#### ASSEMBLY BILL NO. 311–ASSEMBLYMEN ARAUJO; NEAL AND THOMPSON

## MARCH 16, 2015

### Referred to Committee on Commerce and Labor

SUMMARY—Makes various changes to the regulation of residential mortgage bankers, mortgage brokers, mortgage loan originators and mortgage servicers and enacts the Nevada Private Money Real Estate Loan Act. (BDR 54-668)

FISCAL NOTE: Effect on Local Government: Increases or Newly Provides for Term of Imprisonment in County or City Jail or Detention Facility. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets formitted material is material to be omitted.

AN ACT relating to mortgage lending; requiring a mortgage banker, mortgage broker, mortgage loan originator and mortgage servicer to obtain a private money endorsement before engaging in the solicitation of private money investors to fund residential mortgage loans; providing for the licensure and regulation of mortgage bankers, mortgage brokers, mortgage loan originators and mortgage servicers who originate, broker and service residential mortgage loans secured by real property located in this State; providing a penalty; and providing other matters properly relating thereto.

#### Legislative Counsel's Digest:

Existing law establishes the office of the Commissioner of Mortgage Lending within the Division of Mortgage Lending of the Department of Business and Industry. (NRS 232.510, 232.520, 645F.150-645F.190) The Commissioner and the Division are granted the authority to administer the provisions of chapters 645A, 645B, 645E and 645F of NRS, subject to the supervision of the Director of the Department. (NRS 645F.250) Under existing law: (1) chapter 645A of NRS provides for the licensure and regulation of escrow agencies and agents; (2) chapter 645B of NRS provides for the licensure and regulation of mortgage brokers and mortgage agents; (3) chapter 645E of NRS provides for the licensure and 10 of mortgage bankers; and (4) chapter 645F of NRS provides for the licensure and





regulation of foreclosure consultants, loan modification consultants and certain
 other persons. In addition, chapter 645B of NRS establishes certain provisions
 governing mortgage brokers who engage in the practice of brokering mortgage
 loans funded by private investors.

15 Sections 50-144 of this bill create new, and amend existing, provisions of 16 chapter 645B of NRS to provide for the licensure and regulation of all mortgage 17 bankers, mortgage brokers, mortgage loan originators and mortgage servicers who 18 originate, broker and service residential mortgage loans secured by real property 19 located in this State. Sections 2-47 of this bill create a new chapter within title 54 20 21 22 23 24 25 26 27 28 29 30 of NRS, to be known as the Nevada Private Money Real Estate Loan Act, that authorizes the Commissioner of Mortgage Lending to regulate any person who holds a license pursuant to chapter 645B of NRS and who is engaged in the practice of soliciting private money investors to fund residential mortgage loans. Such licensees must apply for and receive a private money endorsement to their existing license and comply with certain regulations and reporting requirements. Sections 145-151 of this bill amend certain provisions of chapter 645E of NRS to make the chapter applicable only to mortgage bankers who originate commercial mortgage loans. Sections 152-161 of this bill amend certain provisions of chapter 645F of NRS, regarding the duties and powers of the Commissioner, to reflect the changes made by the provisions of this bill. Section 180 of this bill repeals various sections 31 of chapters 645B, 645E and 645F of NRS in accordance with the changes made by 32 the other provisions of this bill.

# THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Title 54 of NRS is hereby amended by adding 2 thereto a new chapter to consist of the provisions set forth as 3 sections 2 to 47, inclusive, of this act.

4 Sec. 2. This chapter may be cited as the Nevada Private 5 Money Real Estate Loan Act.

6 Sec. 3. As used in this chapter, unless the context otherwise 7 requires, the words and terms defined in sections 4 to 16, 8 inclusive, of this act, and NRS 645B.0104 to 645B.0132, inclusive, 9 and sections 50 to 69, inclusive, of this act have the meanings 10 ascribed to them in those sections.

11 Sec. 4. "Applicant" means a person who has made 12 application for a private money endorsement in accordance with 13 the provisions of this chapter.

14 Sec. 5. "Construction control" has the meaning ascribed to it 15 in NRS 627.050.

16 Sec. 6. "Insider loan" means any extension of credit to an 17 insider. For the purposes of this section, "extension of credit" 18 includes, without limitation, any new loan, loan renewal or line of 19 credit or any other financial right structured in any manner and 20 arranged by a private money endorsee as a means for the 21 borrower to defer payment on an existing debt or to incur debt and 22 defer immediate payment.





1 Sec. 7. "Lending limit" means the maximum dollar amount 2 permitted for the aggregate amount of insider loans arranged by a 3 private money endorsee.

4 Sec. 8. "Majority of the private money investors" means the 5 accumulation of private money investors holding 51 percent or 6 more of the beneficial interests in a loan based on the percentage 7 of dollars outstanding on the principal balance of the loan.

8 Sec. 9. "Mortgage banker" has the meanings ascribed to it in 9 NRS 645E.100 and section 61 of this act.

10 Sec. 10. "Policy of title insurance" has the meaning ascribed 11 to it in NRS 692A.035.

12 Sec. 11. "Private money endorsee" means a person who, 13 directly or indirectly:

14 *1. Makes or funds, or offers to make or fund, a loan with* 15 *money provided by one or more private money investors;* 

16 2. Solicits or accepts any money from a private money 17 investor to invest in a loan secured by a mortgage or deed of trust 18 on real property; or

19 3. Buys or sells, or offers to buy or sell, notes secured by a 20 mortgage or deed of trust on real property with money provided by 21 one or more private money investors.

22 Sec. 12. *"Private* endorsement" monev means an endorsement issued by the Commissioner to a person who is 23 licensed as a mortgage banker, mortgage broker, mortgage loan 24 originator or mortgage servicer pursuant to chapter 645B of NRS 25 or as a mortgage banker pursuant to chapter 645E of NRS to 26 27 engage in the activities of a private money endorsee.

28 Sec. 13. "Private money investor" means a person who 29 provides his or her own money for investment through a private 30 money endorsee with the purpose of acquiring ownership of, or a 31 beneficial interest in, a loan secured by a mortgage or deed of 32 trust on real property.

Sec. 14. "Private money loan" means a loan secured by a 33 mortgage or deed of trust on real property that is funded, in whole 34 or in part, by money provided by a private money investor. To 35 qualify as a private money loan, the loan transaction must be 36 closed by a private money endorsee as the lender of record before 37 assigning any portion of the loan to any private money investor, 38 39 even if the assignments are made simultaneously at the initial escrow closing. 40

41 Sec. 15. *"Title agent" has the meaning ascribed to it in* 42 NRS 692A.060.

43 Sec. 16. *"Title insurer" has the meaning ascribed to it in* 44 NRS 692A.070.





Sec. 17. A person shall not, directly or indirectly, provide, or 1 2 offer to provide, any of the services of a private money endorsee in this State without first obtaining a private money endorsement in 3 accordance with the provisions of this chapter. 4

Sec. 18. 1. A person who is licensed pursuant to chapter 5 645B or 645E of NRS may apply to the Commissioner for a private 6 7 monev endorsement.

2. An application for a private money endorsement must be 8 made in writing to the Commissioner on a form prescribed by the 9 10 Commissioner.

3. In addition to any information required by chapter 645B or 11 12 645E of NRS, as applicable, an application for a private money 13 endorsement must include:

(a) The application fee required pursuant to section 21 of this 14 15 act:

16 (b) Evidence that, where required, the applicant has the requisite experience with the origination and servicing of private 17 money loans needed to effectively comply with the requirements of 18 19 this chapter; and

(c) Évidence that the applicant has met any educational 20 standards adopted by the Commissioner pursuant to subsection 2 21 22 of section 22 of this act.

Sec. 19. *The Commissioner shall not issue a private money* 23 endorsement to an applicant unless, after investigation, the 24 25 **Commissioner finds:** 26

That the applicant: 1.

27 (a) Is licensed pursuant to chapter 645B or 645E of NRS and meets all the requirements of this chapter; and 28

29 (b) Has provided satisfactory proof that he or she has completed any educational requirements adopted by the 30 Commissioner pursuant to subsection 2 of section 22 of this act; 31 32 and

*2*. *If the applicant:* 

(a) Is applying to be the qualified employee of a person 34 licensed pursuant to chapter 645B or 645E of NRS, that the 35 applicant has a minimum of 2 years of verifiable experience 36 working for a private money endorsee in good standing within the 37 immediately preceding 5 years; or 38

(b) Is not applying to be the qualified employee of a person 39 licensed pursuant to chapter 645B or 645E of NRS, that the 40 applicant has provided satisfactory evidence that he or she is, or 41 will be, working under the direct supervision of a qualified 42 43 employee who holds a valid private money endorsement. A qualified employee with a valid private money endorsement may 44 45 supervise more than one private money endorsee.



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1 Sec. 20. 1. Each private money endorsement issued 2 pursuant to the provisions of this chapter expires, and may be 3 renewed, at the same time as the license issued pursuant to 4 chapter 645B or 645E of NRS, as applicable, of the holder of the 5 private money endorsement.

6 2. To renew a private money endorsement, the holder of the
7 private money endorsement shall submit a written application for
8 renewal at a time and on a form prescribed by the Commissioner.
9 The application for renewal must:

10 (a) Include the annual renewal fee required pursuant to 11 section 21 of this act;

(b) Provide satisfactory evidence that the applicant continues
to meet the requirements pursuant to sections 18 and 19 of this act
to hold a private money endorsement;

(c) Provide satisfactory evidence that the applicant has
successfully completed any continuing educational requirements
adopted by the Commissioner pursuant to subsection 2 of section
22 of this act; and

19 *(d) Provide any other applicable information required by the* 20 *Commissioner.* 

21 Sec. 21. 1. The Commissioner shall establish by regulation 22 a schedule of fees that are sufficient to pay, but not to exceed, the 23 reasonably anticipated costs to the Division of administering and 24 enforcing the provisions of this chapter as follows:

(a) To file an application for or to renew or reinstate a private
 money endorsement, a fee not to exceed \$50;

(b) To amend an existing or obtain a duplicate copy of a
private money endorsement, a fee not to exceed \$20; and

29 (c) To file a change of association for a private money 30 endorsement, a fee not to exceed \$10.

2. If a person who holds a private money endorsement fails to renew the endorsement, the person may reinstate the private money endorsement if, within 60 days after the expiration of the private money endorsement, the person submits an application for renewal pursuant to section 20 of this act and pay the fees for renewal and reinstatement established pursuant to subsection 1.

37 Sec. 22. 1. Subject to the administrative control of 38 the Director of the Department of Business and Industry, the 39 Commissioner shall have jurisdiction over and shall exercise the 40 general supervision and control over all holders of private money 41 endorsements subject to this chapter and doing business in this 42 State.

43 2. In addition to any other duty or authority assigned or 44 granted pursuant to this chapter and chapters 645B and 645E of 45 NRS, the Commissioner may:





1 (a) Adopt any regulations necessary to efficiently and 2 effectively carry out the provisions of this chapter, including, 3 without limitation, regulations establishing the educational 4 certifications and requirements for applicants for and holders of a 5 private money endorsement;

6 (b) Issue or refuse to issue, renew or refuse to renew, reinstate 7 or refuse to reinstate or amend or refuse to amend a private money 8 endorsement; and

9 (c) Revoke, suspend or place a condition on a private money 10 endorsement in accordance with the provisions of this chapter or 11 chapter 645B or 645E of NRS, as applicable.

12 3. The authority granted pursuant to this section does not 13 authorize the Commissioner to regulate loan brokerage fees within 14 this State.

15 Sec. 23. 1. A private money endorsee shall not accept or 16 receive money from a private money investor directly, or arrange 17 for a private money investor to indirectly pay money to a third 18 party, to invest in or to acquire ownership of or a beneficial 19 interest in a loan secured by a mortgage or deed of trust on real 20 property unless:

21 (a) The private money endorsee provides to the private money 22 investor the following information in writing:

(1) Whether the real property that will secure the loan is 23 encumbered by any other liens and, if so, the priority of each such 24 25 lien, the amount of debt secured by each such lien and the current status of that debt, including, without limitation, whether the debt 26 27 is in default or whether a notice of foreclosure has been issued by the lienholder, which may be accomplished by providing to the 28 29 private money investor a preliminary title report prepared by a title company that is contracted to issue a lender's policy of title 30 31 insurance upon the closing of the loan;

32 (2) Whether the private money endorsee or any control 33 person of the private money endorsee has any direct or indirect 34 interest in the borrower or prospective borrower or any existing 35 debt secured by the property;

36 (3) Whether any disciplinary action has been taken by the 37 Commissioner against the private money endorsee or any control 38 person of the private money endorsee within the immediately 39 preceding 12 months and the nature of such disciplinary action; 40 and

41 *(4) Any other information required pursuant to regulations* 42 *adopted by the Commissioner;* 

43 (b) The private money investor and the private money endorsee 44 sign and date the prescribed disclosures or forms required by 45 paragraph (a) and prescribed by the Commissioner pursuant to



1 section 24 of this act, except if the private money investor is not a 2 natural person, the disclosures or forms required by this section may be signed by any person duly authorized to sign the 3 disclosures or forms on behalf of the private money investor; and 4 (c) The private money endorse gives the private money 5

6 investor a signed copy of the required disclosures or forms.

2. A private money investor and a private money endorsee 7 shall sign separate disclosures or forms for each loan for which 8 the private money investor provides money. A private money 9 endorsee shall not act as the attorney-in-fact or the agent of a 10 private money investor with respect to the signing or dating of any 11 12 disclosures or forms.

13 3. A private money investor and private money endorsee must 14 use the disclosures or forms prescribed by the Commissioner and 15 may not agree to alter or waive the provisions of such disclosures 16 or forms by contract or other agreement. Any provision of a contract or other agreement to alter or waive the provisions of the 17 disclosures or forms required by this section is void and without 18 19 effect.

20 4. The Commissioner may order a private money endorsee to disclose to private money investors, or to the general public, 21 information concerning the private money endorsee, any control 22 person of the private money endorsee or any loan in which 23 the private money endorsee is, or has been, involved if the 24 Commissioner, in his or her sole judgment, believes that the 25 26 information:

27 (a) Would be of material interest to a reasonable private money investor who is deciding whether to invest money through 28 29 the private money endorsee; or

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(b) Is necessary to protect the welfare of the public.

31 Sec. 24. The Commissioner, with the advice and consent of the Advisory Council on Mortgage Investments and Mortgage 32 Lending, shall prescribe disclosures and forms that explain the 33 risks associated with investing in a loan secured by a mortgage or 34 35 deed of trust on real property through a private money endorsee, including, without limitation: 36 37

The possibility that the borrower may default on the loan; 1.

38 The scope and nature of losses of a private money investor 2. 39 that may result from proceeding with a foreclosure of the real property securing the loan in the event of a default; 40

The fact that payments of principal and interest are not 41 3. 42 guaranteed and that the private money investor may lose the entire amount of principal that he or she has invested; 43

44 The fact that the investment of the private money investor 4. 45 is not insured by a depository insurer and is not otherwise insured





1 or guaranteed by any federal or state governmental agency or 2 entity;

3 5. A recommendation that the private money investor seek 4 independent legal counsel before investing in any loan secured by 5 a mortgage or deed of trust on real property; and

6 6. Any other information deemed relevant by the 7 Commissioner or required by regulations adopted by the 8 Commissioner.

9 Sec. 25. 1. An advertisement for a private money endorsee 10 that is designed, intended or reasonably likely to solicit money 11 from a private money investor must include within the 12 advertisement a statement in substantially the following form:

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18 19 20

21 22 Money invested in a loan secured by a mortgage or deed of trust on real property is not guaranteed to earn any interest or return and is not insured by any governmental agency or entity. Nevada law requires that, before investing in a loan, an investor must be provided with certain disclosures regarding the loan in which he or she is investing. It is recommended that an investor seek the advice of independent legal counsel before making any investment in a loan secured by a mortgage or deed of trust on real property.

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25 2. The statement required by subsection 1, must be provided 26 in the same language as the remainder of the advertisement and, if 27 included in a written or print advertisement, be printed in a 28 typeface or font proportional to the size of the advertisement as 29 prescribed by regulations adopted by the Commissioner.

30 Sec. 26. 1. Except as otherwise provided in subsection 4 or 31 5, before a private money investor may invest through a private 32 money endorsee in a loan secured by a mortgage or deed of trust 33 on real property, the private money investor shall provide a 34 statement, on a form prescribed by the Commissioner, certifying 35 that the private money investor meets the following requirements:

(a) The total amount of money invested by the private money
investor in loans secured by a mortgage or deed of trust on real
property does not exceed 50 percent of the current net worth or net
annual income of the household of the private money investor,
whichever is greater; and

41 (b) The current net worth of the household of the private 42 money investor is more than \$250,000, excluding any equity in 43 real property used as the primary residence of the private money 44 investor, or the net annual income of the household of the private 45 money investor was more than \$70,000 for each of the





immediately preceding 2 tax years and there is a reasonable
 expectation that the net income of the household of the private
 money investor will be more than \$70,000 in the current tax year.

4 2. In the absence of actual knowledge to the contrary, a 5 private money endorsee is not responsible for determining the 6 validity of a statement submitted in accordance with the provisions 7 of subsection 1 and may rely on such information as certified by 8 the private money investor.

9 3. A private money investor shall verify, on a form prescribed 10 by the Commissioner, that the private money investor continues to 11 meet the minimum financial requirements set forth in subsection 1 12 for each subsequent investment in a loan secured by a mortgage 13 or deed of trust on real property made through the private money 14 endorsee.

15 4. A private money investor may apply to the Commissioner 16 for a waiver of the minimum financial requirements contained within subsection 1. Before approving any such waiver the 17 Commissioner shall consider the education, finances and 18 experience of the private money investor as an investor in loans 19 secured by a mortgage or deed of trust on real property. The 20 Commissioner may require, and the private money investor shall 21 22 documentation deemed necessary submit. any bv the 23 *Commissioner to adequately consider the merits of the application.* In an administrative proceeding or civil action arising under this 24 25 subsection the burden of proof rests with the applicant.

5. The provisions of this section do not apply to a transaction
conducted by a private money endorsee investing money on his or
her own behalf.

29 Sec. 27. 1. Before a private money investor invests money 30 through a private money endorsee in a loan secured by a mortgage 31 or deed of trust on real property, the private money endorsee shall 32 provide to the private money investor, unless waived in writing by 33 the private money investor:

(a) The written application for the loan, which must be signed
by the prospective borrower and contain:

(1) The full name and address of the prospective borrower,
 including, without limitation, all known aliases;

38 (2) A history of the employment and income of the 39 prospective borrower;

40 (3) Details of the monthly expenses and obligations of the 41 prospective borrower, including, without limitation, any expenses 42 or obligations relating to domestic or child support; and

43 (4) Any other information requested by the private money 44 investor;





(b) Evidence supporting the representations of the prospective
borrower regarding his or her employment and income history,
such as a tax return or statement of the past annual income of the
prospective borrower provided by an employer;

5 (c) A report on the credit history of the prospective borrower 6 issued by a recognized credit reporting agency;

7 (d) An explanation by the prospective borrower of any material
8 derogatory item in the credit history report;

9 (e) A verification from the private money endorsee that the 10 information within the credit history report has been compared by 11 the private money endorsee to the information provided by the 12 prospective borrower in the loan application and any noted 13 discrepancies have been reported to the private money investor;

14 (f) An analysis by the private money endorsee regarding the 15 ability of the prospective borrower to pay the loan; and

16 (g) A written appraisal of the real property securing the loan 17 that:

18 (1) Was completed within 6 months before the first 19 solicitation by the private money endorsee of the private money 20 investor for money to fund the loan;

(2) Meets the standards set forth in the <u>Uniform Standards</u>
 <u>of Professional Appraisal Practice</u>, as adopted by the Appraisal
 Standards Board of The Appraisal Foundation; and

(3) Was performed by an appraiser who is authorized to
perform appraisals in this State pursuant to chapter 645C of NRS
or, in the case of real property located outside this State,
performed by an appraiser licensed and in good standing pursuant
to the laws of that state.

If a private money investor has executed a written waiver 29 2. 30 of the requirement to provide an appraisal pursuant to subsection *I*, the private money endorsee shall provide to the private money 31 32 investor a written disclosure which contains any information in the possession or knowledge of the private money endorsee 33 regarding the valuation of the property, including, without 34 limitation, any analysis of valuation performed by the private 35 money endorsee, the valuation methods and techniques used by 36 the private money endorsee and any opinions of valuation, from 37 any source, prepared for or provided to the private money 38 39 endorsee.

40 3. Notwithstanding a written waiver of the requirements of 41 subsection 1 executed by a private money investor, any appraisal 42 of real property obtained by a private money endorsee must be 43 provided by the private money endorsee to:





(a) Any private money investor whom the private money 1 2 endorsee has solicited to provide money for a loan secured by a mortgage or deed of trust on the real property; and 3

(b) The prospective borrower, if the prospective borrower paid 4 5 for the appraisal.

4. As used in this section, "appraisal" has the meaning 6 7 ascribed to it in NRS 645C.030.

8 Sec. 28. 1. A private money endorse shall not engage in any act or transaction on behalf of a private money investor 9 10 pursuant to a power of attorney unless:

(a) The power of attorney is executed for the sole purpose of 11 providing services for not more than one specific loan in which 12 13 the private money investor owns a beneficial interest; and 14

(b) The provisions of the power of attorney:

15 (1) Have been approved by the Commissioner or are substantially in a form prescribed by regulation of the 16 17 Commissioner:

(2) Expressly prohibit the private money endorsee from 18 19 engaging in any act or transaction that subordinates the priority of a recorded deed of trust unless, before such an act or transaction, 20 the private money endorsee obtains written approval for such a 21 22 subordination from the private money investor;

(3) Expressly prohibit the private money endorsee from 23 using or releasing any money in which the private money investor 24 owns a beneficial interest, pursuant to a loan funded by the private 25 money investor, for a purpose that is not directly related to 26 27 providing services for the loan unless, before any such money is used or released for another purpose, the private money endorsee 28 29 obtains written approval from the private money investor to use or release the money for such other purpose; and 30

(4) Expressly provide that the power of attorney is effective 31 only for the term of the specific loan funded by the private money 32 33 investor.

34 2. A private money endorsee shall not act as the attorney-in-35 fact or agent of a private money investor with respect to providing written approval for a power of attorney executed in accordance 36 with the provisions of this section. A private money endorsee and a 37 private money investor may not agree to alter or waive the 38 provisions of this section by contract or other agreement. Any 39 such contract or agreement shall be void. 40

Sec. 29. 1. An insider loan made or arranged by a private 41 money endorsee must be disclosed to the borrower and each 42 private money investor involved in the loan. A private money 43 44 investor who funds an insider loan may not waive the provisions 45 of this subsection.





2. A private money endorsee or any person licensed pursuant 1 2 to chapter 645B or 645E of NRS:

3 (a) Shall fully disclose his or her status as, connection to or relationship with any construction control, escrow agency, escrow 4 agent, title agent, title insurer or escrow officer to each private 5 6 monev investor.

(b) Shall not require as a condition to a private money investor 7 acquiring ownership or a beneficial interest in a loan secured by a 8 *mortgage* or deed of trust on real property that the private money 9 investor transact business with or use the services of the 10 construction control, escrow agency, escrow agent, title agent, title 11 insurer or escrow officer for which a disclosure is required 12 13 pursuant to paragraph (a).

(c) Shall not require a private money investor to authorize the 14 15 private money endorsee or person licensed pursuant to chapter 645B or 645E of NRS, as applicable, to transact business with or 16 use the services of the construction control, escrow agency, escrow 17 agent, title agent, title insurer or escrow officer for which a disclosure is required pursuant to paragraph (a), if the private 18 19 money endorsee or person licensed pursuant to chapter 645B or 20 645E of NRS is licensed as, conducts business as, holds a 21 22 controlling interest in or is a control person of the:

23 24 (1) Construction control;

(2) Escrow agency or escrow agent; or

(3) Title agent, title insurer or escrow officer of the title 25 agent or title insurer. 26 27

3. As used in this section:

(a) "Escrow agency" has the meaning ascribed to it in 28 29 NRS 645A.010.

30 (b) "Escrow agent" has the meaning ascribed to it in 31 NRS 645A.010.

(c) "Escrow officer" has the meaning ascribed to it in 32 NRS 692A.028. 33

Sec. 30. 1. A private money endorsee shall not accept 34 money from a private money investor to acquire ownership of or a 35 beneficial interest in a loan which has more than one private 36 money investor at the time of the origination of the loan unless the 37 private money endorsee provides to each private money investor a 38 form, prescribed by the Commissioner, allowing the private money 39 investor to choose one of the following options: 40

(a) That, upon receipt of a written request submitted by 41 another private money investor who owns or has a beneficial 42 interest in the loan, the private money endorsee may provide to 43 that other private money investor the name, address, telephone 44 45 number and electronic mail address of the private money investor;





1 (b) That, upon receipt of a written request submitted by 2 another private money investor who owns or has a beneficial 3 interest in the loan, the private money endorsee may provide to 4 that other private money investor the name, address, telephone 5 number and electronic mail address of the private money investor 6 only if the loan is in default; or

7 (c) That the name, address, telephone number and electronic 8 mail address of the private money investor must remain 9 confidential and that the private money endorsee may not provide 10 that information to any other private money investor unless the 11 private money investor provides the private money endorsee with 12 subsequent written permission to provide such information to 13 other private money investors.

14 2. A private money investor who obtains the contact 15 information of another private money investor as a result of a 16 disclosure made in accordance with the provisions of this section 17 shall only use such information for purposes relating to the 18 specific loan in which both private money investors are jointly 19 invested.

20 3. A private money investor who obtains the contact 21 information of another private money investor as a result of a 22 disclosure made in accordance with the provisions of this section 23 shall treat such information as confidential and shall not release 24 or use such information for any malicious purpose.

25 Sec. 31. Before a private money investor invests in a loan secured by a mortgage or deed of trust on real property through a 26 27 private money endorsee, the private money endorsee shall provide, and the private money investor shall sign, a new entity disclosure, 28 29 on a form prescribed by the Commissioner, which explains the 30 actions that will occur upon a default by the borrower and a subsequent decision by a majority of the private money investors 31 authorizing the automatic transfer of the investment, without any 32 further signature or acknowledgment of the private money 33 investor, into a limited-liability company, business trust or other 34 35 entity for the special purpose of managing, completing and disposing of the collateral assets. 36

37 Sec. 32. A private money endorsee shall ensure that each 38 loan secured by a mortgage or deed of trust on real property for 39 which he or she engages in activity as a private money endorsee 40 includes a disclosure to the prospective borrower:

41 1. Describing, in a specific dollar amount, the fees earned by 42 the private money endorsee;

43 2. Explaining which party is responsible for the payment of 44 the fees described in subsection 1; and





1 3. Explaining the probable impact the fees described in 2 subsection 1 may have on the terms of the loan, including, without 3 limitation, the interest rate of the loan.

4 Sec. 33. A private money endorsee that solicits or directly or indirectly receives money from a private money investor shall not 5 make, or cause or encourage to be made, in any advertisement or 6 7 communication before, during or after the solicitation or receipt of money from the private money investor, any explicit or implicit 8 statement, representation or promise, oral or written, which a 9 10 reasonable person would construe as a guarantee or assurance that the private money investor will be repaid the principal amount 11 of money he or she invests or will earn a specific rate of return or 12 13 a specific rate of interest on the principal amount of money he or 14 she invests. A person who violates any provision of this section is 15 guilty of a misdemeanor.

16 Sec. 34. 1. If a private money endorsee offers to pay or 17 pays premium interest on money that the private money endorsee 18 receives from a person to acquire ownership of or a beneficial 19 interest in a loan secured by a mortgage or deed of trust on real 20 property, or in full or partial payment of such a loan, the premium 21 interest must be paid from the assets or income of the private 22 money endorsee.

23 2. As used in this section, "premium interest" means that 24 amount of interest a private money endorsee pays to a person 25 which exceeds the amount which is being paid to any other private 26 money investor pursuant to the terms of the loan.

27 Sec. 35. 1. All money paid to a private money endorsee from a private money investor to acquire ownership of or a 28 29 beneficial interest in a loan secured by a mortgage or deed of trust on real property must be deposited in an insured depository 30 31 financial institution and kept separate, distinct and apart from money belonging to the private money endorsee. Such money, 32 when deposited, is to be designated as an "impound trust account" 33 or under some other appropriate name indicating that the 34 35 accounts are not the money of the private money endorsee.

2. Except as otherwise provided in this section, the amount of
 money held in trust pursuant to subsection 1 must be released:

38 (a) Upon completion of the loan, including proper recordation 39 of the respective interests or release, or upon completion of 40 the transfer of the ownership or beneficial interest therein, to the 41 borrower or his or her designee, less the amount owed to the 42 private money endorsee for the payment of any fee or service 43 charge;

44 (b) If the loan or the transfer thereof is not consummated, to 45 each investor who furnished the money held in trust; or





(c) Pursuant to any instructions regarding the escrow account.
 3. The amount of money held in trust pursuant to subsection
 1 must not be released to the borrower or his or her designee
 unless:

(a) The amount of money released is equal to the total amount
of money which is being loaned to the borrower for that loan, less
the amount owed to the private money endorsee for the payment of
any fee or service charge; and

9 (b) The private money endorsee has provided a written 10 instruction to a title agent or title insurer requiring that a lender's 11 policy of title insurance or appropriate title endorsement which 12 names as an insured each private money investor who owns a 13 beneficial interest in the loan be issued for the real property 14 securing the loan.

15 4. Except as otherwise provided in this section, all money 16 paid to a private money endorsee by a person in full or in partial payment of a loan secured by a mortgage or deed of trust on real 17 property, must be deposited in an insured depository financial 18 institution and kept separate, distinct and apart from money 19 belonging to the private money endorsee. Such money, when 20 deposited, is to be designated as an "impound trust account" or 21 under some other appropriate name indicating that the accounts 22 are not the money of the private money endorsee. 23

24 5. The amount of money held in trust pursuant to 25 subsection 4:

(a) Must be released, upon the deduction and payment of any
fee or service charge owed to the private money endorsee, to each
private money investor who owns a beneficial interest in the loan
in exact proportion to the beneficial interest that the private money
investor owns in the loan; and

(b) Must not be released, in any proportion, to a private money
investor who owns a beneficial interest in the loan, unless the
amount of money described in paragraph (a) is released to each
private money investor who owns a beneficial interest in the loan.

A private money investor may waive, in writing, the right to 35 **6**. receive one or more payments, or portions thereof, that are 36 released to the private money investors in the manner set forth in 37 subsection 5. A private money endorsee shall not act as the 38 39 attorney-in-fact or the agent of a private money investor with respect to the giving of a written waiver pursuant to this 40 subsection. Any such written waiver applies only to the payment or 41 42 payments, or portions thereof, that are included in the written waiver and does not affect the right of the private money investor 43 44 to:





1 (a) Receive the waived payment or payments, or portions 2 thereof, at a later date; or

3 (b) Receive all other payments in full and in accordance with 4 the provisions of subsection 5.

5 7. Upon reasonable notice, any private money endorsee 6 described in this section shall:

7 (a) Account to any private money investor or borrower who 8 has paid to the private money endorsee money that is required to 9 be deposited in a trust account pursuant to this section; and

10 (b) Account to the Commissioner for all money which the 11 private money endorsee received from each private money investor 12 or borrower and which the private money endorsee is required to 13 deposit in a trust account pursuant to this section.

14 8. Money received by a private money endorsee pursuant to 15 this section from a person who is not associated with the private 16 money endorsee may be held in trust for not more than 45 days before an escrow account must be opened in connection with the 17 18 loan. If, within the 45-day period, the loan or the transfer therefor 19 is not consummated, the money must be returned to the person within 24 hours after the end of the 45-day period. If the money is 20 so returned, it may not be reinvested with the private money 21 22 endorsee for at least 15 days.

9. If a private money endorsee receives any money pursuant
to this section, the private money endorsee, after the deduction and
payment of any fee or service charge owed to the private money
endorsee, shall not release the money to:

(a) Any person who does not have a contractual or legal right
 to receive the money; or

(b) Any person who has a contractual right to receive the money, if the private money endorsee knows or, in light of all the surrounding facts and circumstances, reasonably should know that the contractual right of the person to receive the money violates any provision of this chapter or a regulation adopted pursuant to this chapter.

*10. Money in an impound trust account is not subject to execution or attachment on any claim against the private money endorsee.*

38 11. It is unlawful for a private money endorsee knowingly to 39 keep or cause to be kept any money in a depository financial institution under the heading of "impound trust account" or any 40 other name designating such money as belonging to the private 41 money investors or borrowers of the private money endorsee, 42 unless the money has been paid to the private money endorsee by a 43 44 private money investor or borrower and is being held in trust by 45 the private money endorsee pursuant to this section.





1 Sec. 36. 1. If a private money endorsee maintains any trust 2 accounts in which the private money endorsee deposits payments 3 from a borrower on a loan secured by a mortgage or deed of trust 4 on real property and, on the last day of any month, the borrower 5 has failed to make two or more consecutive payments or is 6 otherwise in default in accordance with the terms of the loan, the 7 private money endorsee or mortgage servicer shall:

8 (a) Not later than 15 days after the end of each month, submit
9 to the Commissioner a report containing information regarding
10 the delinquency or default;

11 (b) Not later than 15 days after the end of each month, send to 12 each private money investor who owns a beneficial interest in the 13 loan a notice containing information regarding the delinquency or 14 default; and

15 (c) Comply with the provisions of this section for each month, 16 on a continuing basis, until:

(1) The borrower, or a designee of the borrower, remedies
the delinquency or otherwise cures the default; or

19 (2) The mortgage or deed of trust securing the loan is 20 extinguished.

21 2. The private money endorsee shall specifically identify on 22 each monthly report or notice required by this section any insider 23 loan made by the private money endorsee.

24 Sec. 37. A private money endorsee shall not assign all or part 25 of his or her interest in a loan secured by a mortgage or deed of 26 trust on real property, unless the private money endorsee:

27 1. Obtains an endorsement or policy of title insurance for the 28 real property; and

29 2. Records the assignment in the office of the county recorder 30 of the county in which the property is located.

31 Sec. 38. 1. A private money endorsee shall retain at his or 32 her primary office, unless an alternative place is specified by the 33 Commissioner, and make available for inspection by the 34 Commissioner during normal business hours the following 35 documents:

(a) A copy of the written appraisal or, if no written appraisal 36 was required, a copy of any valuation analysis or data for each 37 property for which the private money endorsee solicited or 38 otherwise received money from a private money investor. Such 39 documents must be maintained at each office of the private money 40 endorsee where money was received from a private money investor 41 to acquire ownership of or a beneficial interest in a loan secured 42 by a mortgage or deed of trust on the real property and must be 43 44 made available during normal business hours for inspection by 45 the private money investor.





1 (b) Signed and dated copies of all disclosures and documents 2 required by this chapter and, for each loan, a statement signed by 3 the private money investor, on a form prescribed by the 4 Commissioner, acknowledging that:

5 (1) The private money investor received the disclosures and 6 documents, or that the private money investor waived in writing 7 the right to receive the disclosures and documents; and

8 (2) The decision by the private money investor to fund the 9 loan was made after the private money investor had the 10 opportunity to receive and review the disclosures and documents.

11 (c) A copy of any policy of hazard insurance covering real 12 property securing a loan which has coverage adequate to cover the 13 replacement costs of all improvements on the property, including, 14 without limitation, an endorsement naming the private money 15 investor as a beneficiary or additional insured under the policy, if 16 applicable.

17 (d) If the private money investor or a borrower is not a natural
18 person, a copy of the authorization issued by the applicable entity
19 granting authority to enter into a loan.

20 (e) A certified copy of the promissory note for any loan funded, 21 in whole or in part, by a private money investor.

(f) A certified copy of the recorded mortgage or deed of trust
 on real property securing a loan funded, in whole or in part, by a
 private money investor.

25 (g) A certified copy of a lender's policy of title insurance for 26 each property securing a loan funded, in whole or in part, by a 27 private money investor.

(h) A record of the history of payments made by a borrower on
each loan funded, in whole or in part, by a private money investor.

2. A private money endorsee shall retain at his or her primary office, and make available for inspection by the Commissioner during normal business hours, a statement, on a form prescribed by the Commissioner, acknowledging that copies of the documents listed in subsection 1 relating to any loan funded, in whole or in part, by a private money investor were provided to that private money investor.

**Sec. 39.** If a later assignment is made of any loan funded, in whole or in part, by a private money investor, the private money endorsee shall retain at his or her primary office, provide to the assignee and make available for inspection by the Commissioner during normal business hours, an original or certified copy of the following documents relating to the loan:

43 1. The promissory note and the executed assignment of the 44 note;





1 2. The recorded mortgage or deed of trust and the recorded 2 assignment of the beneficial interest in the mortgage or deed of 3 trust;

4 3. The endorsement to the assignee of the existing lender's 5 policy of title insurance or a new lender's policy of title insurance 6 naming the assignee as the primary beneficiary; and

7 4. Any policy of hazard insurance which has coverage 8 adequate to cover the replacement costs of all improvements on 9 the property securing the loan, including, without limitation, an 10 endorsement naming the assignee as a primary beneficiary or 11 additional insured under the policy, if applicable.

**Sec. 40.** Not later than 3 business days after the closing of a loan secured by a mortgage or deed of trust on real property and funded, in whole or in part, by a private money investor, the private money endorsee who arranged the loan shall provide to the private money investor a certified copy of the recorded mortgage or deed of trust securing the loan.

18 Sec. 41. 1. Except as otherwise provided by law or by agreement between the parties and regardless of the date the 19 interests were created, if the beneficial interests in a loan or the 20 21 ownership interests in the real property securing a loan belongs to more than one person, the majority of the private money investors 22 or the holders of 51 percent or more of the ownership interests in 23 the real property, as indicated on a trustee's deed upon sale 24 recorded pursuant to subsection 9 of NRS 107.080, a deed 25 recorded pursuant to subsection 5 of NRS 40.430 or a deed in lieu 26 27 of foreclosure, and any subsequent deed selling, transferring or assigning an ownership interest, may act on behalf of all of the 28 29 holders of the beneficial interests or ownership interests of record 30 on matters which require the action of the holders of the 31 beneficial interests in the loan or the ownership interests in the 32 real property, including, without limitation:

(a) The designation of a mortgage broker, mortgage agent,
servicing agent or any other person to act on behalf of the holders
of the beneficial interests or ownership interests of record;

36 (b) The foreclosure of the property for which the loan was 37 made;

(c) The subsequent sale, transfer, encumbrance or lease of the
 real property owned by the holders resulting from a foreclosure or
 the receipt of a deed in lieu of foreclosure in full satisfaction of
 the loan, to a bona fide purchaser or encumbrancer for value;

42 (d) The release of any obligation under the loan in return for 43 an interest in equity in the real property or, if the loan was made 44 to a person other than a natural person, an interest in equity of 45 that entity; and





(e) The modification or restructuring of any term of the loan,
 deed of trust or other document relating to the loan, including,
 without limitation, changes to the maturity date or interest rate
 and the acceptance of payment of less than the full amount of the
 loan and any accrued interest in full satisfaction of the loan.

6 2. A person designated to act pursuant to subsection 1 on behalf of the holders of the beneficial interests in a loan or the 7 ownership interests in real property shall, not later than 30 days 8 before the date on which the holders will determine whether to act 9 10 pursuant to subsection 1, send a written notice of the proposed action to each holder of a beneficial interest or ownership interest 11 at the holder's last known address, by a delivery service that 12 13 provides proof of delivery or evidence that the notice was sent. The 14 written notice must state:

15 (a) The actions that will be taken on behalf of the holders who 16 consent to an action pursuant to this section, if the majority of the 17 private money investors or the holders of 51 percent or more of the 18 ownership interests in the real property act pursuant to 19 subsection 1;

20 (b) The actions that will be taken on behalf of the holders who 21 do not consent to an action pursuant to this section, if the majority 22 of the private money investors or the holders of 51 percent or more 23 of the ownership interests in the real property act pursuant to 24 subsection 1; and

(c) The amount of the costs or, if an amount is unknown, an
estimate of the amount of the costs that will be allocated to, or due
from, the holder and deducted from any proceeds owed to the
holder.

29 3. If real property is sold, transferred, encumbered or leased 30 pursuant to paragraph (c) of subsection 1, any beneficial interest in the loan or ownership interest in the real property of a holder 31 32 who does not consent to the sale, transfer, encumbrance or lease, including, without limitation, any interest of a tenant in common 33 who does not consent to the sale, transfer, encumbrance or lease, 34 35 must be sold, transferred, encumbered or leased by a reference to this section and by the signatures on the necessary documents of 36 the holders consenting to the sale, transfer, encumbrance or lease 37 38 of the real property. The holders consenting to the sale, transfer, 39 encumbrance or lease of the real property shall designate a representative to sign any necessary documents on behalf of the 40 holders who do not consent to the sale, transfer, encumbrance or 41 42 lease and, if the representative maintains written evidence of the 43 consent of the number of holders described in subsection 1, the 44 representative is not liable for any action taken pursuant to this 45 subsection.





1 4. Any action which is taken pursuant to subsection 1 must be 2 in writing.

5. The provisions of this section do not apply to a transaction 4 involving only two private money investors with equal interests.

5 Sec. 42. 1. A private money endorsee shall not place or 6 arrange to place a private money investor into a limited-liability 7 company, business trust or other entity before or after foreclosure 8 of the real property securing the loan, or receipt of a deed in lieu 9 of foreclosure in full satisfaction of a loan secured by the real 10 property, unless the private money endorsee:

11 (a) Provides a copy of the organizational documents of the 12 limited-liability company, business trust or other entity to each 13 private money investor not later than 5 days before the transfer of 14 the interest in the loan or the real property;

15 (b) Obtains the written authorization of a sufficient number of 16 the private money investors to act on behalf of all the private 17 money investors pursuant to section 41 of this act; and

18 (c) Obtains the written authorization of each private money 19 investor consenting to the transfer of his or her interest in the loan 20 or the real property to the limited-liability company, business trust 21 or other entity.

22 If a private money investor is placed into a limited-liability *2*. company, business trust or other entity pursuant to subsection 1, 23 any beneficial interest in a loan or ownership interest in real 24 25 property of the private money investor who does not consent to the placement, including, without limitation, any interest of a tenant 26 27 in common who does not consent to the placement, must be placed in the limited-liability company, business trust or other entity by a 28 29 reference to this section and by the signatures on the necessary documents of the investors consenting to the placement. The 30 private money investors who consent to an action pursuant to 31 32 subsection 1 shall designate a representative to sign any necessary documents on behalf of the private money investors who do not 33 consent to the action, and if the representative maintains written 34 evidence of the consent of the number of private money investors 35 described in paragraph (b) of subsection 1, the representative is 36 not liable for any action taken pursuant to this subsection. 37

38 3. The documents provided to each private money investor 39 pursuant to paragraph (a) of subsection 1 must clearly and 40 concisely state any fees which will be paid to the private money 41 endorsee by the limited-liability company, business trust or other 42 entity, and the sections of the documents that state fees must be 43 initialed by the private money investor and any representative 44 designated pursuant to subsection 2.





1 4. A private money endorsee shall not act as the attorney-in-2 fact or the agent of a private money investor for the signing or 3 dating of the written authorization.

4 5. Any term of a contract or other agreement that attempts to alter or waive the requirements of this section is void. 5

6 Sec. 43. 1. Before servicing a loan in which a private money investor has acquired a beneficial interest, a private money 7 endorsee must enter into a written servicing agreement with each 8 private money investor which describes specifically the services 9 which the private money endorsee will provide and the 10 compensation the private money endorsee will receive for those 11 services. The compensation of the private money endorsee must 12 13 include an amount reasonably necessary to pay the cost of 14 servicing the loan.

15 2. A private money endorsee shall include in each servicing 16 agreement provisions which:

17

(a) Require the private money endorsee to:

18 (1) Deposit in a trust account all money paid to the private 19 money endorsee in full or partial payment of a loan, unless a provision of law authorizes the private money endorsee to deposit 20 21 such money in a different manner;

22 (2) Release to the private money investor within 15 days after receipt all money paid to the private money endorsee in full 23 24 or partial payment of a loan;

25 (3) Record a request for special notice and notice of default for any encumbrance on real property which has priority over the 26 lien securing a loan or any other real property securing a loan; 27

(4) Provide to the private money investor prompt written 28 29 notice of:

30 (I) Any lis pendens, mechanic's lien or other lien recorded against the real property securing a loan after the 31 32 origination of the loan, if the private money endorsee has become aware that such an instrument has been recorded; and 33

34

(II) Any delinquent taxes or insurance premiums;

35 (5) Upon receiving a written request from a private money investor for a tally of any vote of the group of private money 36 investors with interests in the same loan, provide to the private 37 money investor a statement of the number of private money 38 39 investors voting in favor of an action and the number of private money investors voting against the action and the percentage of 40 beneficial interest represented by each such vote; and 41

42 (6) Respond within a reasonable time under the 43 circumstances to the request of the borrower or private money 44 investor to correct any errors relating to a loan. 45

(b) Prohibit the private money endorse from:





1 (1) Commingling with the assets of the private money 2 endorsee any money paid to the private money endorsee in full or 3 partial payment of a loan, unless a provision of law authorizes 4 such commingling;

5 (2) Using money paid to the private money endorsee in full 6 or partial payment of a loan for any transaction other than the 7 servicing transaction for which the money was paid, unless a 8 provision of law authorizes such use; or

9 (3) Requiring a private money investor to participate in 10 binding arbitration of disputes relating to a loan.

11 (c) Allow the majority of the private money investors or the 12 private money endorsee to transfer the servicing agreement to 13 another entity authorized to service loans or terminate the 14 servicing agreement for any reason, upon providing written notice 15 at least 30 days before the effective date of the transfer or 16 termination.

(d) Except as otherwise allowed by law, prohibit a private
money endorsee from releasing a borrower or guarantor from
personal liability for a loan unless a majority of the private money
investors approve such a release.

21 (e) If a private money investor owes money to the private 22 money endorsee who is servicing a loan or to other private money 23 investors, prohibit the private money endorsee from withholding 24 money owed to the private money investor in order to offset 25 the money owed to the private money endorsee or to another 26 private money investor, unless:

(1) The private money endorsee obtains the written consent
 of the private money investor who owes the money; or

29 (2) A court order requires the private money endorsee to 30 withhold the money.

(f) Allow a private money endorsee to include in a loan
servicing agreement a provision which provides written consent to
withhold money owed to a private money investor in order to offset
money owed by the private money investor to the private money
endorsee or other private money investors.

36 3. A private money endorsee shall not assess or collect any 37 fee which is not:

(a) Authorized by the loan documents or loan servicing
 agreement; and

40 (b) Assessed or collected in exchange for bona fide services 41 rendered or costs incurred.

42 4. A private money endorsee shall apply all fees collected in 43 the manner set forth in the loan documents or loan servicing 44 agreement.





1 Sec. 44. A private money endorsee shall not act as a 2 construction control with respect to money belonging to a borrower or private money investor. If a borrower or private 3 money investor wishes to utilize a construction control for money 4 belonging to the borrower or private money investor, a private 5 money endorsee must place the money with a person who is 6 independent of the private money endorsee and is licensed or 7 authorized to accept such money. The money must be subject to 8 the control of a construction control which is in compliance with, 9 or exempt from, the provisions of NRS 627.180 or 627.183. 10 Sec. 45. A private money endorsee maintaining a trust 11 account pursuant to the requirements of this chapter or chapter 12 13 645B or 645E of NRS shall: 14 1. Annually provide to the Commissioner a financial 15 statement of the trust account; 16 2. Maintain a subsidiary ledger for each private money 17 investor which must include: 18 (a) The name and address of the private money investor; 19 (b) The amount of the initial investment and any subsequent 20 investment made by the private money investor; (c) The date of any investment made by the private money 21 22 investor; 23 (d) Each specific loan in which the private money investor has invested, including, without limitation: 24 25 (1) The number of the loan; (2) The name of the borrower; 26 (3) The closing date of the loan; and 27 (4) The percentage of the beneficial interests of the loan 28 29 held by the private money investor, if more than one person holds 30 a beneficial interest in the loan; 31 (e) The total amount of money invested; 32 (f) The maturity date of any loan in which the private money 33 *investor has invested;* 34 (g) Any change in the investment made on behalf of the 35 private money investor; and (h) The status of each loan in which the private money 36 investor has invested, including, without limitation, whether the 37 loan is current or delinquent and, if the loan is delinquent, the 38 number of months the loan is past due and the total amount of 39 40 the delinquency; 41 Keep monthly records reconciling all payments received on 3. 42 the loan relating to the trust account from the borrower and any subsequent disbursements to a private money investor; 43





1	4. Not later than 90 days after the end of each fiscal year of
2	the private money endorsee, provide each private money investor
3	with a statement that details:
4	(a) The total amount of money the private money investor has
5	invested with the private money endorsee;
6	(b) The total amount of money the private money investor has
7	invested in each loan;
8	(c) The current status of each loan in which the private money
9	investor has an interest;
10	(d) All money collected and disbursed from each loan in which
11	the private money investor has an interest; and
12	(e) The amortized balance of each loan in which the private
13	money investor has an interest; and
14	5. Maintain a separate trust account for a particular loan if
15	required by an order of the Commissioner. Any such order shall
16	be issued at the sole discretion of the Commissioner.
17	Sec. 46. 1. A private money endorsee who maintains a trust
18	account shall, not later than 90 days after the end of the fiscal
19	year of the private money endorsee, provide to the Commissioner
20	an annual financial statement of each trust account which has
21	been:
22	(a) Prepared from the books and records of the private money
23	endorsee by a certified public accountant who holds an active
24	permit to engage in the practice of public accounting in this State;
25	and (b) Audited in accordance with concernelly accorded auditing
26	(b) Audited in accordance with generally accepted auditing
27 28	standards.
28 29	2. A financial statement of a trust account submitted pursuant to this section must include, if applicable:
29 30	(a) A balance statement showing the assets and liabilities of
31	(a) A bulance statement showing the assets and habilities of the trust account:
32	(b) A statement of all receipts, disbursements and changes to
33	the cash balance of the trust account;
33 34	(c) A supplementary schedule detailing each of the liabilities
35	of the trust account; and
36	(d) A reconciliation of the cash balance with the
30 37	supplementary schedule of the liabilities of the trust account.
38	3. In addition to the annual financial statement of a trust
39	account required pursuant to subsection 1, the private money
40	endorsee shall submit to the Commissioner, not later than 270
41	days after the start of each fiscal year of the private money
42	endorsee, an unaudited financial statement of the trust account
42	for the first 6 months of the fiscal year. The statement required by
44	this subsection may be self-prepared.
T	and subsection may be set prepared.





1 4. If a private money endorsee requests an extension, in 2 writing, before the date on which any financial statement required 3 by this section is due, the Commissioner, at his or her sole 4 discretion, may grant a reasonable extension, not to exceed 30 5 days, for the submission of the financial statement.

6 5. In addition to any extension granted pursuant to 7 subsection 4, if a private money endorsee requests, in writing, an 8 additional extension, the Commissioner may, for good cause, 9 grant one additional extension, not to exceed 30 days, for the 10 submission of the required financial statement.

11 Sec. 47. 1. Except as otherwise provided in subsection 4, it 12 is unlawful for a private money endorsee, or any other person 13 licensed pursuant to chapter 645B or 645E of NRS, to offer, 14 promise, allow, give or pay, directly or indirectly, any part or share 15 of the commission, compensation or fee of the private money 16 endorsee or other person arising or accruing from any real estate loan transaction to any person who is not a private money 17 endorsee or licensed pursuant to chapter 645B or 645E of NRS, in 18 19 consideration of services performed, or to be performed, by the 20 unlicensed person relating to the real estate loan transaction.

21 2. A private money endorsee, or any other person licensed 22 pursuant to chapter 645B or 645E of NRS, may pay a commission, 23 compensation or fee to another private money endorsee or other 24 person licensed pursuant to chapter 645B or 645E of NRS for the 25 assistance of the private money endorsee or other person with the 26 real estate loan transaction as long as any such payment is 27 separately shown on the escrow closing statement for the loan.

3. A mortgage loan originator licensed pursuant to chapter
645B of NRS shall not be associated with or accept a commission,
compensation or fee from any person other than the mortgage
banker or mortgage broker with whom his or her license is
associated pursuant to chapter 645B of NRS at the time of the real
estate loan transaction.

34 4. A private money endorsee, or any other person licensed 35 pursuant to chapter 645B or 645E of NRS, may offer, promise, allow, give or pay, directly or indirectly, a part or share of the 36 commission, compensation or fee of the private money endorsee or 37 other person arising or accruing from a commercial real estate 38 39 loan transaction to a person who is not a private money endorsee or licensed pursuant to chapter 645B or 645E of NRS for services 40 associated with the commercial real estate loan transaction if the 41 42 person receiving such payment:

43 (a) Does not reside or maintain a place of business in Nevada; 44 and





1 (b) Is in compliance with the applicable licensing 2 requirements, if any, of the jurisdiction in which his or her 3 primary place of business is located.

4 **Sec. 48.** NRS 645A.037 is hereby amended to read as follows: 5 645A.037 1. Except as otherwise provided in subsection 2, a

6 licensee may not conduct the business of administering escrows for
7 compensation within any office, suite, room or place of business in
8 which any other business is solicited or engaged in, except a notary
9 public, or in association or conjunction with any other business,
10 unless authority to do so is given by the Commissioner.

11 2. A licensee may conduct the business of administering 12 escrows pursuant to this chapter in the same office or place of 13 business as a mortgage banker if:

14

(a) The licensee and the mortgage banker:(1) Operate as separate legal entities;

15 16

(2) Maintain separate accounts, books and records;

17 18 (3) Are subsidiaries of the same parent corporation; and

(4) Maintain separate licenses; and

(b) The mortgage banker is licensed by this state pursuant to
chapter 645B or 645E of NRS and does not conduct any business as
a mortgage broker licensed pursuant to chapter 645B of NRS in the
office or place of business.

23 Sec. 49. Chapter 645B of NRS is hereby amended by adding 24 thereto the provisions set forth as sections 50 to 105, inclusive, of 25 this act.

26 Sec. 50. "Affiliate" means a person that directly or 27 indirectly, through one or more intermediaries, controls, is 28 controlled by, or is under common control with, another person 29 and engaged in business or a transaction regulated by this 30 chapter.

31 Sec. 51. "Applicant" means any person who has made 32 application for a license, renewal of a license, exemption or waiver 33 pursuant to this chapter.

34 Sec. 52. "Borrower" means a person who is a debtor on a 35 residential mortgage loan.

36 Sec. 53. "Branch office" means an office other than a 37 principal office operated by a licensee for the purpose of engaging 38 in any activity regulated by this chapter.

39 Sec. 54. "Control person" means:

40 *I. An executive officer, director, general partner, trustee,* 41 *member or insider of a licensee; or* 

42 2. A person who has the authority to participate in the 43 direction, directly or indirectly through one or more persons, of 44 the management or policies of a licensee.





Sec. 55. "Escrow" has the meaning ascribed to it in 1 2 NRS 645A.010.

Sec. 56. "Executive officer" means an officer, manager, 3 partner or managing member of a licensee who exercises, or is 4 authorized to exercise, executive decision-making authority for the 5 6 licensee, including, without limitation, a chief executive officer, president, vice president, chief financial officer, chief operations 7 officer, chief legal officer, controller or compliance officer or a 8 9 natural person holding any similar position.

Sec. 57. "Exempt person" means a person who is not 10 11 required to obtain a license pursuant to this chapter.

Sec. 58. "Immediate family member" means a natural 12 13 person related within the second degree of consanguinity as 14 determined by the common law, a spouse or a natural person 15 related to a spouse within the second degree of consanguinity as 16 so determined.

17 Sec. 59. "Insider" means a director, officer or employee of a licensee or any person who owns or controls a beneficial interest 18 in a licensee equivalent to 10 percent or more of the total 19 20 ownership interests of the licensee.

21 Sec. 60. "License" means a license or other authority 22 granted by the Commissioner in accordance with the provisions of 23 this chapter.

"Mortgage banker" means a person who, for a fee, 24 Sec. 61. 25 originates residential mortgage loans using his or her own money or money borrowed from a warehouse lender and who retains 26 27 beneficial ownership of the loans or sells such beneficial ownership, in whole or in part, to third parties. 28 29

Sec. 62. "Mortgage loan originator" means:

1. A natural person who is an employee or independent 30 31 contractor of a licensee or exempt person and who, with respect to 32 a residential real estate loan:

(a) Receives from a prospective borrower a residential 33 34 mortgage loan application;

35 (b) Offers or negotiates with a prospective borrower the terms 36 of a residential mortgage loan; or 37

(c) Performs the functions of a loan processor.

The term does not include:

39 (a) A natural person who performs clerical or ministerial tasks as an employee at the direction of and subject to the supervision 40 41 and instruction of a licensee or an exempt person;

(b) A natural person solely engaged in the business of 42 extending credit related to a timeshare plan, as that term is defined 43 44 in 11 U.S.C. § 101(53D);



38



1 (c) A person who only engages in the business of a real estate 2 salesperson or real estate broker and is licensed pursuant to 3 chapter 645 of NRS, unless that person is compensated for such 4 services by a lender, mortgage broker or other mortgage loan 5 originator, or an agent thereof;

6 (d) A natural person who engages solely in offering or 7 negotiating the terms of a residential real estate loan:

8 (1) With or on behalf of an immediate family member of 9 the natural person; or

10 (2) Secured by a dwelling that served as the residence of the 11 natural person;

12 (e) A natural person who is registered as a mortgage loan 13 originator with, and maintains a unique identifier through, the 14 Registry and who:

15 (1) Is an employee of a depository financial institution, or a 16 subsidiary of a depository financial institution, that is regulated by 17 a federal banking agency; or

(2) Is an employee of an institution regulated by the Farm
 Credit Administration; or

20 (f) A licensed attorney who negotiates the terms of a 21 residential mortgage loan on behalf of a client as an ancillary 22 matter to his or her representation of the client, unless the 23 attorney is compensated for such services by a lender, mortgage 24 broker or mortgage loan originator.

25 Sec. 63. "Mortgage servicer" means a person who directly or 26 indirectly services residential real estate loans.

27 Sec. 64. "Principal office" means the primary place of 28 business of a person where a majority of the executive officers are 29 located or which serves as the corporate or main office of the 30 person.

Sec. 65. "Qualified employee" means a licensed mortgage loan originator who is designated by a mortgage banker, mortgage broker or mortgage servicer, and approved by the Commissioner, to act on behalf of the mortgage banker, mortgage broker or mortgage servicer to supervise and control the conduct of the business of the mortgage banker, mortgage broker or mortgage servicer at a principal office or branch office.

38 Sec. 66. "Real estate brokerage activity" means the 39 performance by a person of any of the functions of a real estate 40 broker as specified in NRS 645.030.

41 Sec. 67. "Service," when used in the context of the servicing 42 of residential real estate loans, means:

43 1. The collection of six or more payments of principal, 44 interest or an amount to be placed in escrow, including, without





1 limitation, hazard insurance or taxes, on a residential mortgage 2 loan for the account of a licensee; or

The collection or remittance, or the right to collect or 3 2. remit, for any lender, mortgage banker or beneficial owner or 4 holder of a promissory note secured by a mortgage or deed of trust 5 on residential real property, any payment of principal, interest or 6 an amount to be placed in escrow, including, without limitation, 7 hazard insurance or taxes, for the underlying property securing a 8 residential mortgage loan, in accordance with the terms of the 9 residential mortgage loan, a mortgage servicing agreement or an 10 agreement with a mortgagor or a beneficiary of a deed of trust. 11

12 13

Sec. 68. "Sponsor" mean a person who:

1. Has a unique identifier in the Registry;

14 Is approved by the Commissioner in the Registry as a 2. 15 licensed mortgage banker, mortgage broker or mortgage servicer 16 or is an exempt person; and

17 3. Has indicated in the Registry that a natural person will act 18 as a mortgage loan originator for that person under that person's license or status as an exempt person. 19

Sec. 69. "Unique identifier" means the number or other 20 identifier assigned to a person by protocols established by the 21 22 Registry.

Sec. 70. The provisions of this chapter may be cited as the 23 Nevada Residential Mortgage Loan Act. 24

25 Sec. 71. The Commissioner is authorized to administer, interpret and enforce the provisions of this chapter and adopt 26 27 regulations necessary to carry out the provisions of this chapter.

Sec. 72. A person shall not, directly or indirectly, provide, or 28 29 offer to provide, any of the services of a mortgage banker, mortgage broker, mortgage loan originator or mortgage servicer 30 in this State without first obtaining the applicable license issued 31 pursuant to this chapter, unless the person is exempt from the 32 provisions of this chapter pursuant to NRS 645B.015. 33

Sec. 73. 1. An application for a license as a mortgage 34 35 banker, mortgage broker, mortgage loan originator or mortgage servicer must be made in writing to the Commissioner on a form 36 37 prescribed by the Commissioner. 38

2. The applicant shall include in the application:

39 (a) The application fee required pursuant to section 84 of this 40 act;

(b) All information required on any application form 41 42 prescribed by the Commissioner;

43 (c) Written consent authorizing the Commissioner to conduct a 44 background investigation of the applicant and, if applicable, each control person of the applicant, including, without limitation, 45





1 authorization to obtain a credit report from a consumer reporting 2 agency described in section 603(f) of the Fair Credit Reporting 3 Act, 15 U.S.C. § 1681a(f), a criminal history report from the 4 Federal Bureau of Investigation or any criminal history repository 5 of any state, national or international governmental agency or 6 entity and information related to any administrative, civil or 7 criminal findings by any governmental agency or entity;

8 (d) A complete set of fingerprints if the applicant is a natural 9 person, or, if the applicant is not a natural person, a complete set 10 of fingerprints of each control person of the applicant, for 11 submission to the Federal Bureau of Investigation or any 12 governmental agency or entity authorized to receive such 13 information for a state, national or international criminal history 14 background check; and

15 (e) Any other information required by this chapter, a 16 regulation adopted pursuant to this chapter or an order of the 17 Commissioner, or as requested in connection with the evaluation 18 and investigation of the applicant's qualifications and suitability 19 for licensure.

20 Sec. 74. The Commissioner shall not issue a license to 21 perform the services of a mortgage loan originator to an applicant 22 unless, after investigation, the Commissioner finds that the 23 applicant is in compliance with all of the following:

1. Meets all applicable requirements of this chapter.

2. Is at least 18 years of age.

3. Is:

24

25

26

(a) Employed and sponsored by, or has received a verified
offer of employment and sponsorship from, a mortgage banker,
mortgage broker or mortgage servicer who holds a license or is an
exempt person pursuant to this chapter; or

(b) A loan processor or underwriter who is an independent
contractor and who is sponsored by, or has received an offer of a
contract and sponsorship with, a mortgage banker, mortgage
broker or mortgage servicer who holds a license pursuant to this
chapter or is an exempt person.

4. Has not been convicted of, or entered or agreed to enter a 36 plea of guilty or nolo contendere to, a felony in a domestic, foreign 37 38 or military court within the 7 years immediately preceding the date 39 of the application, or at any time if such felony involved an act of fraud, dishonesty or a breach of trust, money laundering or moral 40 turpitude. For the purposes of this subsection, a person shall not 41 42 be considered to have been convicted or entered a plea of guilty or 43 nolo contendere if the conviction or plea has been pardoned or 44 vacated.





5. Has not had a license or registration as a mortgage 1 2 banker, mortgage broker, mortgage loan originator or mortgage servicer revoked in this State or any other jurisdiction and has not 3 had any financial services license or registration revoked within 4 the 10 years immediately preceding the date of the application. 5 For the purposes of this subsection, a license or registration shall 6 not be considered to have been revoked if the revocation was 7 subsequently vacated. 8

9 6. Has demonstrated financial responsibility, character and 10 general fitness so as to command the confidence of the community 11 and warrant a determination by the Commissioner that the 12 applicant will operate honestly, fairly and efficiently for the 13 purposes of this chapter.

14 7. Has completed the hours of education required by section 15 80 of this act.

16 8. Has passed a qualified written examination pursuant to 17 section 81 of this act.

18 9. Has a sponsorship in the Registry that is approved by 19 the Commissioner and is covered by the corporate surety bond 20 of the sponsor deposited with the Commissioner pursuant to 21 NRS 645B.042.

22 Sec. 75. The Commissioner shall not issue a license to 23 perform the services of a mortgage banker, mortgage broker or 24 mortgage servicer to an applicant unless, after investigation, the 25 Commissioner finds that the applicant is in compliance with all of 26 the following:

1. Meets all applicable requirements of this chapter.

28 2. Has provided the name and residence and business 29 addresses of each natural person who will be employed and 30 sponsored by the applicant as a mortgage loan originator.

31 3. Has demonstrated experience, financial responsibility, 32 character and general fitness so as to command the confidence of 33 the community and warrant a determination by the Commissioner 34 that the applicant will operate honestly, fairly and efficiently for 35 the purposes of this chapter.

36 4. Has demonstrated that each control person of the 37 applicant:

(a) Has not had a license or registration as a mortgage banker, 38 39 mortgage broker, mortgage loan originator or mortgage servicer revoked in this State or any other jurisdiction and has not had any 40 financial services license or registration revoked within the 10 41 years immediately preceding the date of the application. For the 42 purposes of this subsection, a license or registration shall not be 43 44 considered to have been revoked if the revocation was 45 subsequently vacated.



27



1 (b) Has not been convicted of, or entered or agreed to enter a 2 plea of guilty or nolo contendere to, a felony in a domestic, foreign 3 or military court within the 7 years immediately preceding the date of the application or at any time if such felony involved an act of 4 fraud, dishonesty or a breach of trust, money laundering or moral 5 turpitude. For the purposes of this paragraph, a person shall not 6 be considered to have been convicted or entered a plea of guilty or 7 nolo contendere if the conviction or plea has been pardoned or 8 9 vacated.

(c) Has demonstrated experience, financial responsibility,
character and general fitness so as to command the confidence of
the community and warrant a determination by the Commissioner
that the control persons will operate honestly, fairly and efficiently
for the purposes of this chapter.

15 5. Has designated a qualified employee for each principal 16 office and, if applicable, each branch office, in accordance with 17 section 78 of this act and each qualified employee has been 18 approved by the Commissioner.

19 6. Has deposited a corporate surety bond with the 20 Commissioner pursuant to NRS 645B.042.

7. Has submitted to the Commissioner a financial statement
 in accordance with the requirements of NRS 645B.085.

23 Sec. 76. 1. An applicant for a license as a mortgage 24 banker, mortgage broker or mortgage servicer shall obtain a 25 license for the principal office and each branch office from which 26 the applicant will conduct activity as a mortgage banker, mortgage 27 broker or mortgage servicer related to any residential mortgage 28 loan secured by a mortgage or deed of trust on real property 29 located in this State.

2. An applicant for a license as a mortgage banker, mortgage broker or mortgage servicer who will conduct activity as a mortgage banker, mortgage broker or mortgage servicer related to any residential mortgage loan secured by a mortgage or deed of trust on real property located in this State under one or more assumed names must apply for a separate license for each assumed name.

37 3. A licensee may not conduct business from any location or 38 under any name or assumed name other than the location and 39 name that appear on its license issued pursuant to this chapter.

40 Sec. 77. Any person who holds himself or herself out directly 41 to the public as being able to take or process a residential 42 mortgage loan application shall have a licensed principal office or 43 branch office located in this State.

44 Sec. 78. 1. A mortgage banker, mortgage broker or 45 mortgage servicer shall designate a natural person to serve as a





qualified employee for each principal office and, if applicable,
 branch office licensed pursuant to this chapter. A natural person
 must not be designated to serve as a qualified employee unless the

4 natural person:

5 (a) Îs a licensed mortgage loan originator pursuant to this 6 chapter;

7 (b) Has at least 2 years of verifiable experience in the 8 residential mortgage industry within the immediately preceding 5 9 years;

10 (c) Is designated by a mortgage banker, mortgage broker or 11 mortgage servicer to act on behalf of the mortgage banker, 12 mortgage broker or mortgage servicer and to supervise and 13 control the conduct of the business of the mortgage banker, 14 mortgage broker or mortgage servicer at that office;

15 (d) Will be present at the designated office for a majority of the 16 time that the office is open to the public;

17 (e) Is designated to serve as the qualified employee at not more 18 than one office; and

19 (f) Is approved by the Commissioner to act as the qualified 20 employee for the licensee at the designated office.

21 2. If a qualified employee is not approved by the 22 Commissioner, or subsequently becomes ineligible because he or 23 she does not meet or no longer meets the requirements of 24 subsection 1, the mortgage banker, mortgage broker or mortgage 25 servicer who designated the qualified employee shall, within 30 26 days after the disapproval or ineligibility:

(a) If a qualified employee becomes ineligible, provide written
 notification to the Commissioner;

29 (b) Designate a new qualified employee for the office for 30 which the qualified employee was not approved or became 31 ineligible; and

32 (c) Request the approval of the Commissioner for the new 33 qualified employee designated pursuant to paragraph (b).

34 Sec. 79. 1. An applicant shall demonstrate that the 35 applicant has, and each licensee shall continuously maintain, a 36 minimum net worth as follows:

(a) For a mortgage broker who does not accept money from a
prospective borrower before the closing of a residential mortgage
loan, a positive net worth;

40 (b) For a mortgage banker or mortgage broker who accepts 41 money from a prospective borrower before the closing of a 42 residential mortgage loan, \$50,000; and

43 (c) For a mortgage servicer, \$250,000.





1 2. Net worth, as used in this section, must be calculated in 2 accordance with generally accepted accounting principles with the 3 exclusion of the following assets: (a) Any asset owed to the applicant or licensee from a control 4 5 person of the applicant or licensee or from a person in which the applicant or licensee, or a control person of the applicant or 6 7 licensee, holds a beneficial interest; (b) Goodwill and other similar intangible assets; and 8 9 (c) Organization costs. 10 Sec. 80. 1. A natural person who is an applicant for a license as a mortgage banker, mortgage broker, mortgage loan 11 originator or mortgage servicer shall complete at least 30 hours of 12 13 approved educational courses before a license may be issued. The 14 30 hours of required education must include, without limitation: 15 (a) Three hours of instruction relating to ethics, which must 16 include, without limitation, instruction on issues relating to fraud, 17 consumer protection and fair lending; (b) Three hours of instruction relating to federal law and 18 19 regulations pertaining to mortgage lending; (c) Two hours of instruction relating to lending standards for 20 the nontraditional mortgage product marketplace; 21 22 (d) Four hours of instruction relating to Nevada law and 23 regulations pertaining to mortgage lending; (e) Twelve hours of instruction relating to mortgage 24 25 origination or servicing; and (f) Six hours of elective courses. 26 27 A natural person who is an applicant to renew a license as 2. a mortgage banker, mortgage broker, mortgage loan originator or 28 29 mortgage servicer shall complete at least 10 hours of approved 30 courses of continuing education during the 12 months immediately preceding the date on which the license expires. The 31 32 10 hours of courses must include, without limitation: (a) Three hours of instruction relating to federal law and 33 34 regulations pertaining to mortgage lending; (b) Two hours of instruction relating to ethics, which must 35 36 include, without limitation, instruction on issues relating to fraud, 37 consumer protection and fair lending; 38 (c) Two hours of instruction relating to lending standards for 39 the nontraditional mortgage product marketplace; (d) Two hours of instruction relating to Nevada law and 40 41 regulations pertaining to mortgage lending; and 42 (e) One hour of instruction relating to mortgage origination or 43 servicing.





3. Only educational courses reviewed and approved by the 1 2 Registry or the Commissioner may be used to satisfy the 3 requirements of this section.

The Commissioner may accept any hours of instruction 4 4. completed in fulfillment of the requirements for a license in 5 another state as the hours of instruction required for an initial 6 license or courses of continuing education in this State if the 7 Commissioner determines that those hours of instruction meet the 8 9 requirements of this section.

10 Nothing in this section precludes, for the purpose of 5. satisfying an educational requirement set forth in this section, any 11 approved course that is provided by the employer of a mortgage 12 loan originator, an entity which is affiliated with the employer by 13 an agency contract or any subsidiary or affiliate of such employer 14 15 or entity.

16 6. A licensed mortgage loan originator may not take an 17 approved course more than once to meet the annual requirements for continuing education required by this section. 18

7. A licensed mortgage loan originator who is an approved 19 instructor of a course approved pursuant to this section may 20 receive credit toward the requirements for hours of continuing 21 education at the rate of 2 hours of credit for each 1 hour taught by 22 the mortgage loan originator. 23

Sec. 81. 1. A natural person who is an applicant for a 24 25 license as a mortgage banker, mortgage broker, mortgage loan originator or mortgage servicer must pass a qualified written 26 27 examination developed by the Registry and administered by a provider approved by the Registry based on reasonable standards. 28

29 2. A written examination is not considered a qualified written examination for the purposes of this section unless the 30 examination adequately measures the applicant's knowledge and 31 comprehension in appropriate subject areas, including, without 32 33 limitation: 34

(a) Ethics;

(b) Federal law and regulations pertaining to mortgage 35 origination, lending and servicing, including, without limitation, 36 issues relating to fraud, consumer protection, nontraditional 37 38 mortgage products and fair lending; and

39 (c) Nevada law and regulations pertaining to mortgage origination, lending and servicing, including, without limitation, 40 issues relating to fraud, consumer protection, nontraditional 41 42 mortgage products and fair lending.

3. If a provider is approved by the Registry to administer an 43 examination, the provider may provide the examination at the 44 45 location of the employer of the applicant, the location of any





subsidiary or affiliate of the employer, or the location of any entity
 with which the applicant holds an exclusive arrangement to
 conduct the business of a mortgage loan originator.

4 4. To pass a qualified written examination, a natural person 5 must achieve a score of 75 percent or more, unless a higher 6 passing score is established by the Registry.

7 5. A natural person may retake the examination 3 8 consecutive times, at least 30 days apart. If a natural person fails 3 9 consecutive examinations, the person must wait at least 6 months 10 before retaking the examination.

6. An applicant for a license who previously held the same license, and whose previous license expired for a reason unrelated to a complaint filed or investigation conducted pursuant to NRS 645B.600 and 645B.610, may be excused from the requirements of this section if his or her application for the new license is submitted within 5 years after the date on which the previous license expired.

18 Sec. 82. 1. Before a licensee may transfer, sell or convey 19 his or her ownership or beneficial interest which will total 25 20 percent or more of the total ownership or beneficial interests in 21 any entity required to possess a license pursuant to this chapter, 22 the licensee must submit a written application to the 23 Commissioner for approval of the transfer, sale or conveyance. 24 The application must include:

25 (a) The fee required pursuant to section 84 of this act to 26 transfer ownership or control of the entity;

(b) The name and percentage of ownership or beneficial
interest in the entity of each person obtaining an ownership or
beneficial interest resulting in a cumulative transfer of 25 percent
or more of the total ownership or beneficial interests in the entity;
and

32 (c) A personal questionnaire and complete set of fingerprints 33 of each person identified in paragraph (b), on a form prescribed 34 by the Commissioner, and written consent authorizing the 35 Commissioner to conduct a background investigation of the 36 person in the same manner as provided for in section 73 of this 37 act.

2. The Commissioner shall conduct the investigation of the
 person required by this section to determine that the requirements
 necessary for the licensure of the person pursuant to this chapter
 are met.

42 3. A transfer, sale or conveyance that is subject to the 43 requirements of this section is not effective until approved by the 44 Commissioner.





1 Sec. 83. 1. A licensee seeking to amend the name, address 2 or qualifications of the licensee shall submit a written application 3 to the Commissioner for approval of the amendment. The 4 application must:

5 (a) Be submitted to the Commissioner, on a form and in a 6 manner prescribed by the Commissioner, not less than 30 days 7 before the anticipated effective date of the proposed amendment to 8 the licensee's name or qualifications or not more than 10 days 9 after the change of the licensee's address;

(b) Include all information required by the Commissioner in
 accordance with regulations adopted pursuant to this chapter; and
 (c) Include the amendment fee required pursuant to section 84
 of this act.

14 2. An amendment to a licensee's name or qualifications is not 15 effective until approved by the Commissioner.

16 Sec. 84. 1. The Commissioner shall establish by regulation 17 a schedule of fees that are sufficient to pay, but not to exceed, the 18 Division's reasonably anticipated costs of administering and 19 enforcing this chapter, including, without limitation, the cost of 20 legal services provided by the Attorney General and administrative 21 expenses billed to the Division by other agencies or entities. The 22 maximum allowable fees shall be as follows:

(a) For an initial application for a license as a mortgage
banker, mortgage broker or mortgage servicer, not more than
\$2,500 for a principal office and not more than \$500 for each
branch office.

(b) For a renewal of a license as a mortgage banker, mortgage
broker or mortgage servicer, not more than \$500 per office, plus
an annual assessment. The annual assessment must be based on a
fee, not to exceed \$25 per each residential mortgage loan, assessed
on the total number of residential mortgage loans brokered, made
or serviced during the immediately preceding calendar year.

(c) For an initial or renewal application for a license as a
 mortgage loan originator, not more than \$185.

(d) For a duplicate of a license or to amend the name, address
or qualifications of a licensee, not more than \$50.

(e) To change the sponsorship of a mortgage loan originator,
 not more than \$50.

(f) To transfer the ownership or control of a mortgage banker,
 mortgage broker or mortgage servicer, not more than \$500.

41 (g) For the reinstatement of a license as a mortgage banker, 42 mortgage broker or mortgage servicer, not more than \$200.

43 (h) For the reinstatement of a license as a mortgage loan 44 originator, not more than \$75.





1 2. In addition to any fee required pursuant to subsection 1, a 2 mortgage banker, mortgage broker or mortgage servicer shall pay 3 the actual travel, lodging and meal expenses incurred by 4 employees or contractors of the Division who travel outside this 5 State to conduct an examination or investigation of the mortgage 6 banker, mortgage broker or mortgage servicer.

7 3. The Commissioner may require a licensee that fails to 8 timely submit any financial statement or report required pursuant 9 to this chapter or sections 2 to 47, inclusive, of this act to pay a 10 late fee not to exceed \$25 per day that the statement or report is 11 late, up to a maximum of \$1,000. Any such late fee must be 12 assessed in addition to any other disciplinary action taken 13 pursuant to this chapter or sections 2 to 47, inclusive, of this act.

14 Sec. 85. 1. Any fee or assessment received by the 15 Commissioner pursuant to the provisions of this chapter and 16 sections 2 to 47, inclusive, of this act is nonrefundable.

17 2. All fees, assessments, fines and other money collected 18 pursuant to this chapter or sections 2 to 47, inclusive, of this 19 act are in addition to any fee required by the Registry and must 20 be deposited in the Account for Mortgage Lending created by 21 NRS 645F.270.

*3.* All fees, assessments, fines and other money collected pursuant to this chapter or sections 2 to 47, inclusive, of this act and deposited in the Account for Mortgage Lending must not be used for any purpose not authorized by NRS 645F.270 and must not revert to the State General Fund.

27 Sec. 86. 1. A natural person licensed as a mortgage loan 28 originator pursuant to the provisions of this chapter must not be 29 sponsored or employed by, or otherwise provide services as a 30 mortgage loan originator for, more than one mortgage banker, 31 mortgage broker or mortgage servicer or exempt person, at the 32 same time.

33 2. A mortgage banker, mortgage broker, mortgage servicer or 34 exempt person shall not sponsor or employ a natural person as a 35 mortgage loan originator, or otherwise authorize a natural person to act as a mortgage loan originator on its behalf, if the mortgage 36 loan originator is not licensed pursuant to this chapter. Before 37 38 allowing a mortgage loan originator to act on his or her behalf, a 39 mortgage banker, mortgage broker, mortgage servicer or exempt person shall sponsor the mortgage loan originator in the Registry 40 41 and pay the applicable sponsorship fee.

42 3. If a mortgage loan originator terminates his or her 43 employment or sponsored status with a mortgage banker, 44 mortgage broker, mortgage servicer or exempt person, the 45 mortgage banker, mortgage broker, mortgage servicer or exempt





person, as applicable, shall, not later than the third business day
 following the date of the termination:

3 (a) Remove its sponsorship of the mortgage loan originator 4 from the Registry; and

5 (b) Notify the Commissioner, on a form prescribed by the 6 Commissioner, of the termination.

7 4. A mortgage banker, mortgage broker, mortgage servicer or 8 exempt person shall not, directly or indirectly, pay any 9 compensation, commission, fees, points or other remuneration for 10 services as a mortgage loan originator to any person other than a 11 mortgage loan originator who is employed and sponsored by the 12 mortgage banker, mortgage broker, mortgage servicer or exempt 13 person.

14 5. A mortgage loan originator shall not, directly or indirectly, 15 receive any compensation, commission, fees, points or other 16 remuneration for the performance of services as a mortgage loan 17 originator from any person other than the mortgage banker, 18 mortgage broker, mortgage servicer or exempt person that is the 19 employer and sponsor of the mortgage loan originator.

6. A mortgage loan originator shall not act as or provide any of the services of a mortgage loan originator, or otherwise hold himself or herself out as engaging in or carrying on the activities of a mortgage loan originator, during any period that the mortgage loan originator is not employed and sponsored by a mortgage banker, mortgage broker, mortgage servicer or exempt person.

27 Sec. 87. The unique identifier assigned to a mortgage 28 banker, mortgage broker, mortgage loan originator, mortgage 29 servicer or exempt person must be clearly shown on all forms, 30 solicitations and advertisements relating to residential mortgage of 31 the mortgage banker, mortgage broker, mortgage loan originator, 32 mortgage servicer or exempt person.

33 Sec. 88. A mortgage servicer, in addition to any duties 34 imposed by other statutes or the common law, shall:

**1.** Safeguard and account for any money handled by the mortgage servicer for a borrower or lender;

37 2. Follow reasonable and lawful instructions from a 38 borrower or lender;

39

3. Act with reasonable skill, care and diligence;

40 4. With its application and renewal and with its supplemental 41 filings from time to time, file with the Commissioner a complete 42 and current schedule of the ranges of costs and fees it charges 43 borrowers for its servicing-related activities;

44 5. File with the Commissioner, upon request, a report in a 45 form and format acceptable to the Commissioner detailing the





activities of the mortgage servicer in this State, including, without
 limitation:

3 (a) The number of residential mortgage loans the mortgage 4 servicer is servicing;

5 (b) The type and characteristics of the residential mortgage 6 loans the mortgage servicer is servicing;

7 (c) The number of residential mortgage loans serviced by the 8 mortgage servicer which are in default, along with a breakdown of 9 such loans with delinquencies of more than 90 days; and

10 (d) Information on any foreclosures of properties securing 11 residential mortgage loans serviced by the mortgage servicer 12 which have been commenced in this State;

13 6. At the time a mortgage servicer accepts assignment of 14 servicing rights for a residential mortgage loan, the mortgage 15 servicer shall disclose to the borrower:

16 (a) Any notice required by the Real Estate Settlement 17 Procedures Act, 12 U.S.C. §§ 2601 et seq., or regulations adopted 18 pursuant thereto;

19 (b) A schedule of the ranges and categories of the costs and 20 fees of the mortgage servicer for servicing-related activities which 21 must comply with the laws of this State and which must not exceed 22 those submitted to the Commissioner; and

(c) A notice in a form and content acceptable to the
 Commissioner that the mortgage servicer is licensed by the
 Commissioner and that any complaint about the servicer may be
 submitted to the Commissioner; and

7. In the event of a delinquency or other act of default on the part of the borrower, act in good faith to inform the borrower of the facts concerning the loan and the nature and extent of the delinquency or default and, if the borrower replies, negotiate with the borrower, subject to the duties and obligations of the mortgage servicer to the lender under the mortgage servicing contract, if any, to resolve the delinquency.

34 Sec. 89. A person shall not transfer servicing rights or 35 obligations for a residential mortgage loan to another person 36 unless that person holds a valid license as a mortgage servicer or 37 is an exempt person pursuant to this chapter.

38 Sec. 90. 1. For each residential mortgage loan, a mortgage 39 servicer shall annually deliver to the borrower an account statement showing the unpaid principal balance of the residential 40 mortgage loan at the end of the immediately preceding 12-month 41 period, the interest paid during that period, the amounts deposited 42 into and dispersed from escrow during that period and an 43 itemization of each payment made or credited to the borrower's 44 45 account during that period. The itemization must include, without





limitation, the date and amount of each payment received, how
 each payment was applied to principal, interest, late fees and other
 charges and be understandable to the borrower. The mortgage
 servicer shall provide the statement required by this subsection
 within 30 days after the end of each 12-month period.

6 2. A mortgage servicer shall not charge a fee to a borrower 7 for the cost of providing the annual statement required by 8 subsection 1. A mortgage servicer may charge a reasonable fee, 9 not to exceed the actual cost of copying and delivering the annual 10 statement, to a borrower for additional copies of the annual 11 statement if such additional copies are requested by the borrower.

12 Within 7 days after the receipt of a request from a 3. 13 borrower, or his or her authorized representative, a mortgage 14 servicer shall deliver to the borrower, or other designated person, 15 a payoff statement for the residential mortgage loan that includes 16 a breakdown of the charges. The payoff statement must include all information necessary to effect a payoff of the residential 17 mortgage loan, including, without limitation, where to remit the 18 19 payment.

4. A mortgage servicer shall not charge a borrower a fee for preparing and delivering up to two payoff statements within any 12-month period. If a borrower requests more than two payoff statements within a 12-month period, the mortgage servicer may charge a reasonable fee, not to exceed the actual cost of preparing and delivering the payoff statement, for each additional payoff statement requested by a borrower.

5. Within 30 days after the payoff of a residential mortgage loan has been effectuated, a mortgage servicer shall refund to the borrower any money representing an overpayment, including, without limitation, money received in excess of the payoff amount and money held in escrow.

32 Sec. 91. A licensee who acts as a mortgage servicer for 33 another party, or a licensee who contracts with another party to 34 service residential mortgage loans on behalf of the licensee, shall 35 enter into a written agreement with the other party specifying the 36 terms of the mortgage service agreement.

37 Sec. 92. 1. In addition to any other activity prohibited 38 under this chapter, an applicant or licensee shall not:

39 (a) Knowingly make, or cause to be made, to the 40 Commissioner any false representation of a material fact;

41 (b) Suppress or withhold from the Commissioner any 42 information which the applicant or licensee possesses and which, 43 if submitted by the applicant or licensee, would have the effect of 44 rendering the applicant or licensee ineligible to be licensed 45 pursuant to the provisions of this chapter; or





(c) Violate any provision of this chapter, a regulation adopted
 pursuant to this chapter or an order of the Commissioner when
 completing and filing his or her application for an initial license,
 completing and filing his or her application for renewal of a
 license or during the course of any investigation of the applicant
 or licensee conducted by the Commissioner.

7 2. In addition to any other activity prohibited under this 8 chapter, a mortgage banker, mortgage broker or mortgage servicer 9 shall not:

10 (a) Be insolvent;

11 (b) Be grossly negligent or incompetent in performing any act 12 for which the mortgage banker, mortgage broker or mortgage 13 servicer is required to be licensed pursuant to the provisions of 14 this chapter;

15 (c) Fail to conduct business in accordance with any law or to 16 violate any provision of this chapter, a regulation adopted 17 pursuant to this chapter or an order of the Commissioner;

18 (d) Be in such financial condition that the mortgage banker, 19 mortgage broker or mortgage servicer cannot continue in business 20 without jeopardizing its financial, contractual, fiduciary or 21 statutory obligations to third parties, including, without limitation, 22 customers, clients, employees, borrowers or lenders;

(e) Make any material misrepresentation in connection with
 any transaction governed by the provisions of this chapter;

(f) Suppress or withhold from a borrower or prospective borrower any material facts, data or other information relating to any transaction governed by the provisions of this chapter of which the mortgage banker, mortgage broker or mortgage servicer knew or with the exercise of reasonable diligence should have known;

31 (g) Knowingly make or cause to be made to the Commissioner any false representation of material fact or suppress or withhold 32 from the Commissioner any information which the mortgage 33 banker, mortgage broker or mortgage servicer possesses and 34 35 which, if submitted by the mortgage banker, mortgage broker or mortgage servicer, would have the effect of rendering the 36 mortgage banker, mortgage broker or mortgage servicer ineligible 37 38 to be licensed pursuant to the provisions of this chapter;

(h) Fail to account for all money received in or disbursed from
 a trust, escrow, impound or similar account;

*(i) Refuse to permit an examination by the Commissioner of its books and affairs or refuse, within a reasonable time, to furnish any information, or make any report, required by the Commissioner pursuant to the provisions of this chapter;* 





(j) Be convicted of, or enter a plea of guilty or nolo contendere
 to, a felony in a domestic, military or foreign court while holding a
 license issued pursuant to the provisions of this chapter;

4 (k) Refuse to pay, within a reasonable time, any fee, 5 assessment, cost or expense that the mortgage banker, mortgage 6 broker or mortgage servicer is required to pay pursuant to the 7 provisions of this chapter or any regulation adopted pursuant to 8 this chapter;

(1) Fail to satisfy a claim that has been reduced to judgment;

10 (m) Fail to account for or remit any funds of a borrower or 11 prospective borrower within a reasonable time after a request for 12 the accounting or remittal;

(n) Commingle any money or property of a borrower or
 prospective borrower with the money of the mortgage banker,
 mortgage broker or mortgage servicer or convert money or
 property of a borrower or prospective borrower for the private use
 of the mortgage banker, mortgage broker or mortgage servicer;

18 (o) Engage in any other conduct constituting a deceitful, 19 fraudulent or dishonest business practice;

20 (p) Repeatedly violate the policies and procedures of the 21 mortgage banker, mortgage broker or mortgage servicer;

(q) Fail to exercise reasonable supervision over the activities
of any mortgage loan originator whom is sponsored or employed
by the mortgage banker, mortgage broker or mortgage servicer
pursuant to the provisions of this chapter;

(r) Instruct a mortgage loan originator to commit an act that
would be cause for the revocation or suspension of the license of
the mortgage banker, mortgage broker or mortgage servicer,
regardless of whether the mortgage loan originator commits the
act;

(s) Employ a person as a mortgage loan originator or authorize a person to be associated with the mortgage banker, mortgage broker or mortgage servicer as a mortgage loan originator if the mortgage banker, mortgage broker or mortgage servicer knows, or in light of all the surrounding facts and circumstances reasonably should have known, that the person:

37 (1) Has been convicted of, or agreed to enter a plea of 38 guilty or nolo contendere to, a felony in any domestic, foreign or 39 military jurisdiction within the 7 years immediately preceding the 40 date on which the person applies for a license as a mortgage loan 41 originator or at any time if such felony involved an act of fraud or 42 dishonesty, a breach of trust, moral turpitude or money 43 laundering; or

44 (2) Has a license or registration as a mortgage banker, 45 mortgage broker, mortgage loan originator or mortgage servicer



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1 revoked or suspended in this State or any other jurisdiction, or has had a financial services license or registration revoked or 2 3 suspended within the immediately preceding 10 years; 4 (*t*) Violate NRS 645C.557; 5 (u) Fail to pay a tax as required pursuant to the provisions of 6 chapter 363A of NRS; 7 (v) Fail to amend its address with the Commissioner; or (w) Engage, or offer to engage, or hold itself out as being able 8 to provide or conduct services related to private money lending 9 without first obtaining and maintaining a private money 10 endorsement pursuant to sections 2 to 47, inclusive, of this act. 11 3. In addition to any other activity prohibited under this 12 13 chapter, a mortgage loan originator shall not: 14 (a) Be grossly negligent or incompetent in performing any act 15 for which the mortgage loan originator is required to be licensed 16 pursuant to this chapter; 17 (b) Make a material misrepresentation in connection with any 18 transaction governed by the provisions of this chapter; (c) Suppress or withhold from a borrower or prospective 19 borrower any material facts, data or other information relating to 20 any transaction governed by the provisions of this chapter of 21 22 which the mortgage loan originator knew, or with the exercise of reasonable diligence should have known; 23 (d) Knowingly make or cause to be made to the Commissioner 24 any false representation of material fact or suppress or withhold 25 from the Commissioner any information which the mortgage loan 26 originator possesses and which, if submitted by the mortgage 27 loan originator, would have the effect of rendering the mortgage 28 29 loan originator ineligible to be licensed pursuant to the provisions 30 of this chapter; 31 (e) Be convicted of, or enter a plea of guilty or nolo contendere 32 to, a felony in a domestic, military or foreign court while holding a license issued pursuant to the provisions of this chapter; 33 (f) Fail to account for or remit any money of a borrower or 34 35 prospective borrower within a reasonable time after a request for 36 such an accounting or remittal; 37 (g) Commingle any money or property of a borrower or prospective borrower with the money of the mortgage loan 38 originator or convert money or property of a borrower or 39 prospective borrower for the private use of the mortgage loan 40 41 originator; 42 (h) Engage in any other conduct constituting a deceitful, 43 fraudulent or dishonest business practice; 44 (*i*) Violate NRS 645C.557;





(j) Repeatedly violate the policies and procedures of the 1 mortgage banker, mortgage broker or mortgage servicer by whom 2 the mortgage loan originator is sponsored or employed; 3

(k) Violate, or assist another in violating any provision of this 4 chapter, a regulation adopted pursuant to this chapter or an order 5 6 of the Commissioner;

7 (1) Associate with, or be employed or sponsored by, a mortgage banker, mortgage broker or mortgage servicer at more than one 8 office of the mortgage banker, mortgage broker or mortgage 9 10 servicer;

11 (m) While employed or sponsored by one mortgage banker, mortgage broker, mortgage servicer or exempt person, associate 12 13 with or be sponsored or employed by another mortgage banker, mortgage broker, mortgage servicer or exempt person; or 14

15 (n) Engage, or offer to engage, or hold himself or herself out as being able to provide or conduct services related to private 16 money lending without first obtaining and maintaining a private 17 money endorsement pursuant to sections 2 to 47, inclusive, of this 18 19 act. 20

Sec. 93. 1. A licensee shall not, directly or indirectly:

(a) Make a false, misleading or deceptive advertisement 21 regarding residential mortgage loans or the availability of 22 residential mortgage loans; or 23

(b) Represent that an activity for which a licensee may not be 24 licensed pursuant to this chapter as being an activity for which a 25 licensee may be licensed pursuant to this chapter. 26

2. Except as otherwise provided in subsection 3, an advertisement for an activity for which a licensee may be licensed 27 28 29 pursuant to this chapter or sections 2 to 47, inclusive, of this act *must be separate and distinct from an advertisement for an activity* 30 for which a licensee may not be licensed pursuant to this chapter 31 or sections 2 to 47, inclusive, of this act. 32

3. A mortgage banker, mortgage broker or mortgage servicer 33 may advertise jointly with a person licensed pursuant to chapter 34 624 or 645 of NRS if each licensed person is disclosed separately 35 in the advertisement and each licensed person incurs a pro rata 36 37 share of the costs associated with the advertisement.

4. A licensee must include in its advertisements, including 38 39 any advertising material available on the Internet:

(a) The complete name of the licensee and the complete name 40 under which the licensee is licensed pursuant to this chapter and, 41 42 if the advertisement is for a mortgage loan originator, the name of 43 the mortgage banker, mortgage broker or mortgage servicer who sponsors or employs the mortgage loan originator; 44





(b) The unique identifier of the licensee and the address and 1 2 telephone number associated with the license; and

(c) A description of any activity mentioned in the advertisement in which a licensee is allowed to engage, provided 3 4 5 in nontechnical words and language.

5. A licensee shall not use advertising material that simulates 6 the appearance of a check, a communication from a governmental 7 entity or an envelope containing a check or a communication from 8 9 a governmental entity unless:

10 (a) The words *"THIS IS* NOT A CHECK," "NOT NEGOTIABLE" or "THIS IS NOT A GOVERNMENTAL 11 ENTITY," as appropriate, appear prominently on the envelope 12 13 and any material that simulates the appearance of a check or a communication from a governmental entity; and 14

15 (b) If the material simulates the appearance of a check, the material does not contain an American Bankers Association 16 17 Routing Number, microencoding or any other marks intended to 18 create the appearance that the material is a negotiable check.

19 6. A licensee shall not refer to an existing lender or financial institution, other than the licensee itself, on any advertising 20 material without the written consent of the lender or financial 21 22 institution.

7. In addition to the requirements set forth in this chapter, 23 each advertisement that a licensee uses in carrying on its business 24 25 *must comply with the requirements of:* 

(a) The provisions of NRS 598.0903 to 598.0999, inclusive, 26 27 concerning deceptive trade practices; and

(b) Any applicable federal statute or regulation concerning 28 29 deceptive advertising or the advertising of interest rates.

8. For the purposes of this section, "advertising" includes, 30 without limitation, commercial messages that promote the 31 32 availability of mortgage products or investments that are or may be offered by a licensee. Commercial messages include, without 33 34 *limitation, those in the form of:* 35

(a) Print media;

- 36 (b) Sales literature;
- 37 (c) Sales brochures or flyers;
- 38 (d) Billboards;
- 39 (e) Listings in a telephone directory, if more than a line listing;
- (f) Radio and television advertisements; 40

(g) Mass mailings distributed by the United States Postal 41 42 Service or another such delivery service or by electronic mail;

43 (h) Telephone or seminar scripts;

44 (i) Websites or other Internet sites that promote or accept 45 applications for residential mortgage loans; and



(j) Business cards.

2 Sec. 94. 1. A licensee must report any disciplinary or 3 enforcement action, denial of a license application, settlement 4 agreement or other similar action involving the licensee and 5 another state or federal regulator. The licensee must file a report 6 with the Commissioner within 10 days after the action, on a form 7 and in a manner prescribed by the Commissioner.

8 2. A licensee must report any bankruptcy petition filed by or 9 against the licensee. The licensee shall file the report, on a form 10 and in a manner prescribed by the Commissioner, within 10 days 11 after the filing of the bankruptcy petition.

12 Sec. 95. 1. Except as otherwise provided in subsection 2, a 13 licensee may surrender his or her license by delivering the license 14 to the Commissioner along with written notice, on a form and in a 15 manner prescribed by the Commissioner, that the licensee is 16 surrendering the license.

17 2. A licensee whose license has been destroyed or lost, and 18 who wishes to surrender his or her license, may comply with the 19 requirements of subsection 1 by submitting to the Commissioner a 20 notarized affidavit of the destruction or loss of the license 21 accompanied by the written notice required by subsection 1.

22 3. A mortgage banker, mortgage broker or mortgage servicer 23 may not close its principal office or any branch office, until:

(a) The mortgage banker, mortgage broker or mortgage
 servicer has complied with the requirements of subsection 1; and

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(b) The Commissioner has approved the closure.

4. A request for approval of the closure of an office of a
mortgage banker, mortgage broker or mortgage servicer must be
submitted to the Commissioner and contain the following
information:

31 (a) The status of any incomplete applications for residential 32 mortgage loans and the manner in which the loans will be 33 finalized;

(b) An accounting of each trust account maintained by the
mortgage banker, mortgage broker or mortgage servicer and a
plan for the distribution of the money in each account;

(c) Whether any mortgage loan originator employed with or
sponsored by the mortgage banker, mortgage broker or mortgage
servicer has been terminated and evidence of the termination; and

40 (d) In regard to the records of the mortgage banker, 41 mortgage broker or mortgage servicer maintained pursuant to 42 NRS 645B.080:

43 (1) The address of the location at which the records will be 44 maintained; and



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1 (2) The name, telephone number and mailing address of 2 the person who will be responsible for maintenance of the records.

3 Sec. 96. 1. Each quarter, on a form and in a manner 4 prescribed by the Commissioner, a mortgage banker, mortgage 5 broker or mortgage servicer shall submit to the Commissioner, 6 through the Registry, a report of the condition and activity of the 7 mortgage banker, mortgage broker or mortgage servicer, as 8 applicable. The report must:

9 (a) Specify the volume of loans made by the mortgage banker, 10 arranged by the mortgage broker or serviced by the mortgage 11 servicer, as applicable, for the quarter, or state that no loans were 12 arranged, made or serviced in that quarter;

13 (b) Include any other information required by the 14 Commissioner; and

15 (c) Be submitted on or before the date prescribed by the 16 Commissioner.

17 2. The Commissioner may require a mortgage banker,
18 mortgage broker or mortgage servicer to submit other special
19 reports as needed.

20 Sec. 97. 1. If the Commissioner finds that an applicant or 21 licensee has violated, or directly or indirectly counseled, aided or 22 abetted a violation of, this chapter or any regulation adopted 23 pursuant to this chapter, the Commissioner may take one or more 24 of the following actions:

(a) Refuse to issue or renew a license;

26 (b) Assess an administrative fine against an applicant of not 27 more than \$25,000 for each violation, regardless of whether the 28 applicant is issued a license;

29 (c) Impose an administrative fine against a licensee, or a 30 control person of a licensee, of not more than \$25,000 for each 31 violation;

32 (d) Place conditions or restrictions upon a license or suspend 33 or revoke a license; or

(e) Require a licensee or control person of a licensee to make
restitution to each natural person injured, if the Commissioner
finds that the violation resulted in an injury. Notwithstanding the
provisions of paragraph (m) of subsection 1 of NRS 622A.120, the
payment of restitution shall be made in a manner consistent with
the provisions of chapter 622A of NRS.

40 2. An order issued or administrative fine assessed pursuant to 41 this chapter may be enforced, or sued for and recovered, by and in 42 the name of the Commissioner and may be collected and enforced 43 by summary proceedings by the Attorney General.

44 3. In determining the amount of an administrative fine 45 imposed pursuant to this chapter, whether to suspend or revoke a



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1 license, the amount of restitution or to refuse to issue or renew a 2 license, the Commissioner shall consider, without limitation:

(a) The extent to which the violation was a knowing and 3 4 willful violation;

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(b) The extent of the injury suffered because of the violation;

(c) The corrective action taken by the person to ensure the 6 7 violation will not be repeated;

(d) The record of the licensee in complying with the provisions 8 of this chapter; and 9 10

(e) Any other factor the Commissioner deems relevant.

Sec. 98. 1. If a person engages in an activity in violation of 11 the provisions of this chapter, the Commissioner may issue an 12 13 order to the person directing the person to cease and desist from 14 engaging in the activity.

15 The order to cease and desist must be in writing and served 2. 16 personally, or sent by certified mail or by other means reasonably calculated to obtain service on the person, and must state that, in 17 the opinion of the Commissioner, the person has engaged in an 18 19 activity:

(a) For which the person has not received a license or 20 approval as an exempt person as required by this chapter; or 21

22 (b) In a manner that violates the provisions of this chapter or any regulation adopted pursuant to this chapter. 23

3. Not later than 30 calendar days after receiving an order 24 pursuant to this section, the person who receives the order may file 25 a verified petition with the Commissioner to request a hearing. 26 Upon receipt of the verified petition, the Commissioner may, for 27 good cause shown, suspend the order pending the hearing. The 28 29 Commissioner shall hold the hearing on a date not later than 30 calendar days after the date the petition is filed unless the 30 Commissioner and the petitioner agree to another date. The order 31 to cease and desist is automatically rescinded if the Commissioner 32 33 fails to: 34

(a) Hold a hearing:

(1) Not later than 30 calendar days after the date the 35 *petition is filed; or* 36

37 (2) On a date, and at a time, agreed to by the Commissioner and petitioner; or 38

(b) Render a written decision within 45 calendar days after the 39 date the hearing is concluded. 40

4. Any hearing held pursuant to this section shall be 41 conducted pursuant to the provisions of chapter 233B of NRS and 42 other applicable provisions of law. 43





1 5. If a person fails to file a verified petition to request a 2 hearing within 30 calendar days after receiving the order, the 3 Commissioner shall issue a final order.

4 6. A final order issued pursuant to subsection 5 or a decision 5 of the Commissioner issued after a hearing is a final decision of 6 the Division for the purposes of judicial review.

7 Sec. 99. 1. The Commissioner shall give notice to a licensee of his or her intention to enter an order suspending or 8 revoking that person's license, or notice to an applicant of his or 9 10 her refusal to issue a license, or notice to a licensee or applicant of his or her intention to impose an administrative fine, in writing 11 and served personally, sent by certified mail to the licensee or 12 13 applicant, as applicable, or by other means reasonably calculated 14 to obtain service.

15 2. Within 20 days after a notice is received pursuant to 16 subsection 1, the licensee or applicant may request a hearing to contest the order or refusal. If a hearing regarding a suspension, 17 revocation, refusal or fine is not requested, the Commissioner 18 shall enter a final order regarding the suspension, revocation, 19 refusal or fine. If timely requested, a hearing shall be conducted 20 pursuant to the provisions of chapter 233B of NRS and other 21 22 applicable provisions of law.

23 Sec. 100. 1. If, in the opinion of the Commissioner, a 24 person has engaged in fraud, the Commissioner may serve upon 25 that person written notice of his or her intention to prohibit that 26 person from being employed by, or an agent or control person of, 27 a licensee licensed pursuant to this chapter or a licensee, or 28 employee of a licensee, licensed pursuant to chapter 645A, 645E 29 or 645F of NRS.

2. A notice issued pursuant to subsection 1 must contain a statement of the facts supporting the prohibition and set a date for a hearing to be held. If the person does not appear at the hearing, he or she is deemed to have consented to the issuance of an order in accordance with the notice and the Commissioner shall issue such an order.

36 3. If, after a hearing held pursuant to subsection 2, the Commissioner finds that any of the grounds specified in the notice 37 38 have been established, the Commissioner may issue an order of 39 suspension or prohibition from being a licensee, or from being employed by, or an agent or control person of, any licensee 40 licensed pursuant to this chapter or a licensee, or the employee of 41 42 a licensee, licensed pursuant to chapter 645A, 645E or 645F of 43 NRS.

44 4. An order issued pursuant to subsection 2 or 3 is effective 45 upon service of the person. The Commissioner shall also serve a





copy of the order upon the licensee of which the person is an
 employee, agent or control person, as applicable. The order shall
 remain in effect until it is stayed, modified, terminated or set aside
 by the Commissioner or a reviewing court.

5 5. More than 5 years after the date of an order issued 6 pursuant to subsection 2 or 3, the person subject to the order may 7 apply to the Commissioner to terminate the order.

8 6. If the Commissioner considers that a person who is served notice pursuant to subsection 1 poses an imminent threat of 9 10 financial loss to applicants for residential mortgage loans, the Commissioner may serve upon the person an order of suspension 11 from being employed by, or an agent or control person of, any 12 13 licensee. The suspension is effective on the date the order is issued and, unless stayed by a court, remains in effect pending the 14 15 completion of a review as provided pursuant to this section or the 16 dismissal of the order by the Commissioner.

17 7. Unless otherwise agreed to by the Commissioner and 18 the person served with an order issued pursuant to subsection 6, 19 the hearing required pursuant to subsection 2 to review the 20 suspension must be held not earlier than 5 days or later than 20 21 days after the date of the notice.

22 8. If a person is convicted of a felony involving fraud, dishonesty or breach of trust, the Commissioner may issue an 23 order suspending or prohibiting that person from being a licensee 24 25 and from being employed by, or an agent or control person of, a licensee licensed pursuant to this chapter or a licensee licensed 26 27 pursuant to another chapter of title 54 of NRS that pertains to financial services. More than 5 years after the date of the order, 28 29 the person subject to the order may apply to the Commissioner to 30 terminate the order.

9. The Commissioner shall mail a copy of any notice or order
issued pursuant to this section to the licensee of which the person
subject to the notice or order is an employee, agent or control
person.

10. As used in this section, "fraud" includes, without 35 limitation, mortgage lending fraud as described in NRS 205.372, 36 actionable fraud, actual or constructive fraud, criminal fraud, 37 extrinsic or intrinsic fraud, fraud in the execution, fraud in the 38 39 inducement, fraud in fact, fraud in law or any other form of fraud. Sec. 101. 1. After a determination has been made pursuant 40 to section 100 of this act and before conducting a hearing, the 41 42 Commissioner may issue an order for the summary suspension of 43 a license pursuant to subsection 3 of NRS 233B.127. The order 44 must be based on an affidavit by a person familiar with the facts

45 set forth in the affidavit or, if appropriate, based upon an affidavit,





on information and belief, that an imminent threat of financial
 loss or imminent threat to the public welfare exists and must
 contain findings to that effect.

4 2. In a proceeding relating to an order of summary 5 suspension commenced pursuant to subsection 3 of NRS 6 233B.127, the person presiding over the hearing shall grant a 7 request to dissolve the summary suspension order unless he or she 8 finds that an imminent threat of financial loss or an imminent 9 threat to the public welfare exists which requires emergency 10 action and the continuation of the summary suspension order.

11 3. The record created at the hearing of the summary 12 suspension shall become part of the record on the complaint as a 13 subsequent hearing in a contested case.

14 Sec. 102. A summary suspension order, a cease and desist 15 order or any injunctive relief issued or granted in relation to a 16 licensee shall be in addition to, and not in place of, an informal 17 conference, criminal prosecution or proceeding to deny, revoke or 18 suspend a license or any other legal action.

**Sec. 103.** An owner, partner, member, officer, director, trustee, employee, agent, broker or other person, or a representative acting on the authority of such a person, who willfully or intentionally performs any of the following acts is guilty of a misdemeanor punishable by a fine of not more than \$50,000 or imprisonment in the county jail for not more than 364 days, or both fine and imprisonment:

Engaging in this State in the business of a mortgage
 banker, mortgage broker, mortgage loan originator or mortgage
 servicer without holding the applicable license or without being an
 exempt person pursuant to this chapter;

30 2. Engaging in the activity of a private money endorsee, as 31 defined in section 11 of this act, without first obtaining the 32 endorsement required pursuant to sections 2 to 47, inclusive, of 33 this act; or

34 3. Coercing or inducing a real estate appraiser to inflate the
35 value of real property used as collateral for a residential mortgage
36 loan in any manner, including, without limitation by:

37 (a) Representing or implying that the real estate appraiser will 38 not be selected to conduct an appraisal of the real property or 39 selected for future appraisal work unless the appraiser agrees in 40 advance to a value, range of values or minimum value for the real 41 property; or

42 (b) Representing or implying that the real estate appraiser will 43 not be paid for an appraisal unless the appraiser agrees in 44 advance to a value, range of values or minimum value for the real 45 property.





1 Sec. 104. Failure by a person who holds a license pursuant 2 to this chapter to comply with the provisions of this chapter does not affect the validity or enforceability of any residential mortgage 3 loan, unless the residential mortgage loan is invalid or 4 unenforceable pursuant to the provisions of any other law of this 5 6 State or any federal law. Sec. 105. Notwithstanding the place of execution, nominal or 7 real, of a residential mortgage loan, if the real property securing 8

9 the loan is located in this State, the residential mortgage loan is
10 subject to the provisions of this chapter and all other applicable
11 laws of this State and federal law.

12 Sec. 106. NRS 645B.010 is hereby amended to read as 13 follows:

645B.010 As used in this chapter, unless the context otherwise
requires, the words and terms defined in NRS 645B.0104 to
[645B.0135,] 645B.0132, inclusive, and sections 50 to 69, *inclusive, of this act* have the meanings ascribed to them in those
sections.

19 Sec. 107. NRS 645B.0104 is hereby amended to read as 20 follows:

21 645B.0104 "Clerical or ministerial tasks" means duties subsequent to the receipt of a residential mortgage loan 22 application, including, without limitation, communication with a 23 person to obtain, and the receipt, collection and distribution of, 24 information necessary for the processing or underwriting of a 25 mortgage loan. The term does not include offering or negotiating 26 27 loan rates or terms or counseling consumers about residential 28 mortgage loan rates or terms.

29 Sec. 108. NRS 645B.0105 is hereby amended to read as 30 follows:

645B.0105 "Commissioner" means the Commissioner of
Mortgage Lending - and the Commissioner's designees.

33 Sec. 109. NRS 645B.0112 is hereby amended to read as 34 follows:

645B.0112 "Dwelling" [has the meaning ascribed to it in
section 103(v) of the federal Truth in Lending Act, 15 U.S.C. §
1602(v).] means a residential structure that contains one to four
housing units, regardless of whether the structure is attached to
real property. The term includes, without limitation, a singlefamily home, townhouse, apartment, condominium unit,
cooperative unit, mobile home or trailer, if it is used as a

42 residence.





Sec. 110. NRS 645B.0119 is hereby amended to read as 1 2 follows: 645B.0119 "Financial services license or registration" means 3 any license or registration issued in this State or any other state, 4 district or territory of the United States that authorizes the person 5 6 who holds the license or registration to engage in any business or activity described in the provisions of this chapter, title 55 or 56 of 7 NRS or chapter 604A, 645, 645A, 645C, 645E, 645F, 645G or 649 8 9 of NRS. 10 Sec. 111. NRS 645B.0123 is hereby amended to read as 11 follows: 12 645B.0123 "Licensee" means a person who is licensed or 13 required to be licensed [as a mortgage broker] pursuant to this 14 chapter. [The term does not include a person issued a license as a 15 mortgage agent pursuant to NRS 645B.410 who is acting properly 16 within the scope of that license.] 17 Sec. 112. NRS 645B.0124 is hereby amended to read as 18 follows: 19 645B.0124 [1.] "Loan processor" or "underwriter" means a 20 natural person who [: 21 (a) Receives, collects, distributes or analyzes information that is 22 commonly used for the processing of a residential mortgage loan; 23 and (b) Communicates with a consumer to obtain the information 24 25 necessary for the activities described in paragraph (a). 26 <u>2. The communication described in paragraph (b) of subsection</u> 1 does not include communication offering or negotiating loan rates 27 or terms or counseling consumers about residential mortgage loan 28 29 rates or terms.] performs clerical or ministerial tasks for a 30 mortgage banker, mortgage broker or mortgage servicer. 31 Sec. 113. NRS 645B.0127 is hereby amended to read as 32 follows: 33 645B.0127 1. "Mortgage broker" means a person who, 34 directly or indirectly [: 35 (a) Holds himself or herself out for hire, accepts or offers to accept an application for a residential mortgage loan from a 36 37 prospective borrower and: (a) Serves or offers to serve as an agent for any person in an 38 attempt to obtain a floan which will be secured by a lien on real 39 40 property; residential mortgage loan; or (b) [Holds himself or herself out for hire] Serves or offers to 41 serve as an agent for any person who has money to lend, if the loan 42 43 is or will be secured by a lien on real property; 44 (c) Holds himself or herself out as being able to make loans 45 secured by liens on real property;





(d) Holds himself or herself out as being able to buy or sell
 notes secured by liens on real property; or

(e) Offers for sale in this State any security which is exempt
 from registration under state or federal law and purports to make

5 investments in promissory notes secured by liens on real property.]
6 makes or funds, or offers to make or fund, residential mortgage
7 loans.

8 2. The term does not include a person who fis licensed as a mortgage banker, as defined in NRS 645E.100, unless the person is also licensed as a mortgage broker pursuant to this chapter.] closes or funds residential mortgage loans in his or her own name unless

12 the person also holds a license as a mortgage banker.

13 Sec. 114. NRS 645B.0128 is hereby amended to read as 14 follows:

645B.0128 "Nationwide Mortgage Licensing System and
Registry" or "Registry" means the mortgage licensing system
developed and maintained by the Conference of State Bank
Supervisors and the American Association of Residential Mortgage
Regulators . [for licensing and registration of residential mortgage
loan originators.]

21 Sec. 115. NRS 645B.0132 is hereby amended to read as 22 follows:

645B.0132 "Residential mortgage loan" means any loan
primarily for personal, family or household use that is secured by a
mortgage, deed of trust or other equivalent consensual security
interest on a dwelling *located within this State* or residential real *lestate] property located within this State* upon which is constructed
or intended to be constructed a dwelling.

29 Sec. 116. NRS 645B.0145 is hereby amended to read as 30 follows:

645B.0145 The provisions of this chapter do not:

Limit any statutory or common-law right of a person to
 bring a civil action against a *mortgage banker*, mortgage broker ,
 for mortgage <u>lagent</u> *loan originator or mortgage servicer* for any
 act or omission involved in the transaction of business by or on
 behalf of the *mortgage banker*, mortgage broker , <u>for</u> mortgage
 <u>lagent</u> *loan originator or mortgage servicer* for any

2. Limit the right of the State to punish a person for the violation of any law, ordinance or regulation; or

3. Establish a basis for a person to bring a civil action against the State or its officers or employees for any act or omission in carrying out the provisions of this chapter, including, without limitation, any act or omission relating to the disclosure of information or the failure to disclose information pursuant to the provisions of this chapter.



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Sec. 117. NRS 645B.0147 is hereby amended to read as 1 2 follows: 645B.0147 1. In addition to any other duties set forth in this 3 chapter, any person licensed pursuant to this chapter has a fiduciary 4 5 obligation to a [client.] borrower or prospective borrower. 6 2. For the purposes of this section, a person's fiduciary obligation does not impose a requirement to offer or obtain access to 7 loan products or services for a **[client]** borrower or prospective 8 9 *borrower* other than those that are offered by the person at the time 10 of the transaction. As used in this section, "fiduciary obligation" means a duty 11 3. of good faith and fair dealing, including, without limitation, the duty 12 13 to: 14 (a) Act in the **[client's]** borrower's or prospective borrower's 15 best interest: 16 (b) Conduct only those mortgage transactions which are suitable 17 for the **[client's]** borrower's or prospective borrower's needs; (c) Disclose any financial, business, professional or personal 18 19 interest the person has in conducting a mortgage transaction for the [client;] borrower or prospective borrower; 20 (d) Disclose any material fact that the person knows or should 21 22 know may affect the [client's] borrower's or prospective 23 *borrower's* rights or interests or the ability to obtain the intended 24 benefit from the mortgage transaction; 25 (e) Provide an accounting to the **[client]** borrower or prospective borrower that lists all money and property received 26 27 from the **[client;]** borrower or prospective borrower; (f) Not accept or collect any fee for services rendered unless the 28 fee was disclosed to the [client] borrower or prospective borrower 29 30 before the service is provided; and 31 (g) Exercise reasonable care in performing any other duty 32 relating to a mortgage transaction. 33 Sec. 118. NRS 645B.015 is hereby amended to read as 34 follows: 645B.015 [Except as otherwise provided in NRS 645B.016, the 35 Secure and Fair Enforcement for Mortgage Licensing Act of 2008, 36 12 U.S.C. §§ 5101 et seq., and any regulations adopted pursuant 37 38 thereto and other applicable law, the *The* provisions of this chapter do not apply to: 39 1. 1. Any person doing business under the laws of this State, any 40 41 other state or the United States relating to banks, savings banks, trust companies, savings and loan associations, industrial loan 42 companies, credit unions, thrift companies or insurance companies, 43 44 including, without limitation, a subsidiary or a holding company of 45 such a bank, company, association or union.

A B 3 1 1 \*

**2.** (a) A depository financial institution; 1 2 (b) A subsidiary or a holding company of a depository 3 financial institution, if that depository financial institution maintains its primary office or a branch office in this State; 4 (c) A real estate investment trust, as defined in 26 U.S.C. § 856, 5 6 unless the business conducted in this State is not subject to 7 supervision by the regulatory authority of the other jurisdiction, in 8 which case licensing pursuant to this chapter is required + 9 <del>3.]</del>; 10 (d) An employee benefit plan, as defined in 29 U.S.C. § 11 1002(3), if the loan is made directly from money in the plan by the 12 plan's trustee . 13 -4. Anl: (e) A licensed attorney lat law rendering services in the 14 15 performance of his or her duties as an attorney at law. 16 5. A real estate broker rendering services in the performance of his or her duties as a real estate broker. 17 18 -6, who does not engage in the business, or otherwise hold himself or herself out as being able to provide the services, of a 19 mortgage banker, mortgage broker, mortgage loan originator or 20 21 mortgage servicer and who is rendering services as an ancillary 22 matter to his or her representation of a client, unless the attorney is compensated by a mortgage banker, mortgage broker, mortgage 23 24 loan originator or mortgage servicer or by any agent thereof; 25 (f) Any person doing any act under an order of any court -26 7. Any one natural person, or husband and wife, who provides money for investment in commercial loans secured by a lien on real 27 28 property, on his or her own account, unless such a person makes a 29 loan secured by a lien on real property using his or her own money 30 and assigns all or a part of his or her interest in the loan to another 31 person, other than his or her spouse or child, within 3 years after the 32 date on which the loan is made or the deed of trust is recorded, 33 whichever occurs later. 34 <u>8. A natural person who only offers or negotiates terms of a</u> 35 residential mortgage loan: (a) With or on behalf of an immediate family member of the 36 37 person; or (b) Secured by a dwelling that served as the person's residence. 38 9.1 : 39 40 (g) Agencies of the United States and of this State and its political subdivisions *for corporate instrumentalities*, including, 41 *without limitation*, the Public Employees' Retirement System -42 10. A seller of real property who offers credit secured by a 43 44 mortgage of the property sold. 45 -11.];





1 (h) A nonprofit agency or organization: (a) Which provides self-help housing for a borrower who 2 3 has provided part of the labor to construct the dwelling securing the 4 borrower's loan; 5 (b) (2) Which does not charge or collect origination fees in 6 connection with the origination of residential mortgage loans; 7 (c) (3) Which only makes residential mortgage loans at an 8 interest rate of 0 percent per annum; [(d)] (4) Whose volunteers, if any, do not receive compensation 9 10 for their services in the construction of a dwelling; 11  $\left[ \left( e \right) \right]$  and 12 (5) Which does not profit from the sale of a dwelling to a 13 borrower; land 14 (f) Which maintains] 15 (i) A nonprofit agency or organization which: 16 (1) Maintains tax-exempt status under section 501(c)(3) of the Internal Revenue Code of 1986, 26 U.S.C. § 501(c)(3) + 17 12. A housing counseling agency approved by the United 18 States Department of Housing and Urban Development.]; 19 (2) Promotes affordable housing or provides education 20 21 relating to owning a home or provides similar services; 22 (3) Conducts its activities in a manner that serves public or 23 charitable purposes; 24 (4) Receives funding and revenue and charges fees in a 25 manner that does not incentivize the agency or organization or its 26 employees to act other than in the best interests of its clients; 27 (5) Compensates employees in a manner that does not 28 incentivize employees to act other than in the best interests of its 29 clients: 30 (6) Provides to or identifies for the borrower any residential 31 mortgage loan with terms that are favorable to the borrower and 32 comparable to mortgage loans and housing assistance provided 33 under governmental housing assistance programs; and 34 (7) Meets such other standards that the Commissioner 35 deems appropriate; and (j) A person who originates or makes not more than three 36 37 residential mortgage loans in a calendar year if: 38 (1) The person is not engaged in the business of originating 39 or making residential mortgage loans; or 40 (2) The loans are secured by a manufactured home as that 41 term is defined in NRS 118B.015. 42 2. Any person claiming an exemption pursuant to this section 43 bears the burden of demonstrating that he or she meets one or 44 more of the qualifications for exemption set forth in subsection 1.





1 3. Any person claiming an exemption pursuant to this section 2 who employs one or more mortgage loan originators who are required to be licensed pursuant to this chapter shall make 3 application to the Commissioner for approval as an exempt person 4 for the purposes of employing and sponsoring the mortgage loan 5 originator who is subject to the provisions of this chapter. The 6 7 Commissioner shall prescribe by regulation the procedure and application to obtain approval as an exempt person. 8

9 Sec. 119. NRS 645B.023 is hereby amended to read as 10 follows:

11 645B.023 1. In addition to any other requirements set forth in 12 this chapter:

(a) À natural person who applies for the issuance of a license as
 a *mortgage banker*, mortgage broker, *mortgage loan originator or mortgage servicer* shall include the social security number of the
 applicant in the application submitted to the Commissioner.

17 (b) A natural person who applies for the issuance or renewal of a 18 license as a *mortgage banker*, mortgage broker , *mortgage loan* 19 *originator or mortgage servicer* shall submit to the Commissioner 20 the statement prescribed by the Division of Welfare and Supportive 21 Services of the Department of Health and Human Services pursuant 22 to NRS 425.520. The statement must be completed and signed by 23 the applicant.

24 2. The Commissioner shall include the statement required 25 pursuant to subsection 1 in:

26 (a) The application or any other forms that must be submitted 27 for the issuance or renewal of the license; or

(b) A separate form prescribed by the Commissioner.

3. A license as a *mortgage banker*, mortgage broker ,
 *mortgage loan originator or mortgage servicer* may not be issued
 or renewed by the Commissioner if the applicant is a natural person
 who:

(a) Fails to submit the statement required pursuant to subsection1; or

(b) Indicates on the statement submitted pursuant to subsection that the applicant is subject to a court order for the support of a child and is not in compliance with the order or a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order.

40 4. If an applicant indicates on the statement submitted pursuant 41 to subsection 1 that the applicant is subject to a court order for the 42 support of a child and is not in compliance with the order or a plan 43 approved by the district attorney or other public agency enforcing 44 the order for the repayment of the amount owed pursuant to the 45 order, the Commissioner shall advise the applicant to contact the



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district attorney or other public agency enforcing the order to
 determine the actions that the applicant may take to satisfy the
 arrearage.

4 Sec. 120. NRS 645B.035 is hereby amended to read as 5 follows:

6 645B.035 [1.] A license [as a mortgage broker] issued 7 pursuant to this chapter entitles a licensee to engage only in the 8 activities authorized by this chapter.

9 [2. The provisions of this chapter do not prohibit a licensee 10 from:

(a) Holding a license as a mortgage banker pursuant to chapter
 645E of NRS; or

13 (b) Conducting the business of a mortgage banker and the

14 business of a mortgage broker in the same office or place of 15 business.]

16 Sec. 121. NRS 645B.042 is hereby amended to read as 17 follows:

18 645B.042 1. As a condition to doing business in this State, *at* the time of filing an application for a license or renewal of a 19 license, each mortgage banker, mortgage broker or mortgage 20 servicer shall deposit with the Commissioner and keep in full force 21 22 and effect a corporate surety bond payable to the State of Nevada, in 23 the amount set forth in subsection 4, which is executed by a 24 corporate surety satisfactory to the Commissioner and which names 25 as principals the *mortgage banker*, mortgage broker or *mortgage* servicer, as applicable, and all mortgage [agents] loan originators 26 employed by or associated with the *mortgage banker*, mortgage 27 28 broker H or mortgage servicer.

29 2. At the time of filing an application for a license as a 30 mortgage **[agent]** loan originator and at the time of filing an 31 application for the renewal of a license as a mortgage [agent,] loan 32 *originator*, the applicant shall file with the Commissioner proof that the applicant is [named as a principal on] covered by the corporate 33 surety bond deposited with the Commissioner by the *mortgage* 34 35 banker, mortgage broker or mortgage servicer with whom the 36 applicant is associated or employed.

- 37
- 38

3. The bond must be in **[substantially the following form:** 

- 39
- 40
- 41 42

43

44 45 bound unto the State of Nevada for the use and benefit of any person who suffers damages because of a violation of any of the provisions of chapter 645B of NRS, in the sum of ....., lawful money of the United States, to be paid to the State of Nevada for such use and benefit. for which

Know All Persons by These Presents, that ......

principal, and ....., as surety, are held and firmly





1	payment well and truly to be made, and that we bind
2	ourselves, our heirs, executors, administrators, successors and
3	assigns, jointly and severally, firmly by these presents.
4	— The condition of that obligation is such that: Whereas, the
5	principal has been issued a license as a mortgage broker or
6	mortgage agent by the Commissioner of Mortgage Lending
7	and is required to furnish a bond, which is conditioned as set
8	forth in this bond:
0 9	
-	- Now, therefore, if the principal, his or her agents and
10	employees, strictly, honestly and faithfully comply with the
11	provisions of chapter 645B of NRS, and pay all damages
12	suffered by any person because of a violation of any of the
13	provisions of chapter 645B of NRS, or by reason of any
14	fraud, dishonesty, misrepresentation or concealment of
15	material facts growing out of any transaction governed by the
16	provisions of chapter 645B of NRS, then this obligation is
17	void; otherwise it remains in full force.
18	- This bond becomes effective on the (day) of
19	(month) of (year), and remains in force until the surety
20	is released from liability by the Commissioner of Mortgage
21	is released from liability by the Commissioner of Mortgage Lending or until this bond is cancelled by the surety. The
22	surety may cancel this bond and be relieved of further
$\frac{22}{23}$	liability hereunder by giving 60 days' written notice to the
23	principal and to the Commissioner of Mortgage Lending.
24	— In Witness Whereof, the seal and signature of the principal
23 26	hereto is affixed, and the corporate seal and the name of the
	auraty hereto is affined and attested by its outhorized afficers
27	surety hereto is affixed and attested by its authorized officers
28	at
29	<del>of (year).</del>
30	
31	(Seal)
32	Principal
33	(Seal)
34	Surety
35	<u>——By</u>
36	Attorney-in-fact
37	
38	
39	a form prescribed by the Commissioner.
40	4. Each <i>mortgage banker</i> , mortgage broker <i>or mortgage</i>

4. Each *mortgage banker*, mortgage broker *or mortgage servicer* shall deposit a corporate surety bond that complies with the provisions of this section in the following amounts:

(a) For *a mortgage banker and mortgage broker:*(1) With an annual loan [production] volume of \$20,000,000 or less, \$50,000. 





(b) For

1

4

2 (2) With an annual loan [production] volume of more than 3 \$20,000,000, \$75,000.

(b) For a mortgage servicer:

5 (1) With an annual servicing volume of \$20,000,000 or less, 6 \$100,000.

7 (2) With an annual servicing volume of more than 8 \$20,000,000, \$250,000.

9 5. Except as otherwise required by federal law or regulation, 10 for For the purposes of subsection 4, the annual loan volume or 11 annual servicing volume will be determined from the monthly 12 activity and quarterly reports filed with the Commissioner [shall 13 determine the appropriate amount of the surety bond that must be deposited initially by a mortgage broker based upon the expected 14 15 annual loan production amount and shall determine the appropriate 16 amount of the surety bond annually based upon the actual annual 17 loan production.] by the mortgage banker, mortgage broker or 18 mortgage servicer.

19 Sec. 122. NRS 645B.046 is hereby amended to read as 20 follows:

21 645B.046 1. The surety may cancel a bond upon giving 60 22 days' notice, by certified mail, to the Commissioner [by certified mail.] and the licensee who is the principal on the bond. Upon 23 24 receipt by the Commissioner of such a notice, the Commissioner 25 *shall* immediately *shall* notify the licensee who is the principal on 26 the bond of the effective date of cancellation of the bond, and that 27 his or her license will be summarily suspended on that date and 28 *thereafter* revoked unless the licensee furnishes an equivalent bond 29 before the effective date of the cancellation. The notice must be sent 30 to the licensee by certified mail to his or her last address of record 31 filed in the office of the Division.

32 2. If the licensee does not comply with the requirements set out 33 in the notice from the Commissioner, the license must be revoked 34 fon the date the bond is cancelled.] in accordance with the 35 provisions of this chapter and the requirements of chapter 233B of NRS. During the pendency of the revocation proceedings, the 36 37 license shall be summarily suspended in accordance with chapter 233B of NRS. 38 39 Sec. 123. NRS 645B.048 is hereby amended to read as

40 follows:

41 645B.048 1. [Any] Subject to the requirements of this

42 section, any person claiming against a bond may [bring an action in 43

a court of competent jurisdiction on the bond for damages to the

- 44 extent covered by the bond. A person who brings an action on a
- 45 bond shall notify the Commissioner in writing upon filing the





action. An action may not be commenced after the expiration of 3
 years following the commission of the act on which the action is
 based.] file a claim with the Commissioner for damages to the
 extent covered by the bond.

5 2. [Upon receiving a request from a person for whose benefit a 6 bond is required, the] *The* Commissioner shall [notify the person:

7 (a) That a bond is in effect and of the amount of the bond; and

8 (b) If there is an action against the bond, the title, court and case 9 number of the action and the amount sought by the plaintiff.] 10 prioritize and pay claims on a bond filed with the Commissioner 11 pursuant to this chapter in a manner that, in the Commissioner's 12 discretion, best protects the public interest.

3. [If a surety wishes to make payment without awaiting action
by a court, the amount of the bond must be reduced to the extent of
any payment made by the surety in good faith under the bond. Any
payment must be based on written claims received by the surety
before any action is taken by a court.] A claim may only be filed
against a licensee's bond by the licensee's borrowers, loan
applicants, loan servicing clients and the Commissioner.

4. [The surety may bring an action for interpleader against all 20 claimants upon the bond. If it does so, it shall publish notice of the 21 22 action at least once each week for 2 weeks in every issue of a 23 newspaper of general circulation in the county where the mortgage 24 broker has its principal place of business. The surety may deduct its 25 costs of the action, including attorney's fees and publication, from its liability under the bond. A claim filed against a bond pursuant 26 to this section by a borrower, loan applicant or loan servicing 27 client must involve only a residential mortgage loan or an 28 29 application for a residential mortgage loan secured by real 30 property located in this State. The amount of the claim may not 31 exceed the actual fees charged in connection with a loan application, overcharges of principal and interest, and excess 32 33 escrow collections charged by the licensee and paid by the 34 claimant to the licensee or the licensee's agent.

5. [Claims against a bond have equal priority, and if the bond is 35 insufficient to pay all claims in full, they must be paid on a pro rata 36 basis. Partial payment of claims is not full payment, and any 37 claimant may bring an action against the mortgage broker for the 38 39 unpaid balance.] A claim on a bond pursuant to this section may not be commenced more than 3 years after the commission or 40 41 omission of the act upon which the claim is based. 42 Upon receipt of a bond claim, the Commissioner shall

42 6. Upon receipt of a bona claim, the Commissioner shall 43 commence an investigation pursuant to this chapter to determine 44 if a violation has occurred and the validity of the bond claim. If 45 the Commissioner determines that a claim is valid and is covered





by the bond, the Commissioner shall cause written notification of such determination to be served upon the licensee and provide the licensee with 30 days to pay the claim without utilizing the bond. If the licensee fails to pay the claim within the 30-day period, the Commissioner shall file a claim with the surety in the amount of the valid claim or, if the amount of the valid claim exceeds the amount of the bond, the full amount of the bond.

8 7. If the Commissioner has received more claims against the 9 bond than the proceeds available from the bond, each claimant shall have equal claim priority and be entitled to a pro rata 10 amount of his or her valid claim. Partial payment of a claim to a 11 claimant pursuant to this subsection shall not constitute full 12 13 payment of the claim and a claimant may bring an action against 14 the mortgage banker, mortgage broker or mortgage servicer, as 15 applicable, for the unpaid balance.

16 8. The Commissioner may file a claim against a bond for the 17 payment of any fines or fees due and payable to the 18 Commissioner, reimbursement for expenses incurred in 19 investigating the licensee and expenses incurred in distributing the 20 proceeds of the bond. A claim filed by the Commissioner shall be 21 subordinate to any claim filed by a licensee's borrowers, loan 22 applicants or loan servicing clients.

23 Sec. 124. NRS 645B.050 is hereby amended to read as 24 follows:

645B.050 1. [A] Each license [as a mortgage broker] issued
 pursuant to this chapter expires each year on December 31, unless it
 is renewed.

28 2. To renew [such] a license [] as a mortgage loan originator,
29 the licensee must submit to the Commissioner an application for
30 renewal on or after November 1 and on or before December 31 of
31 each year, or on a date otherwise specified by the Commissioner .
32 [by regulation:] The application for renewal must:

(a) [An application for renewal;] Be in a form prescribed by the
 Commissioner;

(b) [The] Include the annual renewal fee required [to renew the
 license pursuant to this section;] by section 84 of this act;

37 (c) [The information required pursuant to NRS 645B.051; and]
38 Include satisfactory evidence that the applicant continues to meet
39 each of the requirements of this chapter to hold a license as a
40 mortgage loan originator;

41 (d) Include satisfactory evidence that the mortgage loan 42 originator has successfully completed the required hours of 43 continuing education set forth in section 80 of this act; and

44 (e) All other information required by the Commissioner . [or, if
 45 applicable, required by the Registry to complete the renewal.





2. If the licensee fails to submit any item required pursuant to 1 subsection 1 to the Commissioner on or after November 1 and on or 2 before December 31 of any year, unless a different date is specified 3 by the Commissioner by regulation, the license is cancelled as of 4 December 31 of that year. The Commissioner may reinstate a 5 6 cancelled license if the licensee submits to the Commissioner on or 7 before February 28 of the following year: 8 (a) An application for renewal; 9 (b) The fee required to renew the license pursuant to this 10 section; 11 (c) The information required pursuant to NRS 645B.051; 12 (d) Except as otherwise provided in this section, a reinstatement 13 fee of not more than \$200; and (e) All information required to complete the reinstatement. 14 15 3. Except as otherwise provided in NRS 645B.016, a certificate 16 of exemption issued pursuant to this chapter expires each year on December 31, unless it is renewed. To renew a certificate of 17 exemption, a person must submit to the Commissioner on or after 18 November 1 and on or before December 31 of each year or on a date 19 otherwise specified by the Commissioner by regulation: 20 21 (a) An application for renewal that includes satisfactory proof 22 that the person meets the requirements for an exemption from the 23 provisions of this chapter; and 24 (b) The fee required to renew the certificate of exemption. 25 4. If the person 3. Notwithstanding the provisions of paragraph (a) of 26 subsection 3 of section 74 of this act, and subject to the limitations 27 set forth in section 86 of this act, the Commissioner may renew the 28 29 license of a mortgage loan originator who has made an

30 application for renewal and meets all requirements for such a 31 renewal except that the mortgage loan originator is not currently employed and sponsored by a mortgage banker, mortgage broker 32 33 or mortgage servicer. Such a renewal must be designated as an 34 approved-inactive license or a similar designation by the Commissioner. 35

36 To renew a license as a mortgage banker, mortgage broker 4. 37 mortgage servicer, the licensee must submit to the or Commissioner an application for renewal on or after November 1 38 and on or before December 31 of each year, or on a date otherwise 39 specified by the Commissioner. The application for renewal must: 40 41 (a) Be in a form prescribed by the Commissioner;

42 (b) Include the renewal fee and annual assessment required by 43 section 84 of this act;

44 (c) Include satisfactory evidence that the applicant continues 45 to meet the requirements of this chapter to hold a license as a





mortgage banker, mortgage broker or mortgage servicer, as 1 2 applicable; and 3 (d) All other information required by the Commissioner. 4 A licensee that fails to submit fany item required pursuant to 5 subsection 3 to the Commissioner on or after November 1 and a 6 *complete renewal application* on or before December 31 of any 7 year, Junless a different date is specified by the Commissioner by regulation, the certificate of exemption is cancelled as of 8 9 December 31 of that year. Except as otherwise provided in NRS 10 645B.016, the Commissioner may reinstate a cancelled certificate of exemption if the person submits to the Commissioner on or] may 11 12 *reinstate the license if*, before February 28 of the following year + 13 (a) An application for renewal that includes satisfactory proof 14 that the person meets the requirements for an exemption from the 15 provisions of this chapter; (b) The fee required to renew the certificate of exemption; and 16 (c) Except as otherwise provided in this section, a reinstatement 17 18 fee of not more than \$100. 19 <u>5. Except as otherwise provided in this section, a person must</u> 20 pay the following fees to apply for, to be issued or to renew a 21 license as a mortgage broker pursuant to this chapter: 22 (a) To file an original application for a license, not more than \$1,500 for the principal office and not more than \$40 for each 23 branch office. The person must also pay such additional expenses 24 25 incurred in the process of investigation as the Commissioner deems 26 necessary. (b) To be issued a license, not more than \$1,000 for the principal 27 28 office and not more than \$60 for each branch office. 29 (c) To renew a license, not more than \$500 for the principal 30 office and not more than \$100 for each branch office. 31 <u>6. Except as otherwise provided in this section, a person must</u> 32 pay the following fees to apply for or to renew a certificate of 33 exemption pursuant to this chapter: 34 (a) To file an application for a certificate of exemption, not more 35 than \$200. (b) To renew a certificate of exemption, not more than \$100. 36 37 To be issued a duplicate copy of any license or certificate of exemption, a person must make a satisfactory showing of its loss 38 39 and pay a fee of not more than \$10. 40 8. Except as otherwise provided in this chapter, all fees received pursuant to this chapter are in addition to any fee required 41 to be paid to the Registry and must be deposited in the Account for 42 Mortgage Lending created by NRS 645F.270. 43 44 9. The Commissioner may, by regulation, adjust any fee or date set forth in this section if the Commissioner determines that 45





such an adjustment is necessary for the Commissioner to carry out 1 2 his or her duties pursuant to this chapter. The amount of any adjustment in a fee pursuant to this subsection must not exceed the 3 4 amount determined to be necessary for the Commissioner to carry 5 out his or her duties pursuant to this chapter. 6 <u>10. The Commissioner may require a licensee to submit an</u> item or pay a fee required by this section directly to the 7 Commissioner or, if the licensee is required to register or voluntarily 8 registers with the Registry, to the Commissioner through the 9 **Registry.**] the licensee files a complete application for renewal and 10 pays all fees and assessments required by section 84 of this act. 11 12 Sec. 125. NRS 645B.060 is hereby amended to read as 13 follows: 14 645B.060 1. Subject to the administrative control of the 15 Director of the Department of Business and Industry, the 16 Commissioner shall *have jurisdiction over, and shall* exercise general supervision and control over , all mortgage bankers, 17 mortgage brokers, [and] mortgage [agents doing business in this 18 State.] loan originators and mortgage servicers governed by the 19 20 provisions of this chapter. 21 2. In addition to the other duties *fimposed upon him or her by* 22 <del>law,]</del> or authority assigned or granted under this chapter, the Commissioner [shall:] may: 23 24 (a) Adopt *any* regulations + 25 (1) Setting forth the requirements for an investor to acquire 26 ownership of or a beneficial interest in a loan secured by a lien on real property. The regulations must include, without limitation, the 27 28 minimum financial conditions that the investor must comply with

29 before becoming an investor.

(2) Establishing reasonable limitations and guidelines on
 loans made by a mortgage broker to a director, officer, mortgage
 agent or employee of the mortgage broker.] that are necessary to
 efficiently and effectively carry out the provisions of this chapter,
 except regulations concerning loan brokerage fees.

(b) [Adopt any other regulations that are necessary to carry out
the provisions of this chapter, except as to loan brokerage fees.] *Require that any application for an initial license or certificate of exemption, or the renewal of a license or certificate of exemption, pursuant to this chapter be submitted directly to the Division or to*the Division through the Registry.

41 (c) Require that any fee, assessment, late penalty, fine or
42 money required to be paid pursuant to this chapter be paid directly
43 to the Division, or to the Division through the Registry.

44 (d) Issue, or refuse to issue, a license or approval of an 45 exemption, amendment to a license or transfer of a license.





1 (e) Revoke, suspend or place a condition on a license as 2 provided in this chapter.

3 *(f) Impose an administrative fine and assess administrative* 4 *fees, assessments or attorney's fees as provided in this chapter or* 5 *pursuant to applicable law.* 

6 (g) Prohibit a natural person from undertaking any activity 7 governed by this chapter as provided for in this chapter.

8 (h) Impose any other administrative discipline as provided in 9 this chapter.

10 (i) Bring an action in any county in this State to enforce an 11 order or subpoena issued pursuant to this chapter.

(j) Advise the Attorney General, or prosecuting attorney of any
county of this State, that a mortgage banker, mortgage broker,
mortgage loan originator or mortgage servicer is conducting
business or engaging in any activity in violation of the provisions
of this chapter.

17 (k) Conduct such investigations as may be necessary to 18 determine whether any person has violated any provision of this 19 chapter, a regulation adopted pursuant to this chapter or an order of 20 the Commissioner.

21

[(d) Except as otherwise provided in subsection 4, conduct]

(1) Conduct an [annual] examination of each mortgage banker,
 mortgage broker or mortgage servicer licensed or doing business
 [in this State. The annual examination must include, without
 limitation, a formal exit review with the mortgage broker. The
 Commissioner shall adopt regulations prescribing:

27 (1) Standards for determining the rating of each mortgage
 28 broker based upon the results of the annual examination; and

(2) Procedures for resolving any objections made by the
 mortgage broker to the results of the annual examination. The
 results of the annual examination may not be opened to public
 inspection pursuant to NRS 645B.090 until after a period of time set
 by the Commissioner to determine any objections made by the
 mortgage broker.

(c) pursuant to this chapter. The Commissioner may also
 conduct more frequent examinations of a licensee pursuant to this
 paragraph as warranted.

38 (*m*) Conduct [such other examinations, periodic or special 39 audits, investigations and hearings as may be necessary for the 40 efficient administration of the laws of this State regarding mortgage 41 brokers and] an examination or investigation of any mortgage 42 [agents. The Commissioner shall adopt regulations specifying the 43 general guidelines that will be followed when a periodic or special 44 audit of a mortgage broker is conducted pursuant to this chapter.





(f) Classify as confidential certain records and information 1 2 obtained by the Division when those matters are obtained from a 3 governmental agency upon the express condition that they remain 4 confidential. This paragraph does not limit examination by: 5 (1) The Legislative Auditor; or 6 (2) The Department of Taxation if necessary to carry out the 7 provisions of chapter 363A of NRS. 8 (g) Conduct such examinations and investigations as are 9 necessary to ensure that mortgage brokers and mortgage agents meet the requirements of this chapter for obtaining a license, both at the 10 11 time of the application for a license and thereafter on a continuing 12 basis. 13 <u>-3. For each special audit, investigation or examination, a</u> mortgage broker or mortgage agent shall pay a fee based on the rate 14 15 established pursuant to NRS 645F.280. 16 4. The Commissioner may conduct examinations of a mortgage broker, as described in paragraph (d) of subsection 2, on a biennial 17 instead of an annual basis if the mortgage broker: 18 19 (a) Received a rating in the last annual examination that meets a 20 threshold determined by the Commissioner; (b) Has not had any adverse change in financial condition since 21 22 the last annual examination, as shown by financial statements of the 23 mortgage broker; 24 (c) Has not had any complaints received by the Division that 25 resulted in any administrative action by the Division; and (d) Does not maintain any trust accounts pursuant to NRS 26 645B.170 or 645B.175 or arrange loans funded by private 27 investors.] loan originator licensed or doing business pursuant to 28 29 this chapter. In connection with an investigation or examination 30 conducted pursuant to this paragraph, the Commissioner shall 31 have the authority to examine the books and records of any employer or sponsor of a mortgage loan originator related to the 32 33 activity of that mortgage loan originator. 34 (n) In conducting any examination or investigation pursuant 35 to this chapter: (1) Issue subpoenas to compel the appearance of any 36 person or production of any documents, books or records, 37 administer oaths and examine any person pursuant to NRS 38 645B.070; and 39

40 (2) Have free access during regular business hours to the 41 offices, places of business or other locations where a licensee or 42 an affiliate of a licensee maintains business-related documents 43 and to the books, accounts, papers, records, files, documents, safes 44 and vaults of a licensee.





1 (0) Assess a fee upon any mortgage banker, mortgage broker, 2 mortgage loan originator or mortgage servicer, based on the rate 3 established pursuant to NRS 645F.280, for each special audit, 4 investigation or examination conducted of that mortgage banker, 5 mortgage broker, mortgage loan originator or mortgage servicer 6 pursuant to this chapter.

7 (p) By procedure, order or regulation, classify as confidential 8 certain records and information if:

9 (1) The records or information are obtained from a 10 governmental agency upon the express condition that such records 11 or information remain confidential; or

12 (2) The records or information contain private and 13 personal information related to a natural person, the release of 14 which would result in an unwarranted invasion of privacy.

15 (q) For the purposes of conducting any examination or 16 investigation pursuant to this chapter:

*(1) Retain attorneys, accountants or other professionals and specialists as examiners, auditors or investigators to conduct or assist in the conduct of examinations or investigations;*

20 (2) Enter into agreements or relationships with other 21 governmental officials or agencies or regulatory associations in 22 order to improve efficiencies and reduce regulatory burden by 23 sharing resources, standardized or uniform methods of procedure, 24 documents, records, information or evidence obtained pursuant to 25 an examination or investigation;

(3) Use, hire, contract with or employ public or private
 analytical systems, methods or software to examine or investigate
 a licensee or other person subject to the provisions of this chapter;

29 (4) Accept and rely on reports of an examination or 30 investigation made by other governmental officials or agencies; 31 and

32 (5) Accept audit reports prepared by an independent 33 certified public accountant for the licensee, or other person 34 subject to the provisions of this chapter, in the course of that part 35 of the examination covering the same general subject matter as 36 the audit, and incorporate the audit report in the report of the 37 examination, the report of the investigation or other writing of the 38 Commissioner.

39 Sec. 126. NRS 645B.080 is hereby amended to read as 40 follows:

41 645B.080 1. Each *mortgage banker*, mortgage broker *or*42 *mortgage servicer* shall keep and maintain , *and make available for*43 *examination by the Commissioner*, at all times at *leach location*44 where *the principal office of* the *mortgage banker*, mortgage
45 broker *leonducts business in this state complete and suitable records*





of all mortgage transactions made by the mortgage broker at that
 location. Each mortgage broker shall also keep and maintain at all
 times at each such location all original books, papers and data, or
 copies thereof, clearly reflecting the financial condition of the
 business of the mortgage broker.

6 <u>2.1</u> or mortgage servicer, complete and suitable records of all 7 business conducted by the mortgage banker, mortgage broker or 8 mortgage servicer to enable the Commissioner to determine 9 whether the business of the mortgage banker, mortgage broker or 10 mortgage servicer is conducted in compliance with the provisions 11 of this chapter and any regulations adopted pursuant to this 12 chapter.

13 If the mortgage banker, mortgage broker or mortgage 2. 14 servicer does not maintain the records required by this section 15 within this State, the mortgage banker, mortgage broker or 16 mortgage servicer shall provide such records to the Commissioner within 24 hours after a request for such records or the mortgage 17 18 banker, mortgage broker or mortgage servicer shall pay the reasonable travel, lodging and meal expenses of the Commissioner 19 necessary for the Commissioner to travel to the place where such 20 21 records are kept.

3. The preservation of records as electronic records by means
 of any information processing system or other information storage
 device or medium in accordance with the requirements of NRS
 78.0297 constitutes compliance with this section.

4. Each *mortgage banker*, mortgage broker *or mortgage servicer* shall *[submit to the Commissioner each month a report of* the mortgage broker's activity for the previous month. The report
 must:

(a) Specify the volume of loans arranged by the mortgage broker
 for the month or state that no loans were arranged in that month;

32 (b) Include any information required pursuant to NRS 645B.260

33 or pursuant to the regulations adopted by the Commissioner; and

34 (c) Be submitted to the Commissioner by the 15th day of the
 35 month following the month for which the report is made.

36 <u>3. The Commissioner may adopt regulations prescribing</u>
 37 accounting procedures for mortgage brokers handling trust accounts
 38 and the requirements for keeping records relating to such accounts.

39 <u>4. Each mortgage broker who is required to register or</u>

40 voluntarily registers with the Registry shall submit to the Registry

41 and the Commissioner a report of condition or any other report

42 required by the Registry in the form and at the time required by the

- 43 **Registry.]** preserve and keep available for examination by the 44 Commissioner complete and suitable records related to each
- 45 completed residential mortgage loan transaction for a period of





1 not less than 4 years after the date of the last activity relating to 2 the transaction. 5. Each mortgage banker, mortgage broker or mortgage 3 servicer shall preserve and keep available for examination by the 4 Commissioner complete and suitable records related to each 5 6 residential mortgage loan that was denied or withdrawn by the prospective borrower for a period of not less than 1 year after the 7 date of the last activity relating to the transaction, or as otherwise 8 9 required by federal law. 10 6. As used in this section, "complete and suitable record" 11 means: 12 (a) All original books, papers and data, or copies thereof, 13 clearly reflecting the financial condition of the business of the 14 mortgage banker, mortgage broker or mortgage servicer; (b) A loan file that includes, without limitation and as 15 16 applicable: 17 (1) The real estate sales contract; (2) Escrow instructions; 18 (3) The preliminary title report; 19 (4) The loan application, including, without limitation, any 20 21 attachments or supplements; (5) An appraisal report or any other independent 22 assessment of the value of the property securing the loan; 23 (6) Any verification of representations made by the 24 25 borrower on the loan application; (7) The borrower's credit report; 26 (8) A good faith estimate of closing costs, including, 27 without limitation, any additional estimates if there is a material 28 29 change to the original estimate and any disclosures required pursuant to the federal Truth in Lending Act, 15 U.S.C. §§ 1601, 30 31 et seq.; 32 (9) The uniform settlement statement described by 12 U.S.C. § 2603; 33 (10) Any commitments made by the licensee to the 34 borrower, including, without limitation, a commitment to 35 guarantee the borrower a particular interest rate or a commitment 36 37 to fund the loan; 38 (11) All closing documentation, including, without 39 limitation, a recorded or confirmed mortgage or deed of trust, any title insurance policy, any promissory note, any hazard insurance 40 policy and any subsequent assignment of the note, mortgage or 41 42 deed of trust; and 43 (12) Any additional disclosures required by state or federal 44 law or prescribed by order of the Commissioner or regulations 45 adopted pursuant to this chapter; and





1 (c) Books and records of the business of the mortgage banker, 2 mortgage broker or mortgage servicer, including, without 3 limitation:

4 (1) Any book or record that evidences compliance with 5 applicable federal and state laws and regulations;

6 (2) A copy of each item of advertising material that was 7 published or distributed by or on behalf of the mortgage banker, 8 mortgage broker or mortgage servicer in the format in which the 9 material was published or distributed;

10 (3) A copy of any written complaint against the mortgage 11 banker, mortgage broker or mortgage servicer together with all 12 correspondence, notes, responses or other documentation related 13 to the disposition of the complaint;

14 (4) All checkbooks, check registers, bank statements, 15 deposit slips, withdrawal slips, cancelled checks or other records 16 that relate to the business of the mortgage banker, mortgage 17 broker or mortgage servicer;

18 (5) Copies of all federal tax withholding forms, reports of 19 income for federal taxation and evidence of payments to all 20 employees, independent contractors and other persons who 21 worked or performed services for the mortgage banker, mortgage 22 broker or mortgage servicer;

23 (6) Copies of all documents evidencing a contractual 24 relationship between the mortgage banker, mortgage broker or 25 mortgage servicer and any third-party provider of services related 26 to residential mortgage loans, including, without limitation, 27 contracts, invoices, billings and remittances to the provider or on 28 behalf of the mortgage banker, mortgage broker or mortgage 29 servicer;

30 (7) Copies of all material correspondence related to the 31 business of the mortgage banker, mortgage broker or mortgage 32 servicer, including, without limitation, electronic messages; and

(8) Copies of all reports, audits, examinations, inspections,
reviews or investigations or other similar activities relating to the
business of the mortgage banker, mortgage broker or mortgage
servicer performed by any third party, including, without
limitation, any regulatory or supervisory authority.

38 Sec. 127. NRS 645B.085 is hereby amended to read as 39 follows:

40 645B.085 1. [Except as otherwise provided in this section,]
41 At the time of application for a license and not later than 90 days
42 after the last day of each fiscal year for a mortgage banker,
43 mortgage broker [, the] or mortgage servicer, the applicant or
44 licensed mortgage banker, mortgage broker or mortgage servicer,





1 as applicable, shall submit to the Commissioner a financial 2 statement that: 3

(a) Is dated not earlier than the last day of the fiscal year; [and]

4 (b) Has been prepared, in accordance with generally accepted 5 accounting principles, from the books and records of the mortgage 6 *banker*, mortgage broker *or mortgage servicer* by an independent 7 certified public accountant who holds a license to practice in this 8 State or in any other state [that has not been revoked or suspended.] 9 : and

10 (c) Demonstrates that the applicant or licensed mortgage 11 banker, mortgage broker or mortgage servicer meets the minimum net worth requirement set forth in section 79 of this act. 12

13 [Unless otherwise prohibited by the Registry, the] The 2. 14 Commissioner may grant a reasonable extension for the submission 15 of a financial statement pursuant to this section if a *mortgage* 16 banker, mortgage broker or mortgage servicer requests such an 17 extension before the date on which the financial statement is due.

18 3 If a *mortgage banker*, mortgage broker *or mortgage* 19 servicer maintains any accounts described in subsection 1 of NRS 645B.175, section 35 of this act, the financial statement submitted 20 21 pursuant to this section must be audited. If a mortgage broker 22 maintains any accounts described in subsection 1 or 4 of NRS 23 645B.175, those accounts must be audited.]

24 4. The Commissioner **[shall]** may adopt regulations prescribing 25 the scope of an audit conducted pursuant to subsection 3.

26 Sec. 128. NRS 645B.090 is hereby amended to read as 27 follows:

28 645B.090 1. Except as otherwise provided in this section or 29 by specific statute, all papers, documents, reports and other written instruments filed with the Commissioner pursuant to this chapter are 30 31 open to public inspection.

32 2. [Except as otherwise provided in subsection 3, the] The 33 Commissioner may withhold from public inspection or refuse to disclose to a person, for such time as the Commissioner considers 34 35 necessary, any information that, in the Commissioner's judgment, 36 would:

37 (a) Impede or otherwise interfere with an investigation or 38 examination that is currently pending against a *mortgage banker*, 39 mortgage broker [;], mortgage loan originator or mortgage 40 servicer;

41 (b) Have an undesirable effect on the welfare of the public **[:]** or 42 result in the creation of an unfair competitive advantage in the 43 *marketplace*; or

44 (c) Reveal personal information in violation of NRS 239B.030.





1 3. [Except as otherwise provided in NRS 645B.092, the 2 Commissioner shall disclose the following information concerning a mortgage broker to any person who requests it: 3 (a) The findings and results of any investigation which has been 4 5 completed during the immediately preceding 5 years against the mortgage broker pursuant to the provisions of this chapter and 6 which has resulted in a finding by the Commissioner that the 7 mortgage broker committed a violation of a provision of this 8 9 chapter, a regulation adopted pursuant to this chapter or an order of 10 the Commissioner; 11 (b) The nature of any disciplinary action that has been taken during the immediately preceding 5 years against the mortgage 12 13 broker pursuant to the provisions of this chapter; and (c) If the mortgage broker makes or offers for sale in this State 14 15 any investments in promissory notes secured by liens on real 16 property: (1) Any information in the possession of the Commissioner 17 18 regarding the present and past ownership and management structure 19 of the mortgage broker; and 20 (2) The findings and results of: 21 (I) All examinations or investigations of the mortgage broker conducted pursuant to NRS 645B.060 during the 22 immediately preceding 5 years, including, without limitation, annual 23 24 or biennial examinations of the mortgage broker conducted pursuant 25 to NRS 645B.060, including, without limitation, the rating for each 26 annual or biennial examination and an explanation of the standards 27 for determining that rating; and 28 -(II) Any other examination or audit, investigation or 29 hearing which has been completed during the immediately 30 preceding 3 years against the mortgage broker pursuant to the provisions of this chapter.] Information obtained during an 31 examination or investigation conducted pursuant to this chapter is 32 confidential and must not be available for public inspection or 33 34 copying, or divulged to any person, except as otherwise provided in this section. The information may be disclosed, for the purposes of 35 36 conducting the examination or investigation, to: 37 (a) The Attorney General; 38 (b) Any regulatory agency of this State or any other state or 39 the Federal Government: 40 (c) Law enforcement officials; 41 (d) Persons authorized by a court of competent jurisdiction; (e) A person employed by or under contract with the 42

43 Commissioner or any agency of this State to assist with the 44 examination or investigation; or





1 (f) A person designated by the Commissioner in connection 2 with an enforcement action brought pursuant to this chapter or 3 chapter 645E or 645F of NRS or sections 2 to 47, inclusive, of this 4 act.

5 4. Except as otherwise provided in this section and NRS 6 239.0115, a complaint filed with the Commissioner, all documents 7 and other information filed with the complaint and all documents 8 and other information compiled as a result of an investigation 9 arising from the complaint are confidential.

10 5. An order that imposes discipline and the findings of fact 11 and conclusions of law supporting that order, including, without 12 limitation, all documents, records, information and testimony 13 relied upon in the order, unless otherwise declared to be 14 confidential pursuant to applicable law, are public records.

15 6. Notwithstanding the provisions of subsection 2, 3 or 4, and 16 except as otherwise provided by applicable law, the Commissioner 17 may disclose any information, documents or records in his or her 18 possession or control to the public if, at the Commissioner's sole 19 discretion, he or she determines that the release of such 20 information is in the public interest.

21 7. Notwithstanding any provision of this section or NRS 22 645B.070 to the contrary, all records of the Commissioner may be 23 examined by the Legislative Auditor or the Department of 24 Taxation if necessary to carry out provisions of chapter 363A of 25 NRS.

26 Sec. 129. NRS 645B.165 is hereby amended to read as 27 follows:

28 645B.165 1. Except as otherwise permitted by law and as 29 otherwise provided in subsection 3, the amount of any advance fee, 30 [salary,] deposit or money paid by a borrower or prospective 31 borrower to a mortgage broker and his or her mortgage agents or any other person licensee to obtain a residential mortgage loan 32 which will be secured by a *lien mortgage or deed of trust* on real 33 34 property must be placed in escrow pending completion of the loan 35 or a commitment for the loan.

2. The amount held in escrow pursuant to subsection 1 must be released:

(a) Upon completion of the loan or commitment for the loan, to
the *[mortgage broker or other person] licensee* to whom the advance
fee, *[salary,]* deposit or money was paid.

41 (b) If the loan or commitment for the loan fails, to the [person]
42 borrower or prospective borrower who made the payment.

43 3. [Advance payments to cover reasonably estimated costs paid
 44 to third persons are excluded from the provisions of subsections 1
 45 and 2] A licensee may require a borrower or prospective borrower





1 to pay reasonable and necessary third-party charges representing 2 actual expenses incurred by the licensee and paid to a third party if the **[person]** borrower or prospective borrower making them first 3 signs a written agreement which specifies the estimated costs by 4 5 item and the estimated aggregate cost, and which recites that money 6 advanced for costs will not be refunded. If an itemized service is not 7 performed land the estimated cost thereof is not refunded, the recipient of the advance payment is subject to the penalties provided 8 9 in NRS 645B.960.] or the actual cost incurred is less than the 10 advance fee collected, the licensee shall refund to the borrower or 11 prospective borrower the amount paid for the unperformed service 12 or the difference between the estimated cost of the service and the 13 actual expense incurred. 14 4. A licensee, or control person or qualified employee of a 15 licensee, who fails to comply with the provisions of this section is 16 subject to the penalties provided in NRS 645B.960. 17 Sec. 130. NRS 645B.170 is hereby amended to read as 18 follows:

19 645B.170 1. All money paid to a mortgage [broker and his or her mortgage agents] servicer for payment of taxes or insurance 20 21 premiums on real property which secures any *residential mortgage* 22 loan farranged by the mortgage broker being serviced by the 23 *mortgage servicer* must be deposited in an insured depository financial institution and kept separate, distinct and apart from 24 25 money belonging to the mortgage [broker.] servicer. Such money, when deposited, is to be designated as an "impound trust account" 26 27 or under some other appropriate name indicating that the accounts 28 are not the money of the mortgage [broker.] servicer.

29 The mortgage [broker] servicer has a fiduciary duty to each 2. 30 **[debtor]** borrower with respect to the money in an impound trust 31 account.

The mortgage [broker] servicer shall, upon reasonable 32 3. notice, account to any [debtor] borrower whose real property 33 secures a *residential mortgage* loan farranged by the mortgage 34 35 broker being serviced by the mortgage servicer for any money 36 which that person has paid to the mortgage [broker] servicer for the 37 payment of taxes or insurance premiums on the real property.

The mortgage [broker] servicer shall, upon reasonable 38 4. 39 notice, account to the Commissioner for all money in an impound 40 trust account. 41

A mortgage [broker] servicer shall: 5.

42 (a) Require contributions to an impound trust account in an 43 amount reasonably necessary to pay the obligations as they become 44 due.

(b) Undertake an annual review of an impound trust account.

45



1 (c) Within 30 days after the completion of the annual review of 2 an impound trust account, notify the <u>debtor:</u> *borrower*:

3 (1) Of the amount by which the contributions exceed the 4 amount reasonably necessary to pay the annual obligations due from 5 the account; and

6 (2) That the [debtor] borrower may specify the disposition of 7 the excess money within 20 days after receipt of the notice. If the 8 [debtor] borrower fails to specify such a disposition within that 9 time, the mortgage [broker] servicer shall maintain the excess 10 money in the account.

This subsection does not prohibit a mortgage [broker] servicer
 from requiring additional amounts to be paid into an impound trust
 account to recover a deficiency that exists in the account.

6. A mortgage [broker] servicer shall not make payments from an impound trust account in a manner that causes a policy of insurance to be cancelled or causes property taxes or similar payments to become delinquent.

18 Sec. 131. NRS 645B.180 is hereby amended to read as 19 follows:

645B.180 [1.] Money in an impound trust account is not
 subject to execution or attachment on any claim against [the] a
 *mortgage banker*, mortgage broker, *mortgage servicer* or his or her
 mortgage [agents.]

2. It is unlawful for a mortgage broker or his or her mortgage 24 25 agents knowingly to keep or cause to be kept any money in a 26 depository financial institution under the heading of "impound trust account" or any other name designating such money as belonging to 27 28 the investors or debtors of the mortgage broker, unless the money 29 has been paid to the mortgage broker or his or her mortgage agents 30 by an investor or debtor and is being held in trust by the mortgage 31 broker pursuant to NRS 645B.170 or 645B.175.] loan originators.

32 Sec. 132. NRS 645B.196 is hereby amended to read as 33 follows:

34 645B.196 1. An advertising spokesperson for a *mortgage* banker, mortgage broker or mortgage servicer is jointly and 35 severally liable with the *mortgage banker*, mortgage broker or 36 37 *mortgage servicer* for damages caused by the *mortgage banker*, mortgage broker or mortgage servicer by fraud, embezzlement, 38 misappropriation of property, a violation of the provisions of this 39 chapter or the regulations adopted pursuant thereto, or an action of 40 41 the *mortgage banker*, mortgage broker *or mortgage servicer* that is 42 grounds for disciplinary action, if:

(a) The advertising spokesperson knew or should have known of
 the fraud, embezzlement, misappropriation of property, violation of
 the provisions of this chapter or the regulations adopted pursuant



thereto, or action of the *mortgage banker*, mortgage broker *or mortgage servicer* that is grounds for disciplinary action; or

3 (b) In advertising for the *mortgage banker*, mortgage broker, *or* 4 *mortgage servicer* the advertising spokesperson knew or should 5 have known that:

6 (1) The conduct of the advertising spokesperson was likely to
7 deceive, defraud or harm the public or any person who engaged in
8 business with the *mortgage banker*, mortgage broker [;] or
9 *mortgage servicer*; or

10 (2) The advertising spokesperson was disseminating material 11 information concerning the *mortgage banker*, mortgage broker *or* 12 *mortgage servicer* or the business, products or services of the 13 *mortgage banker*, mortgage broker *or mortgage servicer* which was 14 false or misleading.

15

2. As used in this section:

(a) "Advertising for a *mortgage banker*, mortgage broker ["] or *mortgage servicer*" means advertising or otherwise promoting a *mortgage banker*, mortgage broker or *mortgage servicer* or the
business, products or services of the *mortgage banker*, mortgage
broker or *mortgage servicer* using any medium of communication.

(b) "Advertising spokesperson for a *mortgage banker*, mortgage
broker ["] or mortgage servicer" or "advertising spokesperson"
means a person who consents to and receives compensation for
using his or her name or likeness in advertising for a mortgage *banker*, mortgage broker [] or mortgage servicer.

26 Sec. 133. NRS 645B.240 is hereby amended to read as 27 follows:

28 645B.240 1. [If a person is required to make a payment to a 29 mortgage broker pursuant to the terms of a loan secured by a lien on 30 real property, the mortgage broker A mortgage servicer may not 31 charge *[the person] a borrower* a late fee, an additional amount of interest or any other penalty in connection with [that] a payment 32 required to be made pursuant to the terms of a residential 33 34 *mortgage loan* if the payment is delivered to the mortgage [broker] 35 *servicer* before 5 p.m. on:

(a) The day that the payment is due pursuant to the terms of the
loan, if an office of the mortgage [broker] servicer is open to
customers until 5 p.m. on that day; or

(b) The next day that an office of the mortgage [broker] servicer
is open to customers until 5 p.m., if the provisions of paragraph (a)
do not otherwise apply.

42 2. A person and a mortgage [broker or mortgage agent] 43 servicer may not agree to alter or waive the provisions of this 44 section by contract or other agreement, and any such contract or





agreement is void and must not be given effect to the extent that it
 violates the provisions of this section.

3 Sec. 134. NRS 645B.460 is hereby amended to read as 4 follows:

5 645B.460 1. A *mortgage banker*, mortgage broker *or* 6 *mortgage servicer* shall exercise reasonable supervision and control 7 over the activities of his or her mortgage <u>lagents and must also be</u> 8 <u>licensed as a mortgage agent if required pursuant to NRS</u> 9 <u>645B.405.]</u> *loan originators.* Such reasonable supervision and 10 control <u>[must]</u> *may* include, as appropriate:

(a) The establishment of written policies and procedures for the
 mortgage [agents;] loan originators;

(b) The establishment of a system to review, oversee and inspect
the activities of the mortgage [agents,] loan originators, including,
without limitation:

(1) Transactions handled by the mortgage [agents] loan
 *originators* pursuant to this chapter;

(2) Communications between the mortgage [agents] loan
 *originators* and a party to such a transaction;

20 (3) Documents prepared by the mortgage [agents] loan 21 originators that may have a material effect upon the rights or 22 obligations of a party to such a transaction; and

(4) The handling by the mortgage [agents] loan originators
of any fee, deposit or money paid to the mortgage banker, mortgage
broker , mortgage servicer or the mortgage [agents] loan
originators or held in trust by the mortgage banker, mortgage
broker , mortgage servicer or the mortgage [agents] loan
originators pursuant to this chapter; and

(c) The establishment of a system of reporting to the [Division]
 *Commissioner* of any fraudulent activity engaged in by [any of the]
 a mortgage [agents.] loan originator.

32 2. The Commissioner shall allow a *mortgage banker*, mortgage broker or mortgage servicer to take into consideration the 33 total number of mortgage [agents associated with or employed] loan 34 35 originators sponsored by the mortgage banker, mortgage broker or mortgage servicer when the mortgage banker, mortgage broker or 36 37 *mortgage servicer* determines the form and extent of the policies and procedures for those mortgage [agents] loan originators and the 38 39 system to review, oversee and inspect the activities of those 40 mortgage [agents.] loan originators.

3. The Commissioner may adopt regulations prescribing
standards for determining whether a *mortgage banker*, mortgage
broker *or mortgage servicer* has exercised reasonable supervision
and control over the activities of a mortgage [agent] loan originator
pursuant to this section.





1 Sec. 135. NRS 645B.490 is hereby amended to read as 2 follows:

3 645B.490 Except as otherwise required by the Registry for 4 persons who are required to register or voluntarily register with the 5 Registry:

6 1. Any *mortgage banker*, mortgage broker, for mortgage 7 [agent] loan originator or mortgage servicer licensed under the 8 provisions of this chapter who is called into the military service of 9 the United States shall, at his or her request, be relieved from compliance with the provisions of this chapter and placed on 10 inactive status for the period of such military service and for a 11 12 period of 6 months after discharge therefrom.

13 At any time within 6 months after termination of such 2. 14 service, if the *mortgage banker*, mortgage broker, for mortgage 15 [agent] loan originator or mortgage servicer complies with the 16 provisions of subsection 1, the *mortgage banker*, mortgage broker, for mortgage agent loan originator or mortgage servicer may be 17 18 reinstated, without having to meet any qualification or requirement other than the payment of the reinstatement fee, as provided in 19 [NRS 645B.050 or 645B.430,] section 84 of this act, and the 20 mortgage banker, mortgage broker, for mortgage fagent loan 21 22 originator or mortgage servicer is not required to make payment of 23 the renewal fee for the current year.

24 Any *mortgage banker*, mortgage broker, **or** mortgage 3. 25 [agent] loan originator or mortgage servicer seeking to qualify for reinstatement, as provided in subsections 1 and 2, must present a 26 27 certified copy of his or her honorable discharge or certificate of 28 satisfactory service to the Commissioner.

29 Sec. 136. NRS 645B.600 is hereby amended to read as 30 follows:

31 645B.600 1. [A] The Commissioner, the Attorney General 32 or any person may file with the Commissioner a complaint alleging 33 that another person has violated a provision of this chapter, a regulation adopted pursuant to this chapter or an order of the 34 35 Commissioner. If the complaint is made by the Commissioner, he 36 or she shall designate one or more employees of the Division to act 37 as the person filing the complaint. 38

2. A complaint filed pursuant to this section must:

39 (a) Be in writing;

40 (b) Be signed by the person filing the complaint or the designee 41 of the person filing the complaint;

42 (c) Contain an address and a telephone number for the person 43 filing the complaint or the designee of the person filing the 44 complaint;





- 1 (d) Describe the nature of the alleged violation in as much detail 2 as possible;
- 3 (e) Include as exhibits copies of all documentation supporting 4 the complaint; and
- 5 (f) Include any other information or supporting materials 6 required by the regulations adopted by the Commissioner or by an 7 order of the Commissioner.

8 3. Nothing in this section shall be interpreted to preclude the 9 Commissioner from conducting an examination or investigation 10 of any person if the Commissioner reasonably believes the person 11 may have violated, or be in violation of, a provision of this chapter 12 or any regulation adopted pursuant to this chapter.

13 Sec. 137. NRS 645B.610 is hereby amended to read as 14 follows:

645B.610 1. If a person properly files a complaint with the
Commissioner pursuant to NRS 645B.600, the Commissioner shall
investigate each violation alleged in the complaint, unless the
Commissioner has previously investigated the alleged violation.

19 2. Except as otherwise provided in subsection 2 of NRS 20 645B.090, if the Commissioner does not conduct an investigation of 21 an alleged violation pursuant to subsection 1 because he or she 22 previously has investigated the alleged violation, the Commissioner shall provide to the person who filed the complaint a written 23 24 summary of the previous investigation and the nature of any 25 disciplinary action that was taken as a result of the previous 26 investigation.

3. If the Commissioner conducts an investigation of an alleged
violation pursuant to subsection 1, the Commissioner shall
determine from the investigation whether there is reasonable cause
to believe that the person committed the alleged violation.

4. If, upon investigation, the Commissioner determines that there is not reasonable cause to believe that the person committed the alleged violation, the Commissioner shall provide the reason for the determination, in writing, to the person who filed the complaint and to the person alleged to have committed the violation.

5. Except as otherwise provided in subsection [6,] 7, if, [upon] after investigation, the Commissioner determines that there is reasonable cause to believe that the person committed the alleged violation, the Commissioner [shall:

40 — (a) Schedule a hearing concerning the alleged violation;

41 (b) Mail to the last known address of the person who filed the 42 complaint written notice that must include, without limitation:

43 (1) The date, time and place of the hearing; and

44 (2) A statement of each alleged violation that will be 45 considered at the hearing; and





paragraph must include, without limitation: 5 6 (1) The date, time and place of the hearing; 7 (2) A copy of the complaint and a statement of each alleged 8 violation that will be considered at the hearing; and 9 (3) A statement informing the person that, pursuant to NRS 645B.760, if he or she fails to appear, without reasonable cause, at 10 the hearing: 11 12 (I) The person is guilty of a misdemeanor; and 13 (II) The Commissioner is authorized to conduct the hearing in the person's absence, draw any conclusions that the 14 15 Commissioner deems appropriate from his or her failure to appear 16 and render a decision concerning each alleged violation.] may prepare a formal complaint and notice of hearing to be served 17 18 upon the person alleged to have committed the violation and, if such a complaint is served, shall provide a copy of the formal 19 complaint and notice of hearing by mail to the last known address 20 of the person who filed the complaint. 21 22 If the Commissioner enters into a written consent 6. agreement settling or resolving the alleged violation, the 23 Commissioner shall provide a copy of the written consent agreement 24 to the person who filed the complaint.] A formal complaint and 25 notice of hearing pursuant to subsection 5 must be served on the 26 27 person alleged to have committed the violation by personal service, certified mail or by other means reasonably calculated to obtain 28 29 service and must include, without limitation: 30 (a) The date, time, place and nature of the hearing; 31 (b) The legal authority and jurisdiction under which the 32 *hearing is to be held;* 33 (c) A reference to the particular provisions of this chapter or 34 any regulations adopted pursuant thereto that are alleged to have 35 *been violated;* 36 (d) A short and plain statement of the alleged violations and 37 *matters to be adjudicated;* (e) Notice informing the person that, within 15 days after 38 service of the formal complaint and notice of hearing, the person 39 may request an opportunity to settle the complaint through an 40 41 informal conference; and (f) Notice that if the person fails to appear at the hearing 42 43 without reasonable cause: 44 (1) The person is guilty of a misdemeanor; and



(c) By personal service in accordance with the Nevada Rules of

Civil Procedure and any applicable provision of NRS, serve written notice of the hearing to the person alleged to have committed the

violation. The written notice that is served pursuant to this

1 2

3 4 1 (2) The Commissioner is authorized to conduct the hearing 2 in his or her absence, draw any conclusions that the 3 Commissioner deems appropriate from his or her failure to appear 4 and render a decision concerning each allegation.

7. If requested by the person alleged to have committed the 5 violation, an informal conference may be held to attempt 6 resolution of the complaint. Such a conference may result in a 7 settlement, consent order, waiver, dismissal, default or other 8 method of settlement agreed upon by the person alleged to have 9 10 committed the violation and the Commissioner. Any settlement, consent order, default or other method of settlement may include, 11 without limitation, the revocation or suspension of the person's 12 13 license, an order to pay restitution or any other penalty provided 14 for in this chapter.

15 8. If an informal conference results in a settlement or 16 consent order settling or resolving the alleged violation, the 17 Commissioner shall provide a copy of the settlement or consent 18 order to the person who filed the complaint.

9. The Commissioner may:

19

20 (a) Investigate and conduct a hearing concerning any alleged 21 violation, whether or not a complaint has been filed.

(b) Hear and consider more than one alleged violation against aperson at the same hearing.

24 Sec. 138. NRS 645B.630 is hereby amended to read as 25 follows:

645B.630 1. In addition to any other action that is required or
 permitted pursuant to this chapter, if the Commissioner has
 reasonable cause to believe that:

(a) The assets or capital of a *mortgage banker*, mortgage broker
 *or mortgage servicer* are impaired; or

(b) A *mortgage banker*, mortgage broker *or mortgage servicer*is conducting business in an unsafe and injurious manner that may
result in danger to the public,

34 → the Commissioner shall immediately take possession of all the 35 property, business and assets of the *mortgage banker*, mortgage 36 broker *or mortgage servicer* that are located in this State and shall 37 retain possession of them pending further proceedings provided for 38 in this chapter.

2. If the licensee, [the board of directors or any officer] control *person* or person in charge of the offices of the *mortgage banker*,
mortgage broker or *mortgage servicer* refuses to permit the
Commissioner to take possession of the property of the *mortgage banker*,
mortgage broker or *mortgage servicer* pursuant to
subsection 1:

(a) The Commissioner shall notify the Attorney General; and



45



(b) The Attorney General shall immediately bring such
proceedings as may be necessary to place the Commissioner in
immediate possession of the property of the *mortgage banker*,
mortgage broker [-] or mortgage servicer.

5 3. If the Commissioner takes possession of the property of the 6 *mortgage banker*, mortgage broker [;] or *mortgage servicer*, the 7 Commissioner shall:

8 (a) Make or have made an inventory of the assets and known
9 liabilities of the *mortgage banker*, mortgage broker [;] or mortgage
10 servicer;

11 (b) File one copy of the inventory in the office of the Commissioner and one copy in the office of the clerk of the district 12 13 court of the county in which the principal office of the *mortgage* 14 banker, mortgage broker or mortgage servicer is located and shall mail one copy to each [stockholder, partner, officer, director] known 15 control person, insider or associate of the mortgage banker, 16 17 mortgage broker or mortgage servicer at his or her last known 18 address: and

19 (c) If the *mortgage banker*, mortgage broker or *mortgage* servicer maintains any accounts described in [NRS 645B.175,] 20 21 section 35 of this act, not later than 5 business days after the date on 22 which the Commissioner takes possession of the property of the mortgage banker, mortgage broker  $\frac{1}{100}$  or mortgage servicer, mail 23 notice of the possession to the last known address of each person 24 25 whose money is deposited in such an account or whose money was 26 or should have been deposited in such an account during the 27 preceding 12 months.

4. The clerk of the court with which the copy of the inventory is filed shall file it as any other case or proceeding pending in the court and shall give it a docket number.

31 Sec. 139. NRS 645B.640 is hereby amended to read as 32 follows:

645B.640 1. If the Commissioner takes possession of the 33 property of a mortgage broker pursuant to NRS 645B.630, the 34 35 licensee [, officers, directors, partners, associates or stockholders] or the control persons or insiders of the mortgage banker, mortgage 36 broker or mortgage servicer may, within 60 days after the date on 37 which the Commissioner takes possession of the property, make 38 good any deficit in the assets or capital of the *mortgage banker*, 39 mortgage broker or mortgage servicer or remedy any unsafe and 40 injurious conditions or practices of the *mortgage banker*, mortgage 41 broker *H* or mortgage servicer. 42

At the expiration of the 60-day period, if the deficiency in
assets or capital has not been made good or the unsafe and injurious
conditions or practices remedied, the Commissioner may apply to





the court to [be appointed] have a receiver appointed and proceed to
 liquidate the assets of the mortgage banker, mortgage broker or
 mortgage servicer which are located in this State in the same
 manner as now provided by law for liquidation of a private
 corporation in receivership.

6 3. No other person may be appointed receiver by any court 7 without first giving the Commissioner ample notice of his or her 8 application.

9 4. The inventory made by the Commissioner and all claims 10 filed by creditors are open at all reasonable times for inspection, and 11 any action taken by the receiver upon any of the claims is subject to 12 the approval of the court before which the cause is pending.

5. The expenses of the receiver and compensation of counsel, as well as all expenditures required in the liquidation proceedings, must be fixed by the Commissioner subject to the approval of the court and, upon certification of the Commissioner, must be paid out of the money in his or her hands as the receiver.

18 Sec. 140. NRS 645B.680 is hereby amended to read as 19 follows:

20 645B.680 1. If the Commissioner receives a copy of a court 21 order issued pursuant to NRS 425.540 that provides for the 22 suspension of all professional, occupational and recreational licenses, certificates and permits issued to a person who is the 23 24 holder of a license as a *mortgage banker*, mortgage broker, for 25 mortgage [agent,] loan originator or mortgage servicer, the Commissioner shall deem the license issued to that person to be 26 27 suspended at the end of the 30th day after the date on which the 28 court order was issued unless the Commissioner receives a letter 29 issued to the holder of the license by the district attorney or other 30 public agency pursuant to NRS 425.550 stating that the holder of the 31 license has complied with the subpoena or warrant or has satisfied 32 the arrearage pursuant to NRS 425.560.

33 2. The Commissioner shall reinstate a license as a *mortgage* banker, mortgage broker, for mortgage fagent loan originator or 34 35 *mortgage servicer* that has been suspended by a district court pursuant to NRS 425.540 if the Commissioner receives a letter 36 issued by the district attorney or other public agency pursuant to 37 NRS 425.550 to the person whose license was suspended stating 38 39 that the person whose license was suspended has complied with the 40 subpoena or warrant or has satisfied the arrearage pursuant to 41 NRS 425.560.

42 Sec. 141. NRS 645B.740 is hereby amended to read as 43 follows:

44 645B.740 The expiration, for revocation or suspension of a

45 license [of a mortgage broker or mortgage agent] by operation of





law or by order or decision of the Commissioner or a court of
competent jurisdiction, or the voluntary surrender of a license, does
not:

Prohibit the Commissioner from initiating or continuing an
investigation of, or action or disciplinary proceeding against, the *mortgage banker*, mortgage broker, for mortgage fagent loan *originator or mortgage servicer* as authorized pursuant to the
provisions of this chapter or the regulations adopted pursuant
thereto; for

2. Prevent [the imposition] the Commissioner from revoking the license of or imposing or [collection of] collecting any fine or penalty authorized pursuant to the provisions of this chapter or the regulations adopted pursuant thereto against the mortgage banker, mortgage broker, [or] mortgage [agent.] loan originator or mortgage servicer;

16 3. Affect the administrative, civil or criminal liability of a 17 mortgage banker, mortgage broker, mortgage loan originator or 18 mortgage servicer for acts committed before the surrender, 19 revocation, expiration or suspension of his or her license; or

4. Impair or affect the obligations of a preexisting contract between the mortgage banker, mortgage broker, mortgage loan originator or mortgage servicer and another person, except as otherwise provided by law.

24 Sec. 142. NRS 645B.800 is hereby amended to read as 25 follows:

645B.800 1. The Attorney General has primary jurisdiction
for the enforcement of this chapter. The Attorney General shall, if
appropriate, investigate and prosecute a person who violates:

(a) Any provision of this chapter, a regulation adopted pursuant
to this chapter or an order of the Commissioner ; [, including,
without limitation, a violation of any provision of NRS 645B.620 or
645B.670;] or

(b) Any other law or regulation if the violation is committed by
 the person in the course of committing a violation described in
 paragraph (a).

2. The Attorney General shall, if appropriate, investigate and prosecute a person who is alleged to have committed a violation described in subsection 1 whether or not:

(a) The Commissioner notifies the Attorney General of thealleged violation;

41 (b) The Commissioner takes any disciplinary action against the 42 person alleged to have committed the violation;

43 (c) Any other person files a complaint against the person alleged 44 to have committed the violation; or





1 (d) A civil action is commenced against the person alleged to 2 have committed the violation.

3 3. When acting pursuant to this section, the Attorney General may commence an investigation and file a criminal action without 4 leave of court, and the Attorney General has exclusive charge of the 5 6 conduct of the prosecution.

Except as otherwise provided by the Constitution of the 7 4. 8 United States, the Constitution of this State or a specific statute, a person shall, if requested, provide the Attorney General with 9 information that would assist in the prosecution of any other person 10 11 who is alleged to have committed a violation described in 12 subsection 1. If a person fails, without reasonable cause, to provide 13 the Attorney General with such information upon request, the 14 person is guilty of a misdemeanor and shall be punished as provided 15 in NRS 645B.950.

16 Sec. 143. NRS 645B.930 is hereby amended to read as 17 follows:

18 645B.930 In addition to any other remedy or penalty, if a person violates the provisions of INRS 645B.900 or 645B.910, the 19 elient] section 72 of this act, a borrower or prospective borrower 20 21 may bring a civil action against the person for: 22

Actual and consequential damages; 1.

23 2. Punitive damages, which are subject to the provisions of 24 NRS 42.005: 25

Reasonable attorney's fees and costs; and 3.

Any other legal or equitable relief that the court deems 26 4. 27 appropriate.

Sec. 144. NRS 645B.960 is hereby amended to read as 28 29 follows:

30 645B.960 1. A person, or any general partner, director, 31 officer, agent or employee of a person, who violates any provision 32 of NRS 645B.165 to 645B.180, inclusive, or section 35 of this act is 33 guilty of: 34

(a) A misdemeanor if the amount involved is less than \$650;

35 (b) A gross misdemeanor if the amount involved is \$650 or 36 more but less than \$1,000; or

(c) A category D felony if the amount involved is \$1,000 or 37 38 more, and shall be punished as provided in NRS 193.130.

39 In addition to any other penalty, if a person is convicted of 40 or enters a plea of nolo contendere to a violation described in 41 subsection 1, the court shall order the person to pay:

42 (a) Court costs; and

43 (b) Reasonable costs of the investigation and prosecution of the 44 violation.





1 Sec. 145. NRS 645E.040 is hereby amended to read as 2 follows: 645E.040 "Commercial property" means any real property 3 which is located in this state and which is neither used as a dwelling 4 5 nor upon which a dwelling is constructed or intended to be constructed. For the purposes of this section, "dwelling" has the 6 7 meaning ascribed to it in [section 103(v) of the federal Truth in Lending Act, 15 U.S.C. § 1602(v).] NRS 645B.0112. 8 9 Sec. 146. NRS 645E.100 is hereby amended to read as 10 follows: 645E.100 11 1. "Mortgage banker" means fany of the following: 12 (a) Al a person who, directly or indirectly f: 13 (1) Holds himself or herself out as being able to: (I) Buy or sell notes secured by liens on real property; or 14 15 (II) Make loans secured by liens on real property using 16 his or her own money; and (2) Does not engage in any other act or transaction described 17 in the definition of "mortgage broker," as set forth in NRS 18 645B.0127, unless the person is also licensed as a mortgage broker 19 pursuant to chapter 645B of NRS. 20 21 (b) A person who, directly or indirectly: 22 (1) Negotiates, originates or makes or offers to negotiate, originate or make commercial mortgage loans as an agent for or on 23 24 behalf of an institutional investor; and 25 (2) Does not engage in any other act or transaction described in the definition of "mortgage broker," as set forth in NRS 26 645B.0127, unless the person is also licensed as a mortgage broker 27 pursuant to chapter 645B of NRS.], for a fee, originates 28 29 commercial mortgage loans using his or her own money or money 30 borrowed from a warehouse lender and who retains beneficial 31 ownership of the loans or sells such beneficial ownership, in 32 whole or in part, to third parties. 33 2. For the purposes of this section, a person does not **makel** 

originate a commercial mortgage loan [secured by a lien on real property] using his or her own money or money borrowed from a warehouse lender if any portion of the money that is used to make the loan is provided by another person who acquires ownership of or a beneficial interest in the loan.

39 Sec. 147. NRS 645E.150 is hereby amended to read as 40 follows:

645E.150 Except as otherwise provided in NRS 645E.160, the
Secure and Fair Enforcement for Mortgage Licensing Act of 2008,
12 U.S.C. §§ 5101 et seq., and any regulations adopted pursuant
thereto or other applicable law, the provisions of this chapter do not
apply to:





1 1. Any person doing business under the laws of this State, any 2 other state or the United States relating to banks, savings banks, 3 trust companies, savings and loan associations, industrial loan 4 companies, credit unions, thrift companies or insurance companies, 5 including, without limitation, a subsidiary or a holding company of 6 such a bank, company, association or union.

7 2. A real estate investment trust, as defined in 26 U.S.C. § 856, 8 unless the business conducted in this State is not subject to 9 supervision by the regulatory authority of the other jurisdiction, in 10 which case licensing pursuant to this chapter is required.

11 3. An employee benefit plan, as defined in 29 U.S.C. § 12 1002(3), if the loan is made directly from money in the plan by the 13 plan's trustee.

14 4. An attorney at law rendering services in the performance of 15 his or her duties as an attorney at law.

16 5. A real estate broker rendering services in the performance of 17 his or her duties as a real estate broker.

6. Any person doing any act under an order of any court.

19 Any one natural person, or husband and wife, who provides 7. 20 money for investment in commercial loans secured by a lien on real property, on his or her own account, unless such a person makes a 21 22 loan secured by a lien on real property using his or her own money 23 and assigns all or a part of his or her interest in the loan to another person, other than his or her spouse or child, within 3 years after the 24 25 date on which the loan is made or the deed of trust is recorded. 26 whichever occurs later.

8. [A natural person who only offers or negotiates terms of a
 residential mortgage loan:

29 (a) With or on behalf of an immediate family member of the
 30 person; or

31 (b) Secured by a dwelling that served as the person's residence.

32 - 9.1 Agencies of the United States and of this State and its
 33 political subdivisions, including the Public Employees' Retirement
 34 System.

35 **[10.]** 9. A seller of real property who offers credit secured by a 36 mortgage of the property sold.

37 [11. A nonprofit agency or organization:

38 (a) Which provides self-help housing for a borrower who has

39 provided part of the labor to construct the dwelling securing the 40 borrower's loan;

(b) Which does not charge or collect origination fees in
 connection with the origination of residential mortgage loans;

43 (c) Which only makes residential mortgage loans at an interest
 44 rate of 0 percent per annum;



18



(d) Whose volunteers, if any, do not receive compensation for 1 2 their services in the construction of a dwelling; and (e) Which does not profit from the sale of a dwelling to a 3 4 borrower. 5 <u>12. A housing counseling agency approved by the United</u> States Department of Housing and Urban Development.] 6 7 Sec. 148. NRS 645E.160 is hereby amended to read as 8 follows: 9 645E.160 1. Except as otherwise provided in subsection 2, a 10 person who claims an exemption from the provisions of this chapter pursuant to subsection 1 of NRS 645E.150 must: 11 (a) File a written application for a certificate of exemption with 12 13 the Office of the Commissioner; 14 (b) Pay the fee required pursuant to NRS 645E.280; 15 (c) Include with the written application satisfactory proof that 16 the person meets the requirements of subsection 1 of NRS 17 645E.150; and 18 (d) Provide evidence to the Commissioner that the person is duly licensed to conduct his or her business, including, if applicable, 19 the right to transact mortgage loans, and such license is in good 20 21 standing pursuant to the laws of this State, any other state or the 22 United States. 23 2. The provisions of subsection 1 do not apply to the extent 24 preempted by federal law. 25 The Commissioner may require a person who claims an 3. exemption from the provisions of this chapter pursuant to 26 subsections 2 to [12,] 9, inclusive, of NRS 645E.150 to: 27 (a) File a written application for a certificate of exemption with 28 29 the Office of the Commissioner; 30 (b) Pay the fee required pursuant to NRS 645E.280; and 31 (c) Include with the written application satisfactory proof that the person meets the requirements of at least one of those 32 33 exemptions. 34 4. A certificate of exemption expires automatically if, at any 35 time, the person who claims the exemption no longer meets the requirements of at least one exemption set forth in the provisions of 36 37 NRS 645E.150. 5. If a certificate of exemption expires automatically pursuant 38 to this section, the person shall not provide any of the services of a 39 mortgage banker or otherwise engage in, carry on or hold himself or 40 41 herself out as engaging in or carrying on the business of a mortgage banker unless the person applies for and is issued: 42 (a) A license as a mortgage banker pursuant to this chapter; or 43 44 (b) Another certificate of exemption.

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1 The Commissioner may impose upon a person who is 6. required to apply for a certificate of exemption or who holds a 2 certificate of exemption an administrative fine of not more than 3 4 \$10,000 for each violation that he or she commits, if the person:

5 (a) Has knowingly made or caused to be made to the Commissioner any false representation of material fact; 6

7 (b) Has suppressed or withheld from the Commissioner any 8 information which the person possesses and which, if submitted by 9 him or her, would have rendered the person ineligible to hold a 10 certificate of exemption; or

(c) Has violated any provision of this chapter, a regulation 11 12 adopted pursuant to this chapter or an order of the Commissioner 13 that applies to a person who is required to apply for a certificate of 14 exemption or who holds a certificate of exemption.

15 A person who is exempt from the requirements of this 7. 16 chapter may file a written application for a certificate of exemption 17 with the Office of the Commissioner for the purposes of complying 18 with the requirements of the Registry or enabling a mortgage agent 19 to comply with the requirements of the Registry.

The Commissioner may require an applicant or person 20 8. 21 described in subsection 7 to submit the information or pay the fee 22 directly to the Division or, if the applicant or person is required to 23 register or voluntarily registers with the Registry, to the Division 24 through the Registry.

25 An application filed pursuant to subsection 7 does not affect 9. 26 the applicability of this chapter to such an applicant or person.

27 Sec. 149. NRS 645E.200 is hereby amended to read as 28 follows:

29 645E.200 1. A person who wishes to be licensed as a 30 mortgage banker must file a written application for a license with 31 the Office of the Commissioner and pay the fee required pursuant to 32 NRS 645E.280. An application for a license as a mortgage banker 33 must. 34

(a) Be verified.

35 (b) State the name, residence address and business address of the applicant and the location of each principal office and branch 36 office at which the mortgage banker will conduct business in this 37 State, including, without limitation, any office or other place of 38 39 business located outside this State from which the mortgage banker 40 will conduct business in this State and any office or other place of 41 business which the applicant maintains as a corporate or home 42 office.

43 (c) State the name under which the applicant will conduct 44 business as a mortgage banker.





1 (d) If the applicant is not a natural person, list the name, 2 residence address and business address of each person who will 3 have an interest in the mortgage banker as a principal, partner, 4 officer, director or trustee, specifying the capacity and title of each 5 such person.

6

(e) Indicate the general plan and character of the business.

7 (f) State the length of time the applicant has been engaged in the 8 business of a mortgage banker.

9

(g) Include a financial statement of the applicant.

(h) Include a complete set of fingerprints for each natural person
who is a principal, partner, officer, director or trustee of the
applicant which the Division may forward to the Central Repository
for Nevada Records of Criminal History for submission to the
Federal Bureau of Investigation for its report.

15 (i) Include any other information required pursuant to the 16 regulations adopted by the Commissioner or an order of the 17 Commissioner.

18 2. If a mortgage banker will conduct business in this State at 19 one or more branch offices, the mortgage banker must apply for a 20 license for each such branch office.

3. Except as otherwise provided by law, the Commissionershall issue a license to an applicant as a mortgage banker if:

(a) The application is verified by the Commissioner and
 complies with the requirements of this chapter, other applicable law
 and, if applicable, the Registry; and

26 (b) The applicant and each general partner, officer or director of 27 the applicant, if the applicant is a partnership, corporation or 28 unincorporated association:

(1) Has demonstrated financial responsibility, character and general fitness so as to command the confidence of the community and warrant a determination that the applicant will operate honestly, fairly and efficiently for the purposes of this chapter. For the purposes of this subparagraph, the factors considered in determining whether a person has demonstrated financial responsibility include, without limitation:

(I) Whether the person's personal credit history indicates
any adverse material items, including, without limitation, liens,
judgments, disciplinary action, bankruptcies, foreclosures or failures
to comply with court-approved payment plans;

40 (II) The circumstances surrounding any adverse material 41 items in the person's personal credit history; and

42 (III) Any instance of fraud, misrepresentation, dishonest
 43 business practices, the mishandling of trust funds or other types of
 44 comparable behavior.





1 (2) Has not been convicted of, or entered or agreed to enter a 2 plea of guilty or nolo contendere to, a felony in a domestic, foreign 3 or military court within the 7 years immediately preceding the date 4 of the application, or at any time if such felony involved an act of 5 fraud, dishonesty or a breach of trust, moral turpitude or money 6 laundering.

7 (3) Has not made a false statement of material fact on the 8 application.

9 (4) Has never had a license or registration as a mortgage 10 agent, mortgage banker, mortgage broker or **[residential]** mortgage 11 loan originator revoked in this State or any other jurisdiction or had 12 a financial services license revoked within the immediately 13 preceding 10 years.

14 (5) Has not violated any provision of this chapter or chapter 15 645B of NRS, *or sections 2 to 47, inclusive, of this act,* a regulation 16 adopted pursuant thereto or an order of the Commissioner.

17 4 If an applicant is а partnership, corporation 18 unincorporated association, the Commissioner may refuse to issue a license to the applicant if any member of the partnership or any 19 officer or director of the corporation or unincorporated association 20 21 has committed any act or omission that would be cause for refusing 22 to issue a license to a natural person.

5. A person may apply for a license for an office or other place of business located outside this State from which the applicant will conduct business in this State if the applicant or a subsidiary or affiliate of the applicant has a license issued pursuant to this chapter for an office or other place of business located in this State and if the applicant submits with the application for a license a statement signed by the applicant which states that the applicant agrees to:

(a) Make available at a location within this State the books,
accounts, papers, records and files of the office or place of business
located outside this State to the Commissioner or a representative of
the Commissioner; or

(b) Pay the reasonable expenses for travel, meals and lodging of
the Commissioner or a representative of the Commissioner incurred
during any investigation or examination made at the office or place
of business located outside this State.

The applicant must be allowed to choose between paragraph (a) or (b) in complying with the provisions of this subsection.

40 Sec. 150. NRS 645E.230 is hereby amended to read as 41 follows:

42 645E.230 1. A license entitles a licensee to engage only in 43 the activities authorized by this chapter.

44 2. The provisions of this chapter do not prohibit a licensee 45 from:





(a) Holding a license as a *mortgage banker*, mortgage broker ,
 *mortgage loan originator or mortgage servicer* pursuant to chapter
 645B of NRS . [; or]

4 (b) Conducting the business of a mortgage banker and the 5 business of a mortgage broker in the same office or place of 6 business.

7 (c) Obtaining an endorsement pursuant to sections 2 to 47, 8 inclusive, of this act.

9 Sec. 151. NRS 645E.291 is hereby amended to read as 10 follows:

11 645E.291 1. A mortgage banker shall exercise reasonable 12 supervision and control over the activities of his or her mortgage 13 agents. [and must also be licensed as a mortgage agent if required 14 pursuant to NRS 645E.290.] Such reasonable supervision and 15 control must include, as appropriate:

(a) The establishment of written policies and procedures for themortgage agents;

(b) The establishment of a system to review, oversee and inspectthe activities of the mortgage agents, including, without limitation:

20 (1) Transactions handled by the mortgage agents pursuant to 21 this chapter;

22 (2) Communications between the mortgage agents and a 23 party to such a transaction;

24 (3) Documents prepared by the mortgage agents that may 25 have a material effect upon the rights or obligations of a party to 26 such a transaction; and

(4) The handling by the mortgage agents of any fee, deposit
or money paid to the mortgage banker or the mortgage agents or
held in trust by the mortgage banker or the mortgage agents
pursuant to this chapter; and

31 (c) The establishment of a system of reporting to the Division of 32 any fraudulent activity engaged in by any of the mortgage agents.

2. The Commissioner shall allow a mortgage banker to take into consideration the total number of mortgage agents associated with or employed by the mortgage banker when the mortgage banker determines the form and extent of the policies and procedures for those mortgage agents and the system to review, oversee and inspect the activities of those mortgage agents.

39 3. The Commissioner may adopt regulations prescribing 40 standards for determining whether a mortgage banker has exercised 41 reasonable supervision and control over the activities of a mortgage 42 agent pursuant to this section.





1 Sec. 152. NRS 645F.050 is hereby amended to read as 2 follows:

645F.050 "Mortgage banker" has the meaning ascribed to it in
 NRS 645E.100 [.] and section 61 of this act.

5 Sec. 153. NRS 645F.160 is hereby amended to read as 6 follows:

645F.160 The Commissioner shall not, either directly or
indirectly, be interested in any escrow agency, mortgage broker, *mortgage servicer, private money endorsee* or mortgage banker to
which chapters 645A, 645B and 645E of NRS *and sections 2 to 47*, *inclusive, of this act* apply, nor engage in business as a personal

12 loan broker.

13 Sec. 154. NRS 645F.180 is hereby amended to read as 14 follows:

15 645F.180 1. The Commissioner may appoint deputy 16 commissioners of mortgage lending, examiners, assistants, clerks, 17 stenographers and other employees necessary to assist the Commissioner in the performance of his or her duties pursuant to 18 19 this chapter **H** and chapters 645A, 645B and 645E of NRS and sections 2 to 47, inclusive, of this act or any other law. These 20 employees shall perform such duties as are assigned to them by the 21 22 Commissioner.

23 2. The Commissioner may employ or contract with a certified 24 public accountant to review and conduct independent audits and 25 examinations of escrow agencies, mortgage brokers, mortgage servicers and mortgage bankers. The Commissioner shall levy an 26 assessment upon each licensed escrow agency, mortgage broker, 27 28 *mortgage servicer* and mortgage banker to cover all the costs related 29 to the employment of or the contract with the certified public 30 accountant and the performance of the audits and examinations.

31 3. Assessments collected by the Commissioner pursuant to 32 subsection 2 must be deposited in the State Treasury for deposit to 33 the Account for Mortgage Lending created by NRS 645F.270 and 34 accounted for separately. The Commissioner shall use the money for 35 the purposes specified in subsection 2.

36 Sec. 155. NRS 645F.250 is hereby amended to read as 37 follows:

645F.250 The Commissioner and the Division shall administer
 the provisions of this chapter and chapters 645A, 645B and 645E of
 NRS, *and sections 2 to 47, inclusive, of this act,* subject to
 administrative supervision by the Director of the Department of

42 Business and Industry.





1 Sec. 156. NRS 645F.260 is hereby amended to read as 2 follows:

645F.260 The State Board of Finance shall act in an advisory
capacity to the Division in the administration of this chapter and
chapters 645A, 645B and 645E of NRS [-] and sections 2 to 47, *inclusive, of this act.*

7 Sec. 157. NRS 645F.267 is hereby amended to read as 8 follows:

9 645F.267 1. A mortgage agent, *mortgage loan originator*, 10 mortgage banker , *mortgage servicer* or mortgage broker or an 11 employee of a mortgage banker , *mortgage servicer* or mortgage 12 broker is not required to register or renew with the Registry, or 13 provide reports of financial condition to the Registry, if the 14 mortgage agent, *mortgage loan originator*, mortgage banker, 15 *mortgage servicer*, mortgage broker or employee:

16 (a) Is not a *[residential]* mortgage loan originator or the 17 supervisor of a *[residential]* mortgage loan originator; and

(b) Is not required to register pursuant to the provisions of the
 federal Secure and Fair Enforcement for Mortgage Licensing Act of
 2008 1, 12 U.S.C. §§ 1501 et seq.

21 2. A mortgage agent, *mortgage loan originator*, mortgage 22 banker, *mortgage servicer* or mortgage broker or an employee of a mortgage banker, mortgage servicer or mortgage broker who, 23 24 pursuant to subsection 1, is not required to register or renew with the 25 Registry and who voluntarily registers or renews with the Registry 26 shall comply with all requirements of the federal Secure and Fair 27 Enforcement for Mortgage Licensing Act of 2008, and any 28 regulations adopted pursuant thereto.

3. As used in this section, ["residential] " mortgage loan
originator" has the meaning ascribed to it in [NRS 645B.01325.]
section 62 of this act.

32 Sec. 158. NRS 645F.275 is hereby amended to read as 33 follows:

645F.275 The Commissioner shall adopt regulations:

1. Establishing minimum net worth or surety bonding
requirements that reflect the dollar amount of loans originated by a
[residential] mortgage loan originator, as defined in [NRS
645B.01325;] section 62 of this act; or

2. Requiring a percentage of the fees collected for the issuance or renewal of a license *or endorsement* pursuant to chapter 645B or 645E of NRS *or sections 2 to 47, inclusive, of this act* to be deposited in a mortgage recovery fund, and setting forth the methods by which a person may make a claim against and be paid from the fund.



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1 Sec. 159. NRS 645F.293 is hereby amended to read as 2 follows:

645F.293 1. The Commissioner shall adopt regulations to
 carry out the provisions of the federal Secure and Fair Enforcement
 for Mortgage Licensing Act of 2008.

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2. The regulations must include, without limitation:

7 (a) A method by which to allow for reporting regularly 8 violations of the relevant provisions of chapter 645B or 645E of 9 NRS, *or sections 2 to 47, inclusive, of this act,* enforcement actions 10 and other relevant information to the Registry; and

11 (b) A process whereby a person may challenge information 12 reported to the Registry by the Commissioner.

3. The regulations must not require a mortgage agent, *mortgage loan originator*, mortgage banker, *mortgage servicer* or
mortgage broker or an employee of a mortgage banker, *mortgage servicer* or *servicer* or mortgage broker to register with the Registry if the
mortgage agent, *mortgage loan originator*, mortgage banker, *mortgage servicer*, mortgage broker or employee is exempt from
registration pursuant to subsection 1 of NRS 645F.267.

20 Sec. 160. NRS 645F.294 is hereby amended to read as 21 follows:

22 645F.294 1. Except as otherwise provided in section 1512 of Public Law 110-289, 12 U.S.C. § 5111, the requirements under any 23 federal law or NRS 645B.060 and [645B.092] 645B.090 regarding 24 25 the confidentiality of any information or material provided to the 26 Registry, and any privilege arising under federal law or the laws of this State with respect to such information or material, continue to 27 28 apply to such information or material after it has been disclosed to 29 the Registry. Such information and material may be shared with 30 federal and state regulatory officials with mortgage industry 31 oversight without the loss of privilege or the loss of confidentiality protections provided by federal law or the provisions of NRS 32 645B.060 and [645B.092.] 645B.090. 33

2. Information or material that is subject to a privilege or confidentiality under subsection 1 is not subject to:

(a) Disclosure under any federal or state law governing the
disclosure to the public of information held by an officer or agency
of the Federal Government or the State of Nevada; and

(b) Subpoena or discovery, or admission into evidence, in any
private civil action or administrative process, unless with respect to
any privilege held by the Registry with respect to such information
or material, the person to whom such information or material
waives, in whole or in part, that privilege.

44 3. This section does not apply to information or material 45 relating to:





1 (a) The employment history of; and (b) Publicly adjudicated disciplinary and enforcement actions 2 3 against. Fresidential mortgage loan originators included in the Registry 4 5 for access by the public. Sec. 161. NRS 645F.296 is hereby amended to read as 6 7 follows: 8 645F.296 1. Any person authorized to engage in activities as 9 a **[residential]** mortgage loan originator on behalf of an installment loan lender licensed under chapter 675 of NRS shall obtain and 10 maintain a license as a mortgage [agent.] loan originator. 11 12 As used in this section, 2. 13 (a) "Mortgage agent" has the meaning ascribed to in NRS 14 645B.0125; and 15 (b) "Residential] " mortgage loan originator" has the meaning 16 ascribed to it in [NRS 645B.01325.] section 62 of this act. 17 Sec. 162. NRS 645H.100 is hereby amended to read as 18 follows: 19 645H.100 "Mortgage banker" has the meaning ascribed to it in NRS 645E.100 H and section 61 of this act. 20 **Sec. 163.** NRS 80.015 is hereby amended to read as follows: 21 1. 22 80.015 For the purposes of this chapter, the following activities do not constitute doing business in this State: 23 (a) Maintaining, defending or settling any proceeding; 24 25 (b) Holding meetings of the board of directors or stockholders or carrying on other activities concerning internal corporate affairs; 26 27 (c) Maintaining accounts in banks or credit unions; (d) Maintaining offices or agencies for the transfer, exchange 28 29 and registration of the corporation's own securities or maintaining 30 trustees or depositaries with respect to those securities; 31 (e) Making sales through independent contractors; (f) Soliciting or receiving orders outside of this State through or 32 in response to letters, circulars, catalogs or other forms of 33 advertising, accepting those orders outside of this State and filling 34 35 them by shipping goods into this State; (g) Creating or acquiring indebtedness, mortgages and security 36 37 interests in real or personal property; (h) Securing or collecting debts or enforcing mortgages and 38 39 security interests in property securing the debts; (i) Owning, without more, real or personal property; 40 (i) Isolated transactions completed within 30 days and not a part 41 42 of a series of similar transactions; 43 (k) The production of motion pictures as defined in 44 NRS 231.020;





5 A person who is not doing business in this State within the 3. 6 meaning of this section need not qualify or comply with any 7 provision of this chapter, chapter 645A, 645B or 645E of NRS or sections 2 to 47, inclusive, of this act or title 55 or 56 of NRS 8 9 unless the person: 10 (a) Maintains an office in this State for the transaction of 11 business: 12 (b) Solicits or accepts deposits in the State, except pursuant to 13 the provisions of chapter 666 or 666A of NRS; 14 (c) Solicits business for the activities of a mortgage broker as 15 defined by NRS 645B.0127 or the activities of a mortgage banker as defined by NRS 645E.100 **;;** or section 61 of this act; or 16 17 (d) Arranges a mortgage loan secured by real property which is 18 not commercial property as defined by NRS 645E.040. 19 The fact that a person is not doing business in this State 4. within the meaning of this section: 20 21 (a) Does not affect the determination of whether any court, 22 administrative agency or regulatory body in this State may exercise 23 personal jurisdiction over the person in any civil action, criminal 24 action, administrative proceeding or regulatory proceeding; and 25 (b) Except as otherwise provided in subsection 3, does not affect the applicability of any other provision of law with respect to the 26 person and may not be offered as a defense or introduced in 27 28 evidence in any civil action, criminal action, administrative 29 proceeding or regulatory proceeding to prove that the person is not doing business in this State, including, without limitation, any civil 30 31 action, criminal action, administrative proceeding or regulatory 32 proceeding involving an alleged violation of chapter 597, 598 or 33 598A of NRS. 34 5. As used in this section and for the purposes of NRS 80.016, 35 "deposits" means demand deposits, savings deposits and time 36 deposits, as those terms are defined in chapter 657 of NRS. 37 **Sec. 164.** NRS 86.5483 is hereby amended to read as follows: 86.5483 1. For the purposes of NRS 86.543 to 86.549, 38 39 inclusive, the following activities do not constitute transacting 40 business in this State: 41 (a) Maintaining, defending or settling any proceeding; (b) Holding meetings of the managers or members or carrying

42 (b) Holding meetings of the managers or members or carrying 43 on other activities concerning internal company affairs;

44 (c) Maintaining accounts in banks or credit unions;





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(1) Transacting business as an out-of-state depository institution

The list of activities in subsection 1 is not exhaustive.

pursuant to the provisions of title 55 of NRS; and

(m) Transacting business in interstate commerce.

1 (d) Maintaining offices or agencies for the transfer, exchange and registration of the company's own securities or maintaining 2 trustees or depositaries with respect to those securities; 3 4

(e) Making sales through independent contractors;

5 (f) Soliciting or receiving orders outside this State through or in 6 response to letters, circulars, catalogs or other forms of advertising, 7 accepting those orders outside this State and filling them by 8 shipping goods into this State;

(g) Creating or acquiring indebtedness, mortgages and security 9 10 interests in real or personal property;

(h) Securing or collecting debts or enforcing mortgages and 11 12 security interests in property securing the debts;

(i) Owning, without more, real or personal property;

14 (i) Isolated transactions completed within 30 days and not a part 15 of a series of similar transactions:

16 (k) The production of motion pictures as defined in 17 NRS 231.020;

18 (1) Transacting business as an out-of-state depository institution 19 pursuant to the provisions of title 55 of NRS; and

(m) Transacting business in interstate commerce.

21 The list of activities in subsection 1 is not exhaustive. 2.

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22 A person who is not transacting business in this State within 3. the meaning of this section need not qualify or comply with any 23 provision of this chapter, title 55 or 56 of NRS or chapter 645A, 24 25 645B or 645E of NRS or sections 2 to 47, inclusive, of this act 26 unless the person:

27 (a) Maintains an office in this State for the transaction of 28 business; or

29 (b) Solicits or accepts deposits in the State, except pursuant to 30 the provisions of chapter 666 or 666A of NRS.

31 4. The fact that a person is not transacting business in this State within the meaning of this section: 32

33 (a) Does not affect the determination of whether any court, 34 administrative agency or regulatory body in this State may exercise personal jurisdiction over the person in any civil action, criminal 35 action, administrative proceeding or regulatory proceeding; and 36

37 (b) Except as otherwise provided in subsection 3, does not affect the applicability of any other provision of law with respect to the 38 person and may not be offered as a defense or introduced in 39 evidence in any civil action, criminal action, administrative 40 proceeding or regulatory proceeding to prove that the person is not 41 transacting business in this State, including, without limitation, any 42 civil action, criminal action, administrative proceeding or regulatory 43 44 proceeding involving an alleged violation of chapter 597, 598 or 45 598A of NRS.





chapter 657 of NRS. 3 4 Sec. 165. NRS 87A.615 is hereby amended to read as follows: 5 87A.615 1. For the purposes of NRS 87A.535 to 87A.625, 6 inclusive, the following activities do not constitute transacting 7 business in this State: 8 (a) Maintaining, defending or settling any proceeding; (b) Holding meetings of the managers or members or carrying 9 on other activities concerning internal company affairs; 10 (c) Maintaining accounts in banks or credit unions; 11 (d) Maintaining offices or agencies for the transfer, exchange 12 13 and registration of the company's own securities or maintaining 14 trustees or depositaries with respect to those securities; 15 (e) Making sales through independent contractors; 16 (f) Soliciting or receiving orders outside this State through or in 17 response to letters, circulars, catalogs or other forms of advertising, 18 accepting those orders outside this State and filling them by 19 shipping goods into this State; 20 (g) Creating or acquiring indebtedness, mortgages and security 21 interests in real or personal property; (h) Securing or collecting debts or enforcing mortgages and 22 23 security interests in property securing the debts; (i) Owning, without more, real or personal property; 24 (i) Isolated transactions completed within 30 days and not a part 25 26 of a series of similar transactions: 27 (k) The production of motion pictures as defined in 28 NRS 231.020: 29 (1) Transacting business as an out-of-state depository institution 30 pursuant to the provisions of title 55 of NRS; and 31 (m) Transacting business in interstate commerce. 32 2. The list of activities in subsection 1 is not exhaustive. 33 3. A person who is not transacting business in this State within the meaning of this section need not qualify or comply with any 34 35 provision of this chapter, title 55 or 56 of NRS or chapter 645A, 645B or 645E of NRS or sections 2 to 47, inclusive, of this act 36 37 unless the person: (a) Maintains an office in this State for the transaction of 38 39 business: or 40 (b) Solicits or accepts deposits in the State, except pursuant to 41 the provisions of chapter 666 or 666A of NRS. 4. The fact that a person is not transacting business in this State 42 43 within the meaning of this section:

44 (a) Does not affect the determination of whether any court, 45 administrative agency or regulatory body in this State may exercise



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5. As used in this section, "deposits" means demand deposits,

savings deposits and time deposits, as those terms are defined in

1 personal jurisdiction over the person in any civil action, criminal 2 action, administrative proceeding or regulatory proceeding; and

(b) Except as otherwise provided in subsection 3, does not affect 3 the applicability of any other provision of law with respect to the 4 person and may not be offered as a defense or introduced in 5 evidence in any civil action, criminal action, administrative 6 proceeding or regulatory proceeding to prove that the person is not 7 transacting business in this State, including, without limitation, any 8 9 civil action, criminal action, administrative proceeding or regulatory 10 proceeding involving an alleged violation of chapter 597, 598 or 11 598A of NRS.

12 5. As used in this section, "deposits" means demand deposits, 13 savings deposits and time deposits, as those terms are defined in 14 chapter 657 of NRS.

Sec. 166. NRS 88.602 is hereby amended to read as follows:

16 88.602 1. For the purposes of NRS 88.570 to 88.605, 17 inclusive, the following activities do not constitute transacting 18 business in this State: 19

(a) Maintaining, defending or settling any proceeding;

20 (b) Holding meetings of the managers or members or carrying 21 on other activities concerning internal company affairs; 22

(c) Maintaining accounts in banks or credit unions;

23 (d) Maintaining offices or agencies for the transfer, exchange and registration of the company's own securities or maintaining 24 25 trustees or depositaries with respect to those securities;

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(e) Making sales through independent contractors;

27 (f) Soliciting or receiving orders outside this State through or in 28 response to letters, circulars, catalogs or other forms of advertising, 29 accepting those orders outside this State and filling them by 30 shipping goods into this State;

31 (g) Creating or acquiring indebtedness, mortgages and security 32 interests in real or personal property;

33 (h) Securing or collecting debts or enforcing mortgages and 34 security interests in property securing the debts; 35

(i) Owning, without more, real or personal property;

(i) Isolated transactions completed within 30 days and not a part 36 37 of a series of similar transactions;

38 (k) The production of motion pictures as defined in 39 NRS 231.020:

40 (1) Transacting business as an out-of-state depository institution 41 pursuant to the provisions of title 55 of NRS; and

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(m) Transacting business in interstate commerce. 2. The list of activities in subsection 1 is not exhaustive.

44 A person who is not transacting business in this State within 3. 45 the meaning of this section need not qualify or comply with any





1 provision of this chapter, title 55 or 56 of NRS or chapter 645A,

2 645B or 645E of NRS *or sections 2 to 47, inclusive, of this act* 3 unless the person:

4 (a) Maintains an office in this State for the transaction of 5 business; or

6 (b) Solicits or accepts deposits in the State, except pursuant to 7 the provisions of chapter 666 or 666A of NRS.

8 4. The fact that a person is not transacting business in this State 9 within the meaning of this section:

10 (a) Does not affect the determination of whether any court, 11 administrative agency or regulatory body in this State may exercise 12 personal jurisdiction over the person in any civil action, criminal 13 action, administrative proceeding or regulatory proceeding; and

14 (b) Except as otherwise provided in subsection 3, does not affect the applicability of any other provision of law with respect to the 15 16 person and may not be offered as a defense or introduced in 17 evidence in any civil action, criminal action, administrative proceeding or regulatory proceeding to prove that the person is not 18 19 transacting business in this State, including, without limitation, any 20 civil action, criminal action, administrative proceeding or regulatory 21 proceeding involving an alleged violation of chapter 597, 598 or 22 598A of NRS.

5. As used in this section, "deposits" means demand deposits,
savings deposits and time deposits, as those terms are defined in
chapter 657 of NRS.

**Sec. 167.** NRS 90.530 is hereby amended to read as follows:

27 90.530 The following transactions are exempt from NRS 90.460 and 90.560:

29 1. An isolated nonissuer transaction, whether or not effected30 through a broker-dealer.

31 2. A nonissuer transaction in an outstanding security if the 32 issuer of the security has a class of securities subject to registration 33 under section 12 of the Securities Exchange Act of 1934, 15 U.S.C. § 781, and has been subject to the reporting requirements of section 34 35 13 or 15(d) of the Securities Exchange Act of 1934, 15 U.S.C. §§ 36 78m and 78o(d), for not less than 90 days next preceding the 37 transaction, or has filed and maintained with the Administrator for not less than 90 days preceding the transaction information, in such 38 39 form as the Administrator, by regulation, specifies, substantially 40 comparable to the information the issuer would be required to file 41 under section 12(b) or 12(g) of the Securities Exchange Act of 1934, 15 U.S.C. §§ 781(b) and 781(g), were the issuer to have a class of its 42 securities registered under section 12 of the Securities Exchange Act 43 44 of 1934, 15 U.S.C. § 781, and paid a fee of \$300 with the filing.



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1 3. A nonissuer transaction by a sales representative licensed in 2 this State, in an outstanding security if:

3 (a) The security is sold at a price reasonably related to the 4 current market price of the security at the time of the transaction;

5 (b) The security does not constitute all or part of an unsold 6 allotment to, or subscription or participation by, a broker-dealer as 7 an underwriter of the security;

8 (c) At the time of the transaction, a recognized securities manual 9 designated by the Administrator by regulation or order contains the 10 names of the issuer's officers and directors, a statement of the financial condition of the issuer as of a date within the preceding 18 11 12 months, and a statement of income or operations for each of the last 13 2 years next preceding the date of the statement of financial 14 condition, or for the period as of the date of the statement of 15 financial condition if the period of existence is less than 2 years;

16 (d) The issuer of the security has not undergone a major 17 reorganization, merger or acquisition within the preceding 30 days 18 which is not reflected in the information contained in the manual; 19 and

(e) At the time of the transaction, the issuer of the security has a
class of equity security listed on the New York Stock Exchange,
American Stock Exchange or other exchange designated by the
Administrator, or on the National Market System of the National
Association of Securities Dealers Automated Quotation System. The
requirements of this paragraph do not apply if:

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(1) The security has been outstanding for at least 180 days;

(2) The issuer of the security is actually engaged in business
and is not developing the issuer's business, in bankruptcy or in
receivership; and

30 (3) The issuer of the security has been in continuous 31 operation for at least 5 years.

4. A nonissuer transaction in a security that has a fixed maturity or a fixed interest or dividend provision if there has been no default during the current fiscal year or within the 3 preceding years, or during the existence of the issuer, and any predecessors if less than 3 years, in the payment of principal, interest or dividends on the security.

5. A nonissuer transaction effected by or through a registered broker-dealer pursuant to an unsolicited order or offer to purchase.

40 6. A transaction between the issuer or other person on whose 41 behalf the offering of a security is made and an underwriter, or a 42 transaction among underwriters.

43 7. A transaction in a bond or other evidence of indebtedness
44 secured by a real estate mortgage, deed of trust, personal property
45 security agreement, or by an agreement for the sale of real estate or





personal property, if the entire mortgage, deed of trust or agreement,
 together with all the bonds or other evidences of indebtedness
 secured thereby, is offered and sold as a unit.

8. A transaction by an executor, administrator, sheriff, marshal, receiver, trustee in bankruptcy, guardian or conservator.

6 9. A transaction executed by a bona fide secured party without7 the purpose of evading this chapter.

8 10. An offer to sell or the sale of a security to a financial or 9 institutional investor or to a broker-dealer.

10 11. Except as otherwise provided in this subsection, a 11 transaction pursuant to an offer to sell securities of an issuer if:

(a) The transaction is part of an issue in which there are not
more than 25 purchasers in this State, other than those designated in
subsection 10, during any 12 consecutive months;

15 (b) No general solicitation or general advertising is used in 16 connection with the offer to sell or sale of the securities;

17 (c) No commission or other similar compensation is paid or 18 given, directly or indirectly, to a person, other than a broker-dealer 19 licensed or not required to be licensed under this chapter, for 20 soliciting a prospective purchaser in this State; and

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(d) One of the following conditions is satisfied:

(1) The seller reasonably believes that all the purchasers in
this State, other than those designated in subsection 10, are
purchasing for investment; or

25 (2) Immediately before and immediately after the transaction, the issuer reasonably believes that the securities of the 26 issuer are held by 50 or fewer beneficial owners, other than those 27 designated in subsection 10, and the transaction is part of an 28 29 aggregate offering that does not exceed \$500,000 during any 12 30 consecutive months.

The Administrator by rule or order as to a security or transaction or a type of security or transaction may withdraw or further condition the exemption set forth in this subsection or waive one or more of the conditions of the exemption.

35 12. An offer to sell or sale of a preorganization certificate or36 subscription if:

(a) No commission or other similar compensation is paid or
 given, directly or indirectly, for soliciting a prospective subscriber;

39 (b) No public advertising or general solicitation is used in 40 connection with the offer to sell or sale;

(c) The number of offers does not exceed 50;

(d) The number of subscribers does not exceed 10; and

(e) No payment is made by a subscriber.

44 13. An offer to sell or sale of a preorganization certificate or 45 subscription issued in connection with the organization of a





1 depository institution if that organization is under the supervision of 2 an official or agency of a state or of the United States which has and exercises the authority to regulate and supervise the organization of 3 the depository institution. For the purpose of this subsection, "under 4 the supervision of an official or agency" means that the official or 5 6 agency by law has authority to require disclosures to prospective 7 investors similar to those required under NRS 90.490, impound 8 proceeds from the sale of a preorganization certificate or 9 subscription until organization of the depository institution is 10 completed, and require refund to investors if the depository 11 institution does not obtain a grant of authority from the appropriate 12 official or agency.

13 14. A transaction pursuant to an offer to sell to existing 14 security holders of the issuer, including persons who at the time of 15 the transaction are holders of transferable warrants exercisable 16 within not more than 90 days after their issuance, convertible 17 securities or nontransferable warrants, if:

(a) No commission or other similar compensation, other than a
 standby commission, is paid or given, directly or indirectly, for
 soliciting a security holder in this State; or

(b) The issuer first files a notice specifying the terms of the offer to sell, together with a nonrefundable fee of \$300, and the Administrator does not by order disallow the exemption within the next 5 full business days.

15. A transaction involving an offer to sell, but not a sale, of a
security not exempt from registration under the Securities Act of
1933, 15 U.S.C. §§ 77a et seq., if:

(a) A registration or offering statement or similar record as
required under the Securities Act of 1933, 15 U.S.C. §§ 77a et seq.,
has been filed, but is not effective;

31 (b) A registration statement, if required, has been filed under 32 this chapter, but is not effective; and

(c) No order denying, suspending or revoking the effectiveness
of registration, of which the offeror is aware, has been entered by
the Administrator or the Securities and Exchange Commission, and
no examination or public proceeding that may culminate in that kind
of order is known by the offeror to be pending.

16. A transaction involving an offer to sell, but not a sale, of a
security exempt from registration under the Securities Act of 1933,
15 U.S.C. §§ 77a et seq., if:

41 (a) A registration statement has been filed under this chapter, but 42 is not effective; and

(b) No order denying, suspending or revoking the effectiveness
of registration, of which the offeror is aware, has been entered by
the Administrator and no examination or public proceeding that may





1 culminate in that kind of order is known by the offeror to be 2 pending.

3 17. A transaction involving the distribution of the securities of 4 an issuer to the security holders of another person in connection 5 with a merger, consolidation, exchange of securities, sale of assets 6 or other reorganization to which the issuer, or its parent or 7 subsidiary, and the other person, or its parent or subsidiary, are 8 parties, if:

9 (a) The securities to be distributed are registered under the 10 Securities Act of 1933, 15 U.S.C. §§ 77a et seq., before the 11 consummation of the transaction; or

12 (b) The securities to be distributed are not required to be 13 registered under the Securities Act of 1933, 15 U.S.C. §§ 77a et seq., written notice of the transaction and a copy of the materials, if 14 15 any, by which approval of the transaction will be solicited, together 16 with a nonrefundable fee of \$300, are given to the Administrator at 17 least 10 days before the consummation of the transaction and the 18 Administrator does not, by order, disallow the exemption within the 19 next 10 days.

18. A transaction involving the offer to sell or sale of one or more promissory notes each of which is directly secured by a first lien on a single parcel of real estate, or a transaction involving the offer to sell or sale of participation interests in the notes if the notes and participation interests are originated by a depository institution and are offered and sold subject to the following conditions:

(a) The minimum aggregate sales price paid by each purchaser
may not be less than \$250,000;

(b) Each purchaser must pay cash either at the time of the sale orwithin 60 days after the sale; and

30 (c) Each purchaser may buy for the purchaser's own account 31 only.

32 19. A transaction involving the offer to sell or sale of one or 33 more promissory notes directly secured by a first lien on a single 34 parcel of real estate or participating interests in the notes, if the 35 notes and interests are originated by a mortgagee approved by the Secretary of Housing and Urban Development under sections 203 36 37 and 211 of the National Housing Act, 12 U.S.C. §§ 1709 and 1715b, and are offered or sold, subject to the conditions specified in 38 39 subsection 18, to a depository institution or insurance company, the 40 Federal Home Loan Mortgage Corporation, the Federal National 41 Mortgage Association or the Government National Mortgage 42 Association.

43 20. A transaction between any of the persons described in 44 subsection 19 involving a nonassignable contract to buy or sell the





1 securities described in subsection 18 if the contract is to be 2 completed within 2 years and if:

3 (a) The seller of the securities pursuant to the contract is one of 4 the parties described in subsection 18 or 19 who may originate 5 securities;

6 (b) The purchaser of securities pursuant to a contract is any 7 other person described in subsection 19; and

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(c) The conditions described in subsection 18 are fulfilled.

9 21. A transaction involving one or more promissory notes 10 secured by a lien on real estate, or participating interests in those 11 notes, by:

(a) A mortgage banker licensed pursuant to chapter 645B or
645E of NRS to engage in those transactions; or

14 (b) A mortgage broker licensed pursuant to chapter 645B of 15 NRS to engage in those transactions.

Sec. 168. NRS 205.372 is hereby amended to read as follows:

17 205.372 1. A person who is a participant in a mortgage 18 lending transaction and who:

(a) Knowingly makes a false statement or misrepresentation
 concerning a material fact or knowingly conceals or fails to disclose
 a material fact;

(b) Knowingly uses or facilitates the use of a false statement or
misrepresentation made by another person concerning a material
fact or knowingly uses or facilitates the use of another person's
concealment or failure to disclose a material fact;

(c) Receives any proceeds or any other money in connection
with a mortgage lending transaction that the person knows resulted
from a violation of paragraph (a) or (b);

29 (d) Conspires with another person to violate any of the 30 provisions of paragraph (a), (b) or (c); or

(e) Files or causes to be filed with a county recorder any
 document that the person knows to include a misstatement,
 misrepresentation or omission concerning a material fact,

34  $\rightarrow$  commits the offense of mortgage lending fraud which is a 35 category C felony and, upon conviction, shall be punished by 36 imprisonment in the state prison for a minimum term of not less 37 than 1 year and a maximum term of not more than 10 years, or by a 38 fine of not more than \$10,000, or by both fine and imprisonment.

2. A person who engages in a pattern of mortgage lending fraud or conspires or attempts to engage in a pattern of mortgage lending fraud is guilty of a category B felony and, upon conviction, shall be punished by imprisonment in the state prison for a minimum term of not less than 3 years and a maximum term of not more than 20 years, or by a fine of not more than \$50,000, or by both fine and imprisonment.





1 3. Each mortgage lending transaction in which a person 2 violates any provision of subsection 1 constitutes a separate 3 violation.

4 4. Except as otherwise provided in this subsection, if a lender 5 or any agent of the lender is convicted of the offense of mortgage 6 lending fraud in violation of this section, the mortgage lending 7 transaction with regard to which the fraud was committed may be 8 rescinded by the borrower within 6 months after the date of the 9 conviction if the borrower gives written notice to the lender and 10 records that notice with the recorder of the county in which the 11 mortgage was recorded. A mortgage lending transaction may not be 12 rescinded pursuant to this subsection if the lender has transferred the 13 mortgage to a bona fide purchaser.

14 5. The Attorney General may investigate and prosecute a 15 violation of this section.

6. In addition to the criminal penalties imposed for a violation of this section, any person who violates this section is subject to a civil penalty of not more than \$5,000 for each violation. This penalty must be recovered in a civil action, brought in the name of the State of Nevada by the Attorney General. In such an action, the Attorney General may recover reasonable attorney's fees and costs.

7. The owner or holder of the beneficial interest in real property which is the subject of mortgage lending fraud may bring a civil action in the district court in and for the county in which the real property is located to recover any damages suffered by the owner or holder of the beneficial interest plus reasonable attorney's fees and costs.

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8. As used in this section:

(a) "Bona fide purchaser" means any person who purchases a
mortgage in good faith and for valuable consideration and who does
not know or have reasonable cause to believe that the lender or any
agent of the lender engaged in mortgage lending fraud in violation
of this section.

(b) "Mortgage lending transaction" means any transaction between two or more persons for the purpose of making or obtaining, attempting to make or obtain, or assisting another person to make or obtain a loan that is secured by a mortgage or other lien on residential real property. The term includes, without limitation:

39

(1) The solicitation of a person to make or obtain the loan;

40 (2) The representation or offer to represent another person to 41 make or obtain the loan;

42

(3) The negotiation of the terms of the loan;

43 (4) The provision of services in connection with the loan; 44 and





(5) The execution of any document in connection with 1 2 making or obtaining the loan. (c) "Participant in a mortgage lending transaction" includes, 3 4 without limitation: 5 (1) A borrower as defined in NRS 598D.020: 6 (2) An escrow agent as defined in NRS 645A.010; 7 (3) A foreclosure consultant as defined in NRS 645F.320; 8 (4) A foreclosure purchaser as defined in NRS 645F.330; 9 (5) [An] A private money investor as defined in [NRS] 10 645B.0121: section 13 of this act: (6) A lender as defined in NRS 598D.050; 11 loan modification consultant 12 defined in (7) A as 13 NRS 645F.365; (8) A mortgage **[agent]** loan originator as defined in **[NRS**] 14 15 645B.0125;] section 62 of this act; 16 (9) A mortgage banker as defined in NRS 645E.100 [;] and section 61 of this act; and 17 18 (10) A mortgage broker as defined in NRS 645B.0127. (d) "Pattern of mortgage lending fraud" means one or more 19 20 violations of a provision of subsection 1 committed in two or more 21 mortgage lending transactions which have the same or similar 22 purposes, results, accomplices, victims or methods of commission, 23 or are otherwise interrelated by distinguishing characteristics. 24 **Sec. 169.** NRS 239.010 is hereby amended to read as follows: 25 239.010 1. Except as otherwise provided in this section and 1.4683, 1A.110, 49.095, 62D.420, 62D.440, 62E.516, 26 NRS 62E.620, 62H.025, 62H.030, 62H.170, 62H.220, 62H.320, 76.160, 27 78.152, 80.113, 81.850, 82.183, 86.246, 86.54615, 87.515, 87.5413, 28 29 87A.200, 87A.580, 87A.640, 88.3355, 88.5927, 88.6067, 88A.345, 88A.7345, 89.045, 89.251, 90.730, 91.160, 116.757, 116A.270, 30 116B.880, 118B.026, 119.260, 119.265, 31 119.267, 119.280, 32 119A.280, 119A.653, 119B.370, 119B.382, 120A.690, 125.130, 125B.140, 126.141, 126.161, 126.163, 126.730, 127.007, 127.057, 33 127.130, 127.140, 127.2817, 130.312, 159.044, 172.075, 172.245, 34 176.015, 176.0625, 176.09129, 176.156, 176A.630, 178.39801, 178.4715, 178.5691, 179.495, 179A.070, 179A.165, 179A.450, 35 36 179D.160, 200.3771, 200.3772, 200.5095, 200.604, 202.3662, 37 205.4651, 209.392, 209.3925, 209.419, 209.521, 211A.140, 38 213.010, 213.040, 213.095, 213.131, 217.105, 217.110, 217.464, 39 217.475, 218E.625, 218F.150, 218G.130, 218G.240, 218G.350, 40 228.270, 228.450, 228.495, 228.570, 231.069, 233.190, 237.300, 41 239.0105, 239.0113, 239B.030, 239B.040, 239B.050, 239C.140, 42 239C.210, 239C.230, 239C.250, 239C.270, 240.007, 241.020, 43 241.030, 242.105, 244.264, 244.335, 250.087, 250.130, 250.140, 44 250.150, 268.095, 268.490, 268.910, 271A.105, 281.195, 281A.350, 45



281A.440, 281A.550, 284.4068, 286.110, 287.0438, 289.025, 1 293.5002, 293.503, 293.558, 293B.135, 2 289.080. 289.387, 293D.510, 331.110, 332.061, 332.351, 333.333, 333.335, 338.070, 3 338.1379, 338.1725, 338.1727, 348.420, 349.597, 349.775, 353.205, 4 353A.085, 353A.100, 353C.240, 360.240, 360.247, 360.255, 5 360.755, 361.044, 361.610, 365.138, 366.160, 368A.180, 372A.080, 6 7 378.290, 378.300, 379.008, 386.655, 387.626, 387.631, 388.5275, 388.528, 388.5315, 388.750, 391.035, 392.029, 392.147, 392.264, 8 392.271, 392.652, 392.850, 394.167, 394.1698, 394.447, 394.460, 9 10 394.465, 396.3295, 396.405, 396.525, 396.535, 398.403, 408.3885, 412.153, 416.070, 422.290, 422.305, 422A.320, 11 408.3886. 12 422A.350, 425.400, 427A.1236, 427A.872, 432.205, 432B.175, 432B.280, 432B.290, 432B.407, 432B.430, 432B.560, 433.534, 13 433A.360, 439.270, 439.840, 439B.420, 440.170, 441A.195, 14 15 441A.220, 441A.230, 442.330, 442.395, 445A.665, 445B.570, 16 449.209. 449.245 449.720, 453.1545. 453.720. 453A.610, 458.280, 453A.700, 458.055, 17 459.050. 459.3866, 459.555. 18 459.7056, 459.846, 463.120, 463.15993, 463.240, 463.3403. 19 463.3407, 463.790, 467.1005, 467.137, 481.063, 482.170, 482.5536, 483.340, 483.363, 483.800, 484E.070, 485.316, 503.452, 522.040, 20 21 534A.031. 561.285, 571.160, 584.583, 584.655, 598.0964, 22 598.0979, 598.098, 598A.110, 599B.090, 603.070, 603A.210, 604A.710, 612.265, 616B.012, 616B.015, 616B.315, 616B.350, 23 24 618.341, 618.425, 622.310, 623.131, 623A.353, 624.110, 624.265, 25 625.425, 625A.185, 628.418, 629.069. 624.327. 630.133. 630.30665, 630.336, 630A.555, 631.368, 632.121, 26 632.125, 632.405, 633.283, 633.301, 633.524, 634.212, 634.214, 634A.185, 27 635.158, 636.107, 637.085, 637A.315, 637B.288, 638.087, 638.089, 28 29 639.2485, 639.570, 640.075, 640A.220, 640B.730, 640C.400, 30 640C.745, 640C.760, 640D.190, 640E.340, 641.090, 641A.191, 31 641B.170, 641C.760, 642.524, 643.189, 644.446, 645.180, 645.625, 645A.050, 645A.082, 645B.060, [645B.092,] 645B.090, 645C.220, 32 645C.225, 645D.130, 645D.135, 645E.300, 645E.375, 645G.510, 33 645H.320, 645H.330, 647.0945, 647.0947, 648.033, 648.197, 34 649.065, 649.067, 652.228, 654.110, 656.105, 661.115, 665.130, 35 665.133, 669.275, 669.285, 669A.310, 671.170, 673.430, 675.380, 36 676A.340, 676A.370, 677.243, 679B.122, 679B.152, 679B.159, 37 38 679B.190, 679B.285, 679B.690, 680A.270, 681A.440, 681B.260, 681B.280, 683A.0873, 685A.077, 686A.289, 686B.170, 686C.306, 39 687A.110, 687A.115, 687C.010, 688C.230, 688C.480, 688C.490, 40 41 692A.117, 692C.190, 692C.420, 693A.480, 693A.615, 696B.550, 703.196, 704B.320, 704B.325, 706.1725, 710.159, 711.600, 42 sections 35, 38 and 41 of chapter 478, Statutes of Nevada 2011 and 43 44 section 2 of chapter 391, Statutes of Nevada 2013 and unless 45 otherwise declared by law to be confidential, all public books and





public records of a governmental entity must be open at all times 1 2 during office hours to inspection by any person, and may be fully copied or an abstract or memorandum may be prepared from those 3 public books and public records. Any such copies, abstracts or 4 memoranda may be used to supply the general public with copies, 5 6 abstracts or memoranda of the records or may be used in any other 7 way to the advantage of the governmental entity or of the general 8 public. This section does not supersede or in any manner affect the 9 federal laws governing copyrights or enlarge, diminish or affect in any other manner the rights of a person in any written book or 10 11 record which is copyrighted pursuant to federal law.

12 2. A governmental entity may not reject a book or record 13 which is copyrighted solely because it is copyrighted.

3. A governmental entity that has legal custody or control of a 14 15 public book or record shall not deny a request made pursuant to 16 subsection 1 to inspect or copy or receive a copy of a public book or record on the basis that the requested public book or record contains 17 18 information that is confidential if the governmental entity can redact, delete, conceal or separate the confidential information from 19 20 the information included in the public book or record that is not 21 otherwise confidential.

4. A person may request a copy of a public record in any
medium in which the public record is readily available. An officer,
employee or agent of a governmental entity who has legal custody
or control of a public record:

(a) Shall not refuse to provide a copy of that public record in a
readily available medium because the officer, employee or agent has
already prepared or would prefer to provide the copy in a different
medium.

(b) Except as otherwise provided in NRS 239.030, shall, upon
request, prepare the copy of the public record and shall not require
the person who has requested the copy to prepare the copy himself
or herself.

34 Sec. 170. NRS 363A.050 is hereby amended to read as 35 follows:

36 363A.050 1. Except as otherwise provided in subsection 2, 37 "financial institution" means:

(a) An institution licensed, registered or otherwise authorized to
do business in this State pursuant to the provisions of title 55 or 56
of NRS or chapter 604A, 645B or 645E of NRS, *or sections 2 to 47*, *inclusive, of this act,* or a similar institution chartered or licensed
pursuant to federal law;

43 (b) A person licensed or registered or required to be licensed or 44 registered pursuant to NRS 90.310, 90.330, 90.453, 686A.340 or 45 688C.190;



1 (c) A person holding or required to hold a solicitation permit or 2 license pursuant to NRS 692B.040, 692B.190 or 692B.260; (d) A person designated or registered or required to be 3 designated or registered pursuant to the Commodity Exchange Act, 4 the Securities Exchange Act of 1934, the Public Utility Holding 5 6 Company Act of 1935, the Investment Company Act of 1940 or the 7 Investment Advisers Act of 1940, as amended; (e) A person licensed pursuant to 7 U.S.C. § 2009cc-3 to operate 8 9 as a rural business investment company; (f) A person registered or required to be registered as a savings 10 and loan holding company pursuant to 12 U.S.C. § 1467a; 11 (g) A person registered or required to be registered as a bank 12 13 holding company pursuant to 12 U.S.C. § 1844; 14 (h) An investment bank holding company supervised pursuant to 15 15 U.S.C. § 78q; 16 (i) A person electing to be treated as a business development 17 company pursuant to 15 U.S.C. § 80a-53; 18 (i) A person licensed pursuant to 15 U.S.C. § 681 to operate as a 19 small business investment company; (k) A person granted final approval pursuant to 15 U.S.C. § 20 21 689c to operate as a new markets venture capital company; 22 (1) A person qualifying as and electing to be considered a real estate investment trust pursuant to 26 U.S.C. § 856; 23 (m) A bank, as defined in 12 U.S.C. § 1813(a); 24 (n) A savings association, as defined in 12 U.S.C. § 1813(b); 25 (o) A savings bank, as defined in 12 U.S.C. § 1813(g); 26 27 (p) A thrift institution, as defined in 12 U.S.C. § 1841(i); (q) A national banking association organized under the National 28 29 Bank Act: 30 (r) An entity that is related to any of the entities described in 31 paragraphs (a), (b), (d) to (k), inclusive, and (m) to (q), inclusive, regardless of whether the entity described in any of those paragraphs 32 33 is doing business in this State; and (s) An issuer or a service provider, 34 35 → who is conducting a business activity in this State. 36 2. The term does not include: 37 (a) A credit union organized under the provisions of chapter 678 38 of NRS or the Federal Credit Union Act; 39 (b) A federal land credit association, farm credit bank, agricultural credit association or similar institution organized under 40 41 the provisions of the Farm Credit Act; and 42 (c) Any person or other entity that this State is prohibited from 43 taxing under the Constitution, laws or treaties of the United States or 44 the Nevada Constitution. 45 3. For the purposes of this section:

\* A B 3 1 1 \*

1 (a) "Credit card" has the meaning ascribed to it in 2 NRS 97A.050.

3 (b) "Entity" includes, without limitation, any corporation, 4 limited-liability company, association, organization, company, firm, 5 partnership, joint venture, trust, business trust, receiver, trustee, 6 syndicate, cooperative or assignee, or any other group or 7 combination acting as a unit.

8 (c) "Issuer" has the meaning ascribed to it in NRS 97A.100, 9 except that the term does not include a seller of goods or provider of 10 services who issues a credit card for the purpose of providing or 11 extending credit only in connection with the goods he or she sells or 12 the services he or she provides.

(d) Entities are "related" if at least 50 percent of the interest,
either by vote or value, in each entity is owned, either directly or
indirectly, by the same entity, including either of those entities.

16 (e) "Service provider" has the meaning ascribed to it in NRS 17 97A.130, except that the term does not include a service provider 18 who acts in that capacity solely on behalf of a seller of goods or 19 provider of services who issues a credit card for the purpose of 20 providing or extending credit only in connection with the goods he 21 or she sells or the services he or she provides.

22 Sec. 171. NRS 604A.655 is hereby amended to read as 23 follows:

604A.655 1. Except as otherwise provided in this section, a licensee may not conduct the business of making loans within any office, suite, room or place of business in which any other lending business is solicited or engaged in, except an insurance agency or notary public, or in association or conjunction with any other business, unless authority to do so is given by the Commissioner.

2. A licensee may conduct the business of making loans in the same office or place of business as:

- (a) A mortgage broker if:
- 32 33

(1) The licensee and the mortgage broker:(I) Maintain separate accounts, books and records;

- (I)
- 35 36
- (II) Are subsidiaries of the same parent corporation; and
- (III) Maintain separate licenses; and

(2) The mortgage broker is licensed by this State pursuant to
chapter 645B of NRS and *if the mortgage broker also holds a private money endorsement pursuant to sections 2 to 47, inclusive, of this act,* does not receive money to acquire or repay loans or
maintain trust accounts as provided by [NRS 645B.175.] section 35 *of this act.*

- 43 44 45
- (b) A mortgage banker if:(1) The licensee and the mortgage banker:
  - (I) Maintain separate accounts, books and records;





1 2 (II) Are subsidiaries of the same parent corporation; and

(III) Maintain separate licenses; and

3 (2) The mortgage banker is licensed by this State pursuant to chapter 645B or 645E of NRS and, if the mortgage banker [is] also 4 [licensed as a mortgage broker pursuant to chapter 645B of NRS,] 5 holds a private money endorsement pursuant to sections 2 to 47, 6 7 *inclusive, of this act,* does not receive money to acquire or repay 8 loans or maintain trust accounts as provided by [NRS 645B.175.] 9 section 35 of this act.

10 3. If a pawnbroker is licensed to operate a check-cashing service, deferred deposit loan service, high-interest loan service or 11 12 title loan service, the pawnbroker may operate that service at the 13 same office or place of business from which he or she conducts 14 business as a pawnbroker pursuant to chapter 646 of NRS.

15

**Sec. 172.** NRS 657.120 is hereby amended to read as follows:

16 657.120 1. A financial institution may impose and collect a 17 fee or charge, not to exceed an amount specified in or limited by specific statute, for any service it provides to a customer, if the fee 18 19 or charge is clearly and conspicuously disclosed in writing to the 20 customer before the customer receives the service. A financial institution must provide a customer with written notice of any 21 22 increase in the fee or charge at least 10 days before the increase 23 becomes effective.

24 2. A fee or charge for the presentation for payment, on a single 25 business day, of multiple checks drawn by a customer on an account 26 for which there is an insufficient balance to pay all the checks, must 27 be determined as if the checks drawn in a single series or class were 28 presented: 29

(a) In the order the checks were written;

30 (b) From the lowest check number to the highest check number; 31 or

32 (c) In order of ascending amounts, the check for the smallest 33 sum being presented first.

As used in this section, "financial institution" means an 34 3. 35 institution licensed pursuant to the provisions of this title or title 56 or chapter 645B, 645E or 649 of NRS, or sections 2 to 47, 36 37 inclusive, of this act, or a similar institution chartered or licensed 38 pursuant to federal law. 39

**Sec. 173.** NRS 657.130 is hereby amended to read as follows:

40 657.130 1. As used in this section, unless the context 41 otherwise requires:

(a) "Committee to review compliance" means one or more 42 43 persons assigned or engaged by a financial institution to test, review 44 or evaluate its conduct, transactions or potential transactions, 45 policies or procedures for the purpose of monitoring and improving





1 or enforcing compliance with state and federal statutes and regulations requiring safe, sound and fair lending practices, 2 without limitation, acts concerning equal credit 3 including, opportunity, fair housing, fair lending, flood zone protection, 4 5 housing and financial discrimination, truth in lending and financial 6 reporting to federal or state regulatory agencies.

7 (b) "Financial institution" means an institution licensed pursuant 8 to the provisions of this title or title 56 or chapter 645B or 645E of 9 NRS, or sections 2 to 47, inclusive, of this act, or a similar 10 institution chartered or licensed pursuant to federal law. The term includes, without limitation, a holding company, affiliate or 11 12 subsidiary of such an institution.

13 Except as otherwise voluntarily authorized by the financial 2. 14 institution:

15 (a) A document prepared for or created by a committee to 16 review compliance is confidential and privileged, and is not subject 17 to discovery or admissible in evidence in a civil action of this State, 18 even if it has been submitted to a governmental or regulatory agency 19 of this State, the United States or a foreign government.

20 (b) A member of a committee to review compliance or a person 21 who acted under the direction of the committee cannot be required 22 to testify in a civil action concerning the contents of a document described in paragraph (a) or concerning the discussions or 23 conclusions of, or the actions taken by, the committee. 24 25

**Sec. 174.** NRS 657.140 is hereby amended to read as follows:

657.140 1. Except as otherwise provided in subsection 2, a 26 27 financial institution shall not include in any loan agreement a 28 provision that allows the financial institution to recover, take, appropriate or otherwise apply as a setoff against any debt or 29 30 liability owing to the financial institution under the loan agreement 31 money from an account unrelated to the loan agreement to the extent 32 the money is exempt from execution pursuant to paragraph (y) of 33 subsection 1 of NRS 21.090.

The provisions of subsection 1 do not apply to a provision in 34 2. 35 a loan agreement that specifically authorizes automatic withdrawals 36 from an account.

37 The provisions of this section may not be varied by 3. agreement, and the rights conferred by this section may not be 38 39 waived. Any provision included in an agreement that conflicts with 40 this section is void. 41

As used in this section: 4

42 (a) "An account unrelated to the loan agreement" includes, without limitation, an account pledged as security under the loan 43 44 agreement, unless the specific account pledged as security is 45 conspicuously described in the loan agreement.





(b) "Financial institution" means an institution licensed pursuant
 to the provisions of this title or title 56 or chapter 645B, 645E or
 649 of NRS, *or sections 2 to 47, inclusive, of this act,* or a similar
 institution chartered or licensed pursuant to federal law.

5

**Sec. 175.** NRS 658.190 is hereby amended to read as follows:

6 658.190 1. The Commissioner of Financial Institutions shall, 7 with the cooperation of the Commissioner of Mortgage Lending, 8 adopt regulations concerning nontraditional mortgage loan products 9 and lending practices of persons and financial institutions that are 10 required to be licensed or registered pursuant to the provisions of titles 55 and 56 and chapters 645B and 645E of NRS and sections 2 11 12 to 47, inclusive, of this act and which make or offer to make loans 13 that are secured by liens on real property.

2. The regulations required to be adopted by subsection 1 must be substantially similar to the provisions set forth in the "Guidance on Nontraditional Mortgage Product Risks" published by the Conference of State Bank Supervisors and the American Association of Residential Mortgage Regulators on November 14, 2006.

3. If the publication is revised, the Commissioner shall review the revision to determine whether the revision is suitable for this State. If the Commissioner determines that the revision is suitable for this State, he or she shall adopt a regulation that includes the revision.

4. If the Commissioner determines that the revision is not suitable for this State, the Commissioner shall hold a hearing within 60 days after his or her determination and give notice of the hearing. If, after the hearing, the Commissioner does not revise his or her determination, the Commissioner shall give written notice within 30 days after the hearing that the revision is not suitable for this State.

5. As used in this section, "nontraditional mortgage loan product":

(a) Means a residential loan agreement whose terms allow a
 borrower to defer repayment of principal or payment of interest on
 the loan for a period.

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(b) Includes, without limitation: (1) An interest-only loan; and

(2) A reverse mortgage.

(2) A payment option adjustable-rate mortgage.

39 (c) Does not include:

40 (1) A home equity line of credit other than a simultaneous 41 second-lien home equity line of credit; or

42

Sec. 176. NRS 658.210 is hereby amended to read as follows:

44 658.210 1. Except as otherwise provided in NRS 645F.296, 45 any person authorized to engage in activities as a **fresidential** 





mortgage loan originator on behalf of a privately insured institution 1 2 or organization licensed under title 55 or 56 of NRS shall obtain and 3 maintain a license as a mortgage **[agent.]** loan originator. 4 2. As used in subsection 1 + (a) "Mortgage agent"], "mortgage loan originator" has the meaning ascribed to in [NRS 645B.0125; and 5 6 7 (b) "Residential mortgage loan originator" has the meaning ascribed to it in NRS 645B.01325.] section 62 of this act. 8 9 **Sec. 177.** NRS 675.230 is hereby amended to read as follows: 10 675.230 1. Except as otherwise provided in subsection 2, a 11 licensee may not conduct the business of making loans under this 12 chapter within any office, suite, room or place of business in which 13 any other business is solicited or engaged in, except an insurance agency or notary public, or in association or conjunction with any 14 other business, unless authority to do so is given by the 15 16 Commissioner. A licensee may conduct the business of making loans 17 2. 18 pursuant to this chapter in the same office or place of business as: 19 (a) A mortgage broker if: 20 (1) The licensee and the mortgage broker: 21 (I) Operate as separate legal entities; 22 (II) Maintain separate accounts, books and records; 23 (III) Are subsidiaries of the same parent corporation; and 24 (IV) Maintain separate licenses; and 25 (2) The mortgage broker is licensed by this state pursuant to chapter 645B of NRS and , if the mortgage broker also holds a 26 private money endorsement pursuant to sections 2 to 47, inclusive, 27 of this act, does not receive money to acquire or repay loans or 28 29 maintain trust accounts as provided by [NRS 645B.175.] section 35 30 of this act. 31 (b) A mortgage banker if: 32 (1) The licensee and the mortgage banker: 33 (I) Operate as separate legal entities; (II) Maintain separate accounts, books and records; 34 35 (III) Are subsidiaries of the same parent corporation; and 36 (IV) Maintain separate licenses; and 37 (2) The mortgage banker is licensed by this state pursuant to chapter 645B or 645E of NRS and, if the mortgage banker fish also 38 flicensed as a mortgage broker pursuant to chapter 645B of NRS,1 39 holds a private money endorsement pursuant to sections 2 to 47, 40 41 *inclusive, of this act,* does not receive money to acquire or repay loans or maintain trust accounts as provided by [NRS 645B.175.] 42 43 section 35 of this act.





1 Sec. 178. NRS 690B.180 is hereby amended to read as 2 follows:

690B.180 An insurer who issues policies of insurance for home
 protection, other than casualty insurance, shall not:

5 1. Engage in any other business of insurance or real estate
6 pursuant to chapters 645 to 645E, inclusive, of NRS [-] and sections
7 2 to 47, inclusive, of this act.

2. Assume reinsurance from any other insurer.

**Sec. 179.** 1. Any orders issued before the effective date of this act pursuant to the provisions of chapter 645B or 645E of NRS, as those provisions existed on the effective date of this act, remain in effect on and after the effective date of this act unless rescinded by the Commissioner for good cause shown, or vacated by a court of competent jurisdiction.

15 2. Any matters pending before the effective date of this act 16 pursuant to the provisions of chapter 645B or 645E of NRS, as those 17 provisions existed on the effective date of this act, remain pending 18 on and after the effective date of this act unless dismissed by the 19 Commissioner for good cause shown or vacated by a court of 20 competent jurisdiction.

21 3. As used in this section, "Commissioner" means the 22 Commissioner of Mortgage Lending.

645B.0113, 23 Sec. 180. NRS 645B.0107, 645B.0115, 645B.01245. 24 645B.0117, 645B.0121, 645B.0125. 645B.0129. 645B.01305, 645B.0131, 645B.01325, 645B.0133, 25 645B.0135. 26 645B.0137, 645B.0138, 645B.015, 645B.016, 645B.018, 645B.020, 27 645B.021, 645B.0243. 645B.0245. 645B.0247. 645B.025. 645B.051, 645B.075, 645B.092, 645B.093, 645B.095, 645B.115, 28 29 645B.175, 645B.185, 645B.186, 645B.187, 645B.189, 645B.250, 30 645B.260, 645B.300, 645B.305, 645B.307, 645B.310, 645B.320, 31 645B.330, 645B.340, 645B.350, 645B.351, 645B.352, 645B.353, 645B.354, 645B.355, 645B.356, 645B.357, 645B.400, 645B.405, 32 33 645B.410, 645B.420, 645B.430, 645B.450, 645B.620, 645B.670, 645B.690, 645B.700, 645B.710, 645B.720, 645B.750, 645B.760, 34 35 645B.900, 645B.910, 645B.920, 645B.955, 645E.290 and 645F.277 36 are hereby repealed.

**Sec. 181.** 1. This act becomes effective upon passage and approval for the purpose of adopting regulations and performing any preparatory administrative tasks that are necessary to carry out the provisions of this act, and on January 1, 2016, for all other purposes.

41 2. Section 140 of this act expires by limitation on the date 2 42 years after the date on which the provisions of 42 U.S.C. § 666 43 requiring each state to establish procedures under which the state 44 has authority to withhold or suspend, or to restrict the use of 45 professional, occupational and recreational licenses of persons who:



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1 (a) Have failed to comply with a subpoena or warrant relating to 2 a proceeding to determine the paternity of a child or to establish or 3 enforce an obligation for the support of a child; or

- 4 (b) Are in arrears in the payment for the support of one or more 5 children,
- $6 \rightarrow$  are repealed by the Congress of the United States.

## LEADLINES OF REPEALED SECTIONS

645B.0107	<b>"Construction</b>	control"	defined.

645B.0113 "Escrow agency" defined.

645B.0115 "Escrow agent" defined.

645B.0117 "Escrow officer" defined.

- 645B.0121 "Investor" defined.
- 645B.01245 "Majority of the investors" defined.

645B.0125 "Mortgage agent" defined.

645B.0129 "Policy of title insurance" defined.

645B.01305 "Private investor" defined.

645B.0131 "Relative" defined.

645B.01325 "Residential mortgage loan originator" defined.

645B.0133 "Title agent" defined.

645B.0135 "Title insurer" defined.

645B.0137 Requirements for initial licensing as mortgage broker or mortgage agent; regulations.

645B.0138 Courses of continuing education: Adoption of regulations by Commissioner.

645B.015 Exemptions for certain persons and entities.

645B.016 Certificate of exemption required for certain persons and entities; application; fee; automatic expiration; prohibitions; administrative fine; certificate of exemption for purposes of complying with requirements of Registry; applicability of chapter to persons filing application for purpose of complying with requirements of Registry.

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645B.021 Mortgage broker who is not natural person to designate natural person as qualified employee; regulations.





645B.0243 Grounds for denial of license: Employing or associating with certain persons who are ineligible to be mortgage agents.

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645B.025 Posting of license; restrictions on transfer or assignment of license.

645B.051 Continuing education required for renewal of license.

645B.075 Payment of statutory assessment by mortgage broker; duty of mortgage broker and agents to cooperate fully with audits and examinations.

645B.092 Records of Commissioner: Certain records relating to investigation deemed confidential; certain records relating to disciplinary action and orders imposing discipline deemed public records; disclosure by Commissioner.

645B.093 Commingling certain money prohibited.

645B.095 Notification of certain transfers required; application to Commissioner for approval of change of control; investigation; waiver.

645B.115 Minimum net worth required for certain mortgage brokers; initial and annual determination of net worth; examination by Commissioner; regulations.

645B.175 Trust or escrow account required for money received from investor to fund loan; trust or escrow account required for money received from debtor to repay loan; release of money; accounting to investor, debtor and Commissioner; additional conditions, limitations and prohibitions; duties of mortgage broker not delegable or transferable; immunity from liability.

645B.185 Use of disclosure forms required; release of financial statements; duties of mortgage broker and agents; prohibitions; powers of Commissioner; regulations.

645B.186 Disclosure of certain business and personal relationships required.

645B.187 Prohibition on making certain guarantees in advertisements and solicitations; limitations on payment of premium interest; penalty.

645B.189 Statements of disclosure required in certain advertisements; review of advertisements by Commissioner; advertisements must comply with state and federal laws



concerning deceptive trade practices and deceptive advertising; regulations.

645B.250 Prohibition on advancing payments to investor on behalf of debtor in default; exceptions.

645B.260 Monthly report to Commissioner on delinquencies in payments and defaults; monthly notice to investors; regulations.

645B.300 Written appraisal of real property required; persons authorized to perform appraisal; retention and inspection of appraisal; exceptions.

645B.305 Requirement that loan include disclosure concerning fees.

645B.307 Mortgage broker required to include his or her license number or identifying number with loan.

645B.310 Requirements for mortgage broker to assign interest in loan.

645B.320 Copy of recorded deed of trust must be mailed to each investor.

645B.330 Limitations on use of power of attorney.

645B.340 Multiple holders of beneficial interest in loan: Holders of majority of outstanding principal balance may act on behalf of all holders for certain matters; notice; exception.

645B.350 Mortgage broker required to provide investors certain options before acquiring ownership or beneficial interest in loan.

645B.351 Mortgage broker prohibited from including in loan document provision which requires participation in binding arbitration in event of dispute.

645B.352 Written servicing agreement required before servicing loan.

645B.353 Mortgage broker prohibited from releasing borrower or guarantor from personal liability without certain approval.

645B.354 Restrictions on withholding money from certain investors; loan servicing agreement may contain provision which provides written consent to withhold money.

645B.355 Mortgage broker prohibited from acting as construction control.

645B.356 Restrictions on placing private investor into certain entities before foreclosure of real property securing loan.

645B.357 Restriction on collection of fees by mortgage broker; application of fees.

645B.400 Requirements to provide services of or engage in activities of mortgage agent.



645B.405 License as mortgage agent required for mortgage broker or qualified employee who engages in or supervises a mortgage agent who engages in activities as residential mortgage loan originator.

645B.410 Qualifications and procedure for issuance of license; fees.

645B.420 Payment of child support: Submission of certain information by applicant; grounds for denial of license; duty of Commissioner.

645B.430 Annual expiration of license; procedure for renewal; continuing education; fees.

645B.450 Conditions and limitations regarding employment of or association with mortgage agent; duties of mortgage broker, mortgage banker or certain exempt persons upon termination of mortgage agent.

645B.620 Duties of Commissioner when violation is suspected; referral of violations to Attorney General for criminal prosecution; civil action for injunctive relief.

645B.670 Authorized disciplinary action; grounds for disciplinary action.

645B.690 Duty of Commissioner to take disciplinary action for certain violations.

645B.700 Categorization of major and minor violations; regulations.

645B.710 Act or omission of partner, officer or director deemed act or omission of partnership, corporation or unincorporated association.

645B.720 Authority of Commissioner to order summary suspension of license and take other action to protect public before conducting hearing.

645B.750 Duty of Commissioner to provide written notice of disciplinary action or denial of license; right to administrative hearing; entry of final order; appeals.

645B.760 Effect of failure to appear at hearing; penalty.

645B.900 Unlawful to conduct business of mortgage broker or mortgage agent without being licensed or exempt from licensing.

645B.910 Unlawful for foreign corporation, association or business trust to conduct business of mortgage broker without meeting certain requirements.

645B.920 Contracts for mortgage transaction voidable for certain violations.

645B.955 Commissioner may require licensee to pay restitution.



645E.290 Licensure as mortgage agent required for certain persons who engage in activities as loan originator or who supervise mortgage agents who engage in such activities. 645F.277 Adoption of regulations establishing guidelines

and limitations for servicing or arranging certain loans.

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