the			
		borrower has a cause of action if the servicer			
		fails to provide the Notice to the alternate			
		individual. Further, the servicer must			
		provide the Notice to the independent			
		counseling agency identified in the			
		agreement. The Notice may be provided to			
		the counseling agency at the same time it is			

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ BILL **SUMMARY BILL HISTORY STATE** provided to the borrower and alternate individual or after the borrower or alternate individual fail to timely respond to the Notice. This bill would enact the New Jersey Senior A.B. 2447 February 3, 2020: Introduced, referred to Assembly Senior Services Committee. Citizens Property Tax Deferral Act ("the Act"). The Act would qualify New Jersey seniors who are 65 years of age and older and whose annual income is under \$50,000 for annual deferral of property tax payments, if their primary residence has an equalized assessed value of under \$500,000 and that residence is not subject to a reverse mortgage. Further, all deferred payments, New Jersey including accrued interest, under the program will become payable when, among other things, an eligible senior who claimed the deferral enters into a reverse mortgage agreement for the residence. [Appears to be a companion bill to S.B. 1519, filed but not passed in 2020, and similar to NJ S.B. 3720, filed but not passed in 2019.] S.B. 1226 This bill would establish pre-loan counseling February 3, 2020: Introduced in the Senate, Referred to Senate Commerce Committee. requirements and borrower right of rescission for reverse mortgage loans. Under New Jersey this bill, prior to accepting a final and complete application for a reverse mortgage loan or assessing any fees, the lender must

	$NRMLA^1$				
STATE	BILL	SUMMARY	BILL HISTORY		
		provide the borrower with a written			
		checklist advising the borrower to discuss			
		certain issues with a reverse mortgage			
		counselor. The lender would also be required			
		to provide the borrower the names and			
		contact information for at least five (5)			
		counseling agencies domiciled in New Jersey			
		that are approved by HUD. Also, the lender			
		would have to receive a certification from the			
		borrower attesting that the borrower has			
		received in-person counseling. Under this			
		bill, a reverse mortgage executed with a			
		borrower who has not received pre-loan			
		counseling is void and unenforceable. The			
		bill would also give a borrower a seven (7)			
		day right of rescission after the borrower's			
		acceptance, in writing, of the lender's written			
		commitment to make the reverse mortgage			
		loan. Under this bill, "reverse mortgage"			
		means a reverse annuity mortgage or a			
		reverse direct payment mortgage. "Reverse			
		annuity mortgage" means a mortgage loan			
		secured by unencumbered residential			
		property of the mortgagor which loan is			
		used by the mortgagee to purchase annuities			
		for the benefit of the mortgagor. "Reverse			
		direct payment mortgage" means a			
		mortgage loan secured by unencumbered			
		residential property of the mortgagor, which			
		loan is paid directly to the mortgagor in			
		fixed amounts over the term of the mortgage			

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ BILL **SUMMARY BILL HISTORY STATE** not to exceed 10 years, or such other term as may be established by the Commissioner of Banking. [Appears similar to NJ S.B. 1811, filed but not passed in 2018.] This bill would enact the New Jersey Senior February 13, 2020: Introduced in the Senate, Referred to Senate Community and Urban Affairs Committee. S.B. 1519 Citizens Property Tax Deferral Act ("the Act"). The Act would qualify New Jersey seniors who are 65 years of age and older and whose annual income is under \$50,000 for annual deferral of property tax payments, if their primary residence has an equalized assessed value of under \$500,000 and that residence is not subject to a reverse mortgage. Further, all deferred payments, NEW JERSEY including accrued interest, under the program will become payable when, among other things, an eligible senior who claimed the deferral enters into a reverse mortgage agreement for the residence. [Appears to be a companion bill to NJ A.B. 2447, filed but not passed in 2020, and similar to NJ S.B. 3720, filed but not passed in 2019.] January 11, 2019: Referred to Aging. S.B. 1246 This bill would amend Section 280 and Section 280-a of the real property law to add January 8, 2020: Referred to Aging. **NEW YORK** new conditions on authorized lenders of

		2020 State Legislati	VE TRACKING CHART – REVERSE MORTGAGES		
	$NRMLA^1$				
STATE	BILL	SUMMARY	BILL HISTORY		
		reverse mortgages. The bill, in part, would require an authorized lender to deliver to the applicant, upon application, a plain language notice prepared by the Department of Financial Services. Further, the bill provides that no reverse mortgage loan application may be taken by a lender unless the lender provides the prospective borrower, prior to his or her meeting with a counseling agency on reverse mortgages, with a reverse mortgage worksheet guide to be prepared by the Department of Financial Services. The bill also requires that a lender must not accept a final and complete application for a reverse mortgage loan from a prospective applicant or assess any fees upon a prospective applicant until a lapse of seven days from the reverse mortgage counseling. [Appears to be a companion bill to NY A.B. 6883, filed but not passed in 2019.]			
New York	S.B. 2373	This bill requires the New York Department of Financial Services to develop a HECM Information Summary Sheet disclosure that lenders must provide HECM borrower no less than 5 days prior to closing. This disclosure informs borrowers of their rights and responsibilities under a reverse mortgage and includes, among other things: (1) a schedule of payments; (2) a statement	January 24, 2019: Referred to Aging. February 12, 2019: Reported and Committed to Finance. January 8, 2020: Referred to Aging.		

		2020 State Legislati	VE TRACKING CHART – REVERSE MORTGAGES		
	$NRMLA^{1}$				
STATE	BILL	SUMMARY	BILL HISTORY		
		advising borrowers to consult with licensed professionals regarding the tax and estate planning consequences of obtaining a reverse mortgage; (3) an explanation and itemization of the potential costs of a reverse mortgage; (4) a summary of actions or conditions that will constitute a default under a reverse mortgage; (5) a summary and explanation of alternatives to obtaining a reverse mortgage on the basis of economic hardship; (6) information on a borrower's rights in the foreclosure process; and (7) information about New York-based organizations that provide HECM counseling. Additionally, failure to provide the HECM Information Summary Sheet would result in the related reverse mortgage loan becoming null and void. [Appears similar to NY A.B. 5628, filed but not passed in 2019.]			
New York	S.B. 2911	This bill would amend the New York real property tax law to state that the threshold establishing the maximum amount of income property owners may earn for the purpose of eligibility for the property tax exemption for, among others, persons sixty-five years of age or over and for persons with disabilities and limited income must be increased by order of the Commissioner of Taxation and Finance	January 30, 2019: Referred to Local Government. May 15, 2019: Amend (T) and Recommit to Local Government, Print Number 2911A. January 8, 2020: Referred to Local Government.		

		2020 State Legislati	VE TRACKING CHART – REVERSE MORTGAGES
			NRMLA ¹
STATE	BILL	SUMMARY	BILL HISTORY
		on January 1 of each year to reflect any increase in the regional consumer price index for the New York and New Jersey areas during the preceding twelve-month period. Proceeds of a reverse mortgage are already excluded from the calculation of income for purposes of the property tax exemption (provided, however, that monies used to repay a reverse mortgage may not be deducted from income, and also provided that any interest or dividends realized from the investment of reverse mortgage proceeds are considered income). [Appears to be a companion bill to NY A.B. 4522, and similar to NY S.B. 3609, NY A.B. 3149, NY A.B. 5252, NY A.B. 5335, NY A.B. 6515, filed but not passed in 2019.]	
New York	S.B. 3221	This bill would amend the real property law to require the New York Department of Financial Services to establish an internet website for comparison of federal HECM products offered in the state. The bill provides that such website will allow the consumer to compare the cost, rate, and service features of these products. [Appears similar to NY A.B. 5625, filed but not passed in 2019.].	February 4, 2019: Referred to Judiciary. April 30, 2019: Reported and committed to Finance. June 14, 2019: Committee discharged and committed to rules, Ordered to third reading Cal. 1380. June 14, 2019: Substituted by A.B. 5625A, Substituted for S.B. 3221, third reading Cal. 1380, Passed Senate. June 14, 2019: Returned to Assembly. November 26, 2019: Delivered to Governor. December 6, 2019: Vetoed mm. 713; Tabled.

2020 STATE LEGISLATIVE TRACKING CHART - REVERSE MORTGAGES NRMLA¹ BILL **SUMMARY BILL HISTORY STATE** S.B. 3609 This bill would amend the real property tax February 11, 2019: Referred to Aging. law in relation to income requirements for January 8, 2020: Referred to Aging. the real property school tax exemption granted to persons sixty-five years of age or over in high-appreciation municipalities. It would, in part, increase the maximum allowable income property owners may earn for purposes of this exemption from \$29,000 to \$50,000 beginning July 1, 2019 in a county, city, town, village, or school district which is a high-appreciation municipality. Note that proceeds of a reverse mortgage are already excluded from the calculation of income for purposes of the real property school tax exemption (provided, however, that monies **NEW YORK** used to repay a reverse mortgage may not be deducted from income, and also provided that any interest or dividends realized from the investment of reverse mortgage proceeds are considered income). [Appears to be a companion bill to NY A.B. 5335, filed but not passed in 2019, and similar to NY S.B. 2911, NY S.B. 5557, NY A.B. 3149, NY A.B. 5252, NY A.B. 5335, NY A.B. 4522, NY A.B. 6515, filed but not passed in 2019.] S.B. 3686 This bill would amend New York banking February 12, 2019: Referred to Banks. **NEW YORK** June 14, 2019: Amend and recommit to banks, Print number 3686A. law by adding a new section 6-n to authorize

		2020 STATE LEGISLATI	VE TRACKING CHART – REVERSE MORTGAGES			
	$NRMLA^1$					
STATE	BILL	SUMMARY	BILL HISTORY			
		reverse cooperative apartment unit loans for	June 16, 2019: Amend and recommit to Banks, Print number 3686B.			
		persons sixty-two years of age or older. The	June 19, 2019: Committee discharged and committed to Rules; Ordered to third reading Cal. 1763.			
		bill allows for the following payout options	June 19, 2019: Passed Senate, Delivered to Assembly, Referred to Codes.			
		for a reverse cooperative apartment unit	June 20, 2019: Substituted for A.B. 2632B, Ordered to third reading Cal. 587.			
		loan: (1) a term payment option under which	June 20, 2019: Passed Assembly, Returned to Senate.			
		equal monthly payments are made to the	December 6, 2019: Delivered to Governor.			
		borrower for a fixed term of months chosen	December 13, 2019: Vetoed Memo.213.			
		by the borrower; (2) a tenure payment option				
		under which equal monthly payments are				
		made to the borrower until the loan is				
		prepaid in full or becomes due and payable;				
		(3) a line of credit payment option under				
		which payments are made to the borrower at				
		times and in amounts determined by the				
		borrower as long as the amounts do not				
		exceed the maximum of loan proceeds; and				
		(4) a single lump sum payment option under				
		which the borrowers receives an amount				
		from the lender that does not exceed the				
		maximum amount of loan proceeds and				
		where set asides required for disbursements				
		such as loan closing costs or monthly				
		maintenance fees will be deducted from the				
		amount of proceeds available to the				
		borrower. A reverse cooperative apartment				
		unit loan must, among other things, grant				
		the borrower lifetime possession of the				
		apartment as long as the apartment is the				
		borrower's principal residence. This bill				
	1	creates numerous disclosure, servicing, and				

		2020 STATE LEGISLATI	VE TRACKING CHART – REVERSE MORTGAGES
			NRMLA ¹
STATE	BILL	SUMMARY	BILL HISTORY
		qualification requirements for reverse cooperative apartment unit loans.	
		[Appears to be a companion bill to NY A.B. 2632, filed but not passed in 2019.]	
New York	S.B. 4407	This bill would amend the real property law in relation to the regulation of reverse mortgages issued under the federal HECM program. Additionally, this bill appears to require lenders offering reverse mortgages in New York to obtain a separate approval from the New York Department of Financial Services in order to make HECMs. The bill, in part, would also prohibit the deceptive advertising and issuance of federal HECM loans. Moreover, the bill would require that independent counseling be provided to applicants for such mortgages and would also require lenders to provide notice of the duty of the mortgagor to pay certain property related expenses when equity in the real property is low or depleted. Additionally, the bill would restrict a lender's ability to foreclose on the mortgaged property based on the failure of the mortgagor to live on the property as a primary residence. Further, the bill also provides that compliance with its provisions is a precondition to begin a foreclosure	March 11, 2019: Referred to Aging. May 14, 2019: 1st Report Cal. 741. May 15, 2019: 2nd Report Cal. May 20: Advanced to Third Reading. May 21, 2019: Substituted by A.B. 5626, Returned to Assembly. May 21, 2019: Passed Senate, 3nd Reading Cal.741, Substituted for S.B. 4407. November 26, 2019: Delivered to Governor. December 6, 2019: signed chap. 581; approval memo.27.

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ **BILL HISTORY STATE** BILL **SUMMARY** action and that failure to comply will be a complete defense to a foreclosure action. [Appears to be a companion bill to NY A.B. 5626, filed but not passed in 2019.] This bill would amend the real property law March 11, 2019: Referred to Aging. S.B. 4408 in relation to the regulation of default and May 14, 2019: 1st Report Cal. 742. foreclosure of reverse mortgages issues May 15, 2019: 2nd Report Cal. under the federal HECM program. The bill, May 20, 2019: Advanced to Third Reading. in part, requires an authorized lender which May 21, 2019: Referred to Judiciary, Delivered to Assembly, Passed Senate. seeks to foreclose upon a reverse mortgage January 8, 2020: Died in Assembly, Returned to Senate, Referred to Aging. issued under the federal HECM program to January 22, 2020: 1st Report Cal. 225. provide notice thereof to the New York January 23, 2020: 2nd Report Cal. Department of Financial Services ("NY January 27, 2020: Advanced to Third Reading. DFS") and to the mortgagor. The bill would January 29, 2020: Passed Senate, Delivered to Assembly, Referred to Judiciary. also require the NY DFS to provide notice to **NEW YORK** the mortgagor of legal service organizations which may assist them with the default or foreclosure. Moreover, the bill would prohibit authorized lenders from making advance payment of debts upon the mortgaged real property. [Appears to be a companion bill to NY A.B. 5627, filed but not passed in 2019.] This bill would enact the New York State S.B. 5382 April 29, 2019: Referred to Health. Senior Housing Opportunities Partnership January 8, 2020: Committee Discharged and Committed to Aging. **NEW YORK** Act and establish the New York state senior housing opportunities partnership authority.

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ **BILL HISTORY STATE** BILL **SUMMARY** The bill provides that the proposed authoritative body would finance or collaborate in the financing of senior housing opportunities facility projects. In addition, the bill defines "Senior Housing Opportunities Facility" as any structure that is or is to be owned or occupied ("Owner-Occupied") by seniors. For the purposes of the bill, "Owner-Occupied" means and includes any provision or instrument, including reverse mortgages, that allows a senior to own or to eventually own their living unit. [Appears to be companion bill to NY A.B. 4554, filed but not passed in 2019.] S.B. 5557 This bill would amend the New York real May 7, 2019: Referred to Aging. property tax law to increase the amount of May 14, 2019: 1st Report Cal. 745. income property owners may earn for the May 15, 2019: 2nd Report Cal. purpose of eligibility for the property tax May 20, 2019: Advanced to Third Reading. exemption for persons sixty-five years of age May 21, 2019: Referred to Aging, Delivered to Assembly, Passed Senate. or over and for persons with disabilities and January 8, 2020: Died in Assembly, Returned to Senate, Referred to Aging. limited income from \$29,000 to \$50,000 January 8, 2020: Amend and recommit to Aging, Print number 5557A. **NEW YORK** beginning July 1, 2020. Proceeds of a reverse January 22, 2020: 1st Report Cal. 227. mortgage are already excluded from the January 23, 2020: 2nd Report Cal. calculation of income for purposes of the January 27, 2020: Advanced to Third Reading. property tax exemption (provided, however, January 29, 2020: Passed Senate, Delivered to Assembly, Referred to Aging. that monies used to repay a reverse mortgage may not be deducted from income, and also provided that any interest or

2020 STATE LEGISLATIVE TRACKING CHART - REVERSE MORTGAGES NRMLA¹ BILL **SUMMARY BILL HISTORY STATE** dividends realized from the investment of reverse mortgage proceeds are considered income). [Appears to be a companion bill to NY A.B. 3149, filed but not passed in 2019, similar to NY S.B. 2911, NY S.B. 3609, NY A.B. 4522, NY A.B. 5252, NY A.B. 5335, NY A.B. 6515, filed but not passed in 2019.] S.B. 7009 This bill would amend the real property tax January 8, 2020: Referred to Local Government. law in relation to income requirements for the real property tax exemption granted to persons sixty-five years of age or over in municipal corporation in which their real property is located. The bill provides that where the taxable status date is on or before April 14th, "income tax year" means the twelve-month period for which the owner or owners filed a federal personal income tax return for the year immediately preceding **New York** the date of application for the exemption. Additionally, where the taxable status date is on or after April 15th, "income tax year" means the twelve-month period for which the owner or owners filed a federal personal income tax return for the income tax year immediately preceding the date of application for the exemption. Note that proceeds of a reverse mortgage are already excluded from the calculation of income for

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ BILL **SUMMARY BILL HISTORY STATE** purposes of this tax exemption (provided, however, that monies used to repay a reverse mortgage may not be deducted from income, and also provided that any interest or dividends realized from the investment of reverse mortgage proceeds are considered income). [Appears to be a companion bill to NY A.B. 8850, filed but not passed in 2019] This bill would amend section 280-b of the January 10, 2020: Referred to Rules. S.B. 7184 New York real property law to only prohibit January 13, 2020: Ordered to Third Reading Cal. 108. an authorized lender or any other party or January 22, 2020: Passed Senate, Delivered to Assembly, Referred to Judiciary. entity in any manner, in the marketing or offering of HECM loans, to use the words "government insured" or other similar language in a manner that falsely represents that the HECM loans are insured, supported, **NEW YORK** and sponsored by any governmental entity in any commercial, mailing, advertisement, or writing relating thereto. [Appears to be a companion bill to NY A.B. 9788, filed but not passed in 2020.] S.B. 7580 This bill would amend New York banking January 28, 2020: Referred to Banks. law by adding a new section 6-o to authorize reverse cooperative apartment unit loans for **NEW YORK** persons sixty-two years of age or older. The bill allows for the following payout options

$NRMLA^1$				
STATE	BILL	SUMMARY	BILL HISTORY	
		for a reverse cooperative apartment unit		
		loan: (1) a term payment option under which		
		equal monthly payments are made to the		
		borrower for a fixed term of months chosen		
		by the borrower; (2) a tenure payment option		
		under which equal monthly payments are		
		made to the borrower until the loan is		
		prepaid in full or becomes due and payable;		
		(3) a line of credit payment option under		
		which payments are made to the borrower at		
		times and in amounts determined by the		
		borrower as long as the amounts do not		
		exceed the maximum of loan proceeds; and		
		(4) a single lump sum payment option under		
		which the borrowers receives an amount		
		from the lender that does not exceed the		
		maximum amount of loan proceeds and		
		where set asides required for disbursements		
		such as loan closing costs or monthly		
		maintenance fees will be deducted from the		
		amount of proceeds available to the		
		borrower. A reverse cooperative apartment		
		unit loan must, among other things, grant		
		the borrower lifetime possession of the		
		apartment as long as the apartment is the		
		borrower's principal residence. This bill		
		creates numerous disclosure, servicing, and		
		qualification requirements for reverse		
		cooperative apartment unit loans.		

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ **SUMMARY BILL HISTORY STATE** BILL [Appears to a companion bill to NY A.B. 9095, filed but not passed in 2020, and similar to NY S.B. 3686 and NY A.B. 2632, filed but not passed in 2019.] This bill would amend New York banking A.B. 2632 January 24, 2019: Referred to Banks. law by adding a new section 6-n to authorize June 11, 2019: Amend and recommit to Banks. reverse cooperative apartment unit loans for June 11, 2019: Print number 2632a. persons sixty-two years of age or older. The June 15, 2019: Amend and recommit to Banks, Print number 2632b. bill allows for the following payout options June 17, 2019: Reported referred to Codes, Reported referred to Rules. June 19, 2019: Ordered to third reading rules Cal. 587. for a reverse cooperative apartment unit loan: (1) a term payment option under which June 20, 2019: Substituted by S.B. 3686B. equal monthly payments are made to the June 20, 2019: Substituted for A.B. 2632B, ordered to third reading rules Cal.587. borrower for a fixed term of months chosen June 20, 2019: Passed Assembly, Returned to Senate. by the borrower; (2) a tenure payment option December 6, 2019: Delivered to Governor. under which equal monthly payments are December 13, 2019: Vetoed Memo.213. made to the borrower until the loan is prepaid in full or becomes due and payable; **NEW YORK** (3) a line of credit payment option under which payments are made to the borrower at times and in amounts determined by the borrower as long as the amounts do not exceed the maximum of loan proceeds; and (4) a single lump sum payment option under which the borrowers receives an amount from the lender that does not exceed the maximum amount of loan proceeds and where set asides required for disbursements such as loan closing costs or monthly maintenance fees will be deducted from the amount of proceeds available to the

		2020 State Legislati	VE TRACKING CHART – REVERSE MORTGAGES			
	$NRMLA^{1}$					
STATE	BILL	SUMMARY	BILL HISTORY			
		borrower. A reverse cooperative apartment unit loan must, among other things, grant the borrower lifetime possession of the apartment as long as the apartment is the borrower's principal residence. This bill creates numerous disclosure, servicing, and qualification requirements for reverse cooperative apartment unit loans. [Appears to be a companion bill to NY S.B. 3686, filed but not passed in 2019.]				
New York	A.B. 3149	This bill would amend the New York real property tax law to increase the amount of income property owners may earn for the purpose of eligibility for the property tax exemption for persons sixty-five years of age or over and for persons with disabilities and limited income from \$29,000 to \$50,000 beginning July 1, 2020. Proceeds of a reverse mortgage are already excluded from the calculation of income for purposes of the property tax exemption (provided, however, that monies used to repay a reverse mortgage may not be deducted from income, and also provided that any interest or dividends realized from the investment of reverse mortgage proceeds are considered income).	January 28, 2019: Referred to Aging. January 8, 2020: Referred to Aging. January 9, 2020: Amend and recommit to Aging, Print number 3149a.			

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ BILL **SUMMARY BILL HISTORY STATE** [Appears to be a companion bill to NY S.B. 5557, filed but not passed in 2019, similar to NY S.B. 2911, NY S.B. 3609, NY A.B. 5252, NY A.B. 5335, NY A.B. 4522, NY A.B. 6515, filed but not passed in 2019.] This bill would amend section 280 of the real A.B. 3960 January 31, 2019: Referred to Housing. property law and would, in part, increase the January 8, 2020: Referred to Housing. age of eligibility for obtaining a reverse mortgage loan to age sixty-two (from sixty); repeal section 280-a of the real property law; allow a reverse mortgage loan on a cooperative apartment, life estate, trust, and leasehold interest; and delete the provision **NEW YORK** allowing an attorney to provide third party counseling. The bill also provides that a reverse mortgage loan may be a FHAinsured HECM pursuant to subdivision four of section 280 or a non-FHA-insured (proprietary) loan. This bill would amend the New York real February 2, 2019: Referred to Real Property Taxation. A.B. 4522 May 30, 2019: Amend (t) and recommit to Real Property Taxation, Print number 4522A. property tax law to state that the threshold establishing the maximum amount of income January 8, 2020: Referred to Real Property Taxation. property owners may earn for the purpose of eligibility for the property tax exemption for, **NEW YORK** among others, persons sixty-five years of age or over and for persons with disabilities and limited income must be increased by order of the Commissioner of Taxation and Finance on January 1 of each year to reflect any

		2020 STATE LEGISLATI	VE TRACKING CHART – REVERSE MORTGAGES
$NRMLA^1$			
STATE	BILL	SUMMARY	BILL HISTORY
		increase in the regional consumer price index for the New York and New Jersey areas during the preceding twelve-month period. Proceeds of a reverse mortgage are already excluded from the calculation of income for purposes of the property tax exemption (provided, however, that monies used to repay a reverse mortgage may not be deducted from income, and also provided that any interest or dividends realized from the investment of reverse mortgage proceeds are considered income). [Appears to be a companion bill to NY S.B. 2911, and similar to NY S.B. 3609, NY A.B. 3149, NY A.B. 5252, NY A.B. 5335, NY A.B. 6515, filed but not passed in 2019.]	
New York	A.B. 4554	This bill would enact the New York State Senior Housing Opportunities Partnership Act and establish the New York state senior housing opportunities partnership authority. The bill provides that the proposed authoritative body would finance or collaborate in the financing of senior housing opportunities facility projects. In addition, the bill defines "Senior Housing Opportunities Facility" as any structure that is or is to be owned or occupied ("Owner- Occupied") by seniors. For the purposes of the bill, "Owner-Occupied" means and	February 4, 2019: Referred to Aging. January 8, 2020: Referred to Aging.

2020 STATE LEGISLATIVE TRACKING CHART - REVERSE MORTGAGES NRMLA¹ **BILL HISTORY** BILL **SUMMARY STATE** includes any provision or instrument, including reverse mortgages, that allows a senior to own or to eventually own their living unit. [Appears to be companion bill to NY S.B. 5382, filed but not passed in 2019.] A.B. 5252 This bill would amend the New York real February 8, 2019: Referred to Aging. property tax law to increase the amount of December 20, 2019: Enacting clause stricken. income property owners may earn for the purpose of eligibility for the property tax exemption for persons sixty-five years of age or over and for persons with disabilities and limited income from \$29,000 to \$50,000 beginning July 1, 2020. Proceeds of a reverse mortgage are already excluded from the calculation of income for purposes of the property tax exemption (provided, however, that monies used to repay a reverse **NEW YORK** mortgage may not be deducted from income, and also provided that any interest or dividends realized from the investment of reverse mortgage proceeds are considered income). [Appears similar to NY S.B. 2911, NY S.B. 3609, NY S.B. 5557, NY A.B. 5335, NY A.B. 3149, NY A.B. 4522, NY A.B. 6515, filed but not passed in 2019.]

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ BILL **SUMMARY BILL HISTORY STATE** A.B. 5335 This bill would amend the real property tax February 11, 2019: Referred to Aging. law in relation to income requirements for January 8, 2020: Referred to Aging. the real property school tax exemption granted to persons sixty-five years of age or over in high-appreciation municipalities. It would, in part, increase the maximum allowable income property owners may earn for purposes of this exemption from \$29,000 to \$50,000 beginning July 1, 2019 in a county, city, town, village, or school district which is a high-appreciation municipality. Note that proceeds of a reverse mortgage are already excluded from the calculation of income for purposes of the real property school tax **NEW YORK** exemption (provided, however, that monies used to repay a reverse mortgage may not be deducted from income, and also provided that any interest or dividends realized from the investment of reverse mortgage proceeds are considered income). [Appears to be a companion bill to NY S.B. 3609, filed but not passed in 2019, similar to NY S.B. 2911, NY S.B. 5557, NY A.B. 3149, NY A.B. 4522, NY A.B. 5252, NY A.B. 6515, filed but not passed in 2019.] A.B. 5625 This bill would amend the real property law February 14, 2019: Referred to Judiciary. to require the New York Department of March 5, 2019: Reported referred to Ways and Means. **NEW YORK** Financial Services establish an internet June 5, 2019: Reported referred to Rules, Amend and Recommit to Rules 5625A. website for comparison of federal HECM June 11, 2019: Reported, Rules report Cal. 134, Ordered to third reading rules Cal. 134.

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ **BILL HISTORY STATE** BILL **SUMMARY** June 13, 2019: Passed Assembly, Delivered to Senate, Referred to Rules. products offered in the state. The bill provides that such website will allow the June 14, 2019: Substituted for S3221, 3rd reading Cal. 1380, Passed Senate, Returned to Assembly. consumer to compare the cost, rate, and November 26, 2019: Delivered to Governor. service features of these products. December 6, 2019: Vetoed memo.173; Tabled. [Appears similar to NY S.B. 3221, filed but not passed in 2019.] This bill would amend the real property law February 14, 2019: Referred to Judiciary. A.B. 5626 in relation to the regulation of reverse April 30, 2019: Reported referred to Codes. mortgages issued under the federal HECM May 7, 2019: Reported. program. Additionally, this bill appears to May 9, 2019: Advanced to third reading cal. 301. require lenders offering reverse mortgages in May 15, 2019: Passed Assembly, Delivered to Senate, Re-referred to Aging. New York to obtain a separate approval May 21, 2019: Substituted for S.B. 4407, 3rd Reading Cal.741, Passed Senate, Returned to Assembly. from the New York Department of Financial November 26, 2019: Delivered to Governor. Services in order to make HECMs. The bill, December 6, 2019: Signed chap. 581; Approval memo.27. in part, would also prohibit the deceptive advertising and issuance of federal HECM loans. Moreover, the bill would require that independent counseling be provided to **NEW YORK** applicants for such mortgages and would also require lenders to provide notice of the duty of the mortgagor to pay certain property related expenses when equity in the real property is low or depleted. Additionally, the bill would restrict a lender's ability to foreclose on the mortgaged property based on the failure of the mortgagor to live on the property as a primary residence. Further, the bill also provides that compliance with its provisions

2020 STATE LEGISLATIVE TRACKING CHART - REVERSE MORTGAGES NRMLA¹ BILL **SUMMARY BILL HISTORY STATE** is a precondition to begin a foreclosure action and that failure to comply will be a complete defense to a foreclosure action. [Appears to be a companion bill to NY S.B. 4407, filed but not passed in 2019.] This bill would amend the real property law February 14, 2019: Referred to Judiciary. A.B. 5627 in relation to the regulation of default and January 8, 2020: Referred to Judiciary. foreclosure of reverse mortgages issues under the federal HECM program. The bill, in part, requires an authorized lender which seeks to foreclose upon a reverse mortgage issued under the federal HECM program to provide notice thereof to the New York Department of Financial Services ("NY DFS") and to the mortgagor. The bill would also require the NY DFS to provide notice to NEW YORK the mortgagor of legal service organizations which may assist them with the default or foreclosure. Moreover, the bill would prohibit authorized lenders from making advance payment of debts upon the mortgaged real property. [Appears to be a companion bill to NY S.B. 4408, filed but not passed in 2019.] This bill would amend the real property law, February 14, 2019: Referred to Judiciary. A.B. 5628 relating to the provision of certain March 28, 2019: Amend and recommit to Judiciary, Print number 5628a. **NEW YORK** information to mortgagors of reverse January 8, 2020: Referred to Judiciary.

		2020 State Legislati	VE TRACKING CHART – REVERSE MORTGAGES	
	$NRMLA^1$			
STATE	BILL	SUMMARY	BILL HISTORY	
		mortgages issued under the federal HECM program. The bill, in part, provides for the establishment of the New York state home equity conversion information summary to provide notice of mortgagor's right and responsibilities under reverse mortgage loans issued under the HUD HECM program. The required information summary must contain information including the real costs of reverse mortgage loans, information about fees, and financial alternatives to reverse mortgages. In addition, the bill would require that every authorized lender must provide copies of such summary not less than five days prior to closing on a reverse mortgage loan. [Appears similar to NY S.B. 2373, filed but not passed in 2019.]	January 14, 2020: Reported referred to Codes.	
New York	A.B. 5936	This bill would direct that long term care counseling be provided to individuals participating in the public retirement systems of the state and city of New York. Long term counseling will consist of information, education and advice dealing with long term care issues and planning for long term care, including information about reverse mortgages.	February 20, 2019: Referred to Governmental Employees. January 8, 2020: Referred to Governmental Employees.	

2020 STATE LEGISLATIVE TRACKING CHART - REVERSE MORTGAGES NRMLA¹ **BILL HISTORY** BILL **SUMMARY STATE** This bill would amend the New York real A.B. 6515 March 8, 2019: Referred to Aging. January 8, 2020: Referred to Aging. property tax law to provide that the maximum amount of income property owners may earn in a municipal corporation within a county with a population between 310,000 and 313,000, or with a population of 945,000 or more, for the purpose of eligibility for the property tax exemption for persons sixty-five years of age or over and for persons with disabilities and limited income to be \$50,000 beginning July 1, 2019. Proceeds of a reverse mortgage are already excluded from the calculation of income for **NEW YORK** purposes of the property tax exemption (provided, however, that monies used to repay a reverse mortgage may not be deducted from income, and also provided that any interest or dividends realized from the investment of reverse mortgage proceeds are considered income). [Appears similar to NY S.B. 2911, NY S.B. 3609, NY S.B. 5557, NY A.B. 3149, NY A.B. 4522, NY A.B. 5252, NY A.B. 5335, filed but not passed in 2019.] This bill would amend Section 280 and A.B. 6883 March 25, 2019: Referred to Judiciary. Section 280-a of the real property law to add January 8, 2020: Referred to Judiciary. new conditions on authorized lenders of **NEW YORK** reverse mortgages. The bill, in part, would require an authorized lender to deliver to the

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ BILL **SUMMARY BILL HISTORY STATE** applicant, upon application, a plain language notice prepared by the Department of Financial Services. Further, the bill provides that no reverse mortgage loan application may be taken by a lender unless the lender provides the prospective borrower, prior to his or her meeting with a counseling agency on reverse mortgages, with a reverse mortgage worksheet guide to be prepared by the Department of Financial Services. The bill also requires that a lender must not accept a final and complete application for a reverse mortgage loan from a prospective applicant or assess any fees upon a prospective applicant until a lapse of seven days from the reverse mortgage counseling. [Appears to be a companion bill to NY S.B. 1246, filed but not passed in 2019.] This bill would amend the real property tax December 18, 2019: Referred to Real Property Taxation. A.B. 8850 law in relation to income requirements for January 8, 2020: Referred to Real Property Taxation. the real property tax exemption granted to February 25, 2020: Reported referred to Ways and Means. persons sixty-five years of age or over in municipal corporation in which their real property is located. The bill provides that **NEW YORK** where the taxable status date is on or before April 14th, "income tax year" means the twelve-month period for which the owner or owners filed a federal personal income tax return for the year immediately preceding

2020 STATE LEGISLATIVE TRACKING CHART - REVERSE MORTGAGES NRMLA¹ BILL **SUMMARY BILL HISTORY STATE** the date of application for the exemption. Additionally, where the taxable status date is on or after April 15th, "income tax year" means the twelve-month period for which the owner or owners filed a federal personal income tax return for the income tax year immediately preceding the date of application for the exemption. Note that proceeds of a reverse mortgage are already excluded from the calculation of income for purposes of this tax exemption (provided, however, that monies used to repay a reverse mortgage may not be deducted from income, and also provided that any interest or dividends realized from the investment of reverse mortgage proceeds are considered income). [Appears to be a companion bill to NY S.B. 7009, filed but not passed in 2019] This bill would amend New York banking A.B. 9095 January 17, 2020: Referred to Banks. law by adding a new section 6-o to authorize reverse cooperative apartment unit loans for persons sixty-two years of age or older. The bill allows for the following payout options **NEW YORK** for a reverse cooperative apartment unit loan: (1) a term payment option under which equal monthly payments are made to the borrower for a fixed term of months chosen by the borrower; (2) a tenure payment option

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES			
STATE	NRMLA ¹ State Bill Summary Bill History		
		under which equal monthly payments are made to the borrower until the loan is prepaid in full or becomes due and payable; (3) a line of credit payment option under which payments are made to the borrower at times and in amounts determined by the borrower as long as the amounts do not exceed the maximum of loan proceeds; and (4) a single lump sum payment option under which the borrowers receives an amount from the lender that does not exceed the maximum amount of loan proceeds and where set asides required for disbursements such as loan closing costs or monthly maintenance fees will be deducted from the amount of proceeds available to the borrower. A reverse cooperative apartment unit loan must, among other things, grant the borrower lifetime possession of the apartment as long as the apartment is the borrower's principal residence. This bill creates numerous disclosure, servicing, and qualification requirements for reverse cooperative apartment unit loans. [Appears to be companion bill to NY S.B. 7580, and similar to NY S.B. 3686 and NY A.B. 2632, filed but not passed in 2019.]	
New York	A.B. 9594	This bill would amend the New York real property tax law to provide that the	January 27, 2020: Referred to Aging.

		2020 STATE LEGISLATI	VE TRACKING CHART – REVERSE MORTGAGES
$NRMLA^1$			
STATE	BILL	SUMMARY	BILL HISTORY
STATE	DILL	maximum amount of income property owners may earn in a municipal corporation within a county with a population between 1 million and 1.4 million as of the last decennial census, for the purpose of eligibility for the property tax exemption for persons sixty-five years of age or over and for persons with disabilities and limited income to be \$50,000 beginning July 1, 2020. Proceeds of a reverse mortgage are already excluded from the calculation of income for purposes of the property tax exemption (provided, however, that monies used to repay a reverse mortgage may not be deducted from income, and also provided that any interest or dividends realized from the investment of reverse mortgage proceeds are considered income).	DILLINSTORY
		[Appears similar to NY S.B. 2911, NY S.B. 3609, NY S.B. 5557, NY A.B. 3149, NY A.B. 4522, NY A.B. 5252, NY A.B. 5335, and NY A.B. 6515 filed but not passed in 2019.]	
New York	A.B. 9788	This bill would amend section 280-b of the New York real property law to only prohibit an authorized lender or any other party or entity in any manner, in the marketing or offering of HECM loans, to use the words "government insured" or other similar language in a manner that falsely represents that the HECM loans are insured, supported,	February 11, 2020: Referred to Judiciary. February 25, 2020: Reported.

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ BILL **SUMMARY BILL HISTORY STATE** and sponsored by any governmental entity in any commercial, mailing, advertisement, or writing relating thereto. [Appears to be a companion bill to NY S.B. 7184, filed but not passed in 2020.] This bill would establish that for purposes of January 27, 2020: Presession Released to the Public. S.B. 1541 property taxation, an individual is eligible to February 3, 2020: Introduction and 1st reading, Referred to President's desk, Referred to Finance and Revenue. file a claim for the frozen assessed value of February 7, 2020: Public Hearing and Work Session held. their homestead if: (1) the individual is at February 27, 2020: Work Session scheduled. least 68 years old or a person with a disability, and (2) the homestead would be eligible for, and the individual would be eligible to claim, property tax deferral under the Oregon's Deferred Collection of Homestead Property Taxes provisions but OREGON for the fact that the homestead is pledged as security for a reverse mortgage. Further, among other things, the bill would establish that the frozen assessed value equals the assessed value of homestead for the property tax year immediately preceding the first property tax year to which the valid claim relates. H.B. 607 This bill revises the Pennsylvania Mortgage February 28, 2019: Referred to Commerce. Licensing Act (MLA). Pursuant to this bill, MLA licensees must ensure that the font size PENNSYLVANIA on all reverse mortgage contracts and disclosures is no smaller than 24-point.

2020 STATE LEGISLATIVE TRACKING CHART – REVERSE MORTGAGES NRMLA¹ **BILL HISTORY STATE** BILL **SUMMARY** S.B. 197 This bill changes the name of the South December 12, 2018: Pre-filed, Referred to Committee on General. Carolina Department on Aging ("SCDA") to January 8, 2019: Introduced and read first time, Referred to Committee on Family and Veterans' Services. the South Carolina Department of Aging and Vulnerable Adult Services ("SCDAVAS"). Pursuant to this bill, SCDAVAS will take over the current responsibilities of SCDA, such as, providing independent consumer SOUTH information on reverse mortgages and, with **CAROLINA** the cooperation of the Long Term Care Council and the Department of Insurance, implementing a program to educate citizens regarding, among other things, the availability of reverse mortgages and other home equity conversion alternatives. H.B. 706 This bill would allow a financial institution January 15, 2020: Read First Time and Referred to the Comm. on Commerce and Economic Development. to issue a proprietary reverse mortgage loan that meets the following conditions: (1) the reverse mortgage is a non-recourse loan; (2) the financial institution provides a side-byside comparison of the terms of the reverse mortgage loan and a comparable loan offered through the HECM program; (3) the VERMONT reverse mortgage loan delivers substantive value over the HECM program beyond avoiding the FHA insurance premium; (4) the property subject to the reverse mortgage loan appraises for an amount that exceeds the FHA lending limit or does not qualify for FHA Insurance; and (5) prior to submitting

2020 State Legislative Tracking Chart – Reverse Mortgages			
$NRMLA^1$			
STATE	BILL	SUMMARY	BILL HISTORY
		an application, the prospective borrower	
		receives counseling from a qualified person	
		of his or her choosing that compares loans	
		that are offered through the HECM program	
		and loans that are not.	

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