1	SENATE BILL NO. 98
2	INTRODUCED BY T. FACEY
3	BY REQUEST OF THE DEPARTMENT OF ADMINISTRATION
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING THE MONTANA MORTGAGE ACT TO CLARIFY
6	${\tt LICENSING REQUIREMENTS; REVISING DEFINITIONS; REMOVING EXEMPT COMPANY REGISTRATION;}$
7	CLARIFYING PRELICENSING EDUCATION REQUIREMENTS; AMENDING EXPERIENCE REQUIREMENTS;
8	CLARIFYING CONTROL PERSONS WHO MUST MEET LICENSING REQUIREMENTS; GIVING THE
9	DEPARTMENT OF ADMINISTRATION DISCRETION TO ALLOW AN APPLICATION TO REMAIN ACTIVE PAST
10	THE DATE SET BY RULE; CLARIFYING THE RESPONSIBILITIES OF DESIGNATED MANAGERS; ALLOWING
11	SURETY BONDS TO BE HELD BY THE NATIONWIDE MORTGAGE LICENSING SYSTEM AND REGISTRY
12	(NMLS) AND ALLOWING REPORTS AND NOTICES TO BE FILED AND DELIVERED THROUGH THE NMLS;
13	ADOPTING NMLS FORMS AND POLICIES; ADDRESSING LICENSING OF LOAN PROCESSOR OR LOAN
14	UNDERWRITER ENTITIES; ALLOWING THE DEPARTMENT TO SET SERVICING STANDARDS BY RULE;
15	REVISING THE DEPARTMENT'S RULEMAKING AUTHORITY; AMENDING SECTIONS 32-9-102, 32-9-103,
16	32-9-104, 32-9-105, 32-9-107, 32-9-109, 32-9-112, 32-9-113, 32-9-120, 32-9-122, 32-9-123, 32-9-129, 32-9-130,
17	32-9-166, 32-9-169, AND 32-9-170, MCA; AND PROVIDING AN EFFECTIVE DATE."
18	
19	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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21	Section 1. Section 32-9-102, MCA, is amended to read:
22	"32-9-102. License requirement registration. (1) Unless exempt under 32-9-104, a person may not
23	regularly engage in the business of a mortgage broker, mortgage lender, mortgage servicer, or mortgage loan
24	originator with respect to any residential mortgage loan unless licensed or registered under the provisions of this
25	part or registered through the NMLS with a unique identifier assigned.
26	(2) A person regularly engaging in the business of a mortgage broker, mortgage lender, mortgage
27	servicer, or mortgage loan originator under this part is required to be licensed through, registered with, and
28	maintain a valid unique identifier issued by the NMLS.
29	(3)(2) A mortgage broker or mortgage lender may not employ or contract with any person required to
30	be licensed under this part if the person is not licensed. (See part compiler's comment regarding contingent

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1	suspension.)"
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3	Section 2. Section 32-9-103, MCA, is amended to read:
4	"32-9-103. Definitions. As used in this part, the following definitions apply:
5	(1) "Administrative or clerical tasks" mean the receipt, collection, and distribution of information common
6	for the processing or underwriting of a loan in the mortgage industry, without performing any analysis of the
7	information, and communication with a consumer to obtain information necessary for the processing or
8	underwriting of a residential mortgage loan.
9	(2) "Advertising" means a commercial message in any medium, including social media and software,
10	that promotes, either directly or indirectly, a residential mortgage lending loan transaction.
11	(3) "Application" means a request, in any form, for an offer of residential mortgage loan terms or a
12	response to a solicitation of an offer of residential mortgage loan terms and includes the information about the
13	borrower that is customary or necessary in a decision on whether to make such an offer.
14	(4) "Approved education course" means any course approved by the NMLS.
15	(5) "Approved test provider" means any test provider approved by the NMLS.
16	(6) "Bona fide not-for-profit entity" means an entity that:
17	(a) maintains tax-exempt status under section 501(c)(3) or 501(c)(4) of the Internal Revenue Code, 26
18	U.S.C. 501(c)(3) or 501(c)(4);
19	(b) promotes affordable housing or provides homeownership education or similar services;
20	(c) conducts its activities in a manner that serves public or charitable purposes, rather than commercial
21	purposes;
22	(d) receives funding and revenue and charges fees in a manner that does not create incentives for the
23	entity or its employees to act other than in the best interests of its clients;
24	(e) compensates employees in a manner that does not create incentives for employees to act other than
25	in the best interests of clients;
26	(f) provides to or identifies for the borrower residential mortgage loans with terms that are favorable to
27	the borrower and comparable to mortgage loans and housing assistance provided under government housing
28	assistance programs. For purposes of this subsection (6)(f), for residential mortgage loans to have terms that are
29	favorable to the borrower, the department shall determine that the terms are consistent with loan origination in
30	a public or charitable context, rather than a commercial context.
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30	(i) is a director, general partner, or	executive officer or is a	an individual that occupies a similar position
29	(b) A person is presumed to contro	ol an entity if that persor	n:
28	entity, whether through ownership of securi	ities, by contract, or oth	erwise.
27	(11)(12) (a) "Control" means the po	wer, directly or indirectly	y, to direct the management or policies of an
26	family purposes.		
25	proprietorship or other entity that includes	only the individual, rath	er than exclusively for public, charitable, or
24	for the purpose of obtaining profit for an	entity or individual for	which the individual acts, including a sole
23	(10)(11) "Commercial context" mea	ns that an individual wh	o acts as a mortgage loan originator does so
22	(ii) offering or negotiating the terms	of a residential mortga	ge loan.
21	(i) taking a residential mortgage loa	an application; or	
20	(b) The term does not include:		
19	rates or terms or counseling consumers ab	out residential mortgage	e loan rates or terms.
18	of a residential mortgage loan, to the extent	that the communication	does not include offering or negotiating loan
17	(ii) communicating with a consumer	to obtain the information	necessary for the processing or underwriting
16	underwriting of a residential mortgage loan	; and	
15	(i) the receipt, collection, distribution	<u>ition, and analysis of i</u>	information common for the processing or
14	(10) (a) "Clerical or support duties"	includes:	
13	(d) the location is controlled directl	y or indirectly by the en	tity.
12	employee or independent contractor of the	entity; or	
11	(c) the location is held out to the	public as a licensee's	place of business due to the actions of an
10	(b) the entity's name or advertising	suggests that mortgag	les are made at the location;
9	(a) the address of the location appe	ears on business cards,	stationery, or advertising used by the entity;
8	principal place of business. The location is	considered a branch of	fice if:
7	(9) "Branch office" means a locati	ion at which a licensee	conducts business other than a licensee's
6	mortgage loan.	-	
5	(8) "Borrower" means a person s	seeking a residential m	ortgage loan or an obligor on a residential
4	mortgage loan. The term includes but is no	t limited to real estate a	ppraisers and credit reporting agencies.
3		-	vices relative to the origination of a residential
2		, ,	
1	(a) is either certified by the U.S.	department of housing	and urban development or has received a

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1 or performs a similar function; 2 (ii) directly or indirectly has the right to vote 10% or more of a class of a voting security or has the power 3 to sell or direct the sale of 10% or more of a class of voting securities; 4 (iii) in the case of a limited liability company, is a managing member; or 5 (iv) in the case of a partnership, has the right to receive upon dissolution or has contributed 10% or more 6 of the capital. 7 (12)(13) "Department" means the department of administration provided for in 2-15-1001, acting through 8 its division of banking and financial institutions. 9 (13)(14) "Depository institution" has the meaning provided in section 3 of the Federal Deposit Insurance 10 Act, 12 U.S.C. 1813(c), and includes any credit union. 11 (14)(15) "Designated manager" means a mortgage loan originator with at least 3 years of experience as 12 a mortgage loan originator or registered mortgage loan originator who is designated by an entity as the individual 13 responsible for the operation of a particular location that is under the designated manager's full management, 14 supervision, and control. 15 (15)(16) "Dwelling" has the meaning provided in 15 U.S.C. 1602(w). 16 (16)(17) "Entity" means a business organization, including a sole proprietorship. 17 (17)(18) "Escrow account" means a depository account with a financial institution that provides deposit 18 insurance and that is separate and distinct from any personal, business, or other account of the mortgage lender 19 or mortgage servicer and is maintained solely for the holding and payment of escrow funds. 20 (18) (19) "Escrow funds" means funds entrusted to a mortgage lender or mortgage servicer by a borrower 21 for payment of taxes, insurance, or other payments to be made in connection with the servicing of a loan. 22 (19)(20) "Expungement" means a court-ordered process that involves the destruction of documentation 23 related to past arrests and convictions. 24 (20)(21) "Federal banking agency" means the board of governors of the federal reserve system, the 25 comptroller of the currency, the national credit union administration, or the federal deposit insurance corporation. 26 (21)(22) "Housing finance agency" includes the Montana board of housing provided for in 2-15-1814. 27 (22)(23) "Independent contractor" means an individual who performs duties other than at the direction 28 of and subject to the supervision and instruction of another individual who is licensed and registered in 29 accordance with this part or who is not required to be licensed in accordance with 32-9-104(1)(b), (1)(d), or (1)(g). 30 (24) "Independent contractor entity" means an entity that offers or provides clerical or support duties for Legislative Services - 4 -Authorized Print Version - SB 98 Division

1 another person.

2 (23)(25) "Individual" means a natural person.

3 (24)(26) "Licensee" means a person authorized pursuant to this part to engage in activities regulated by
4 this part. The term does not include an individual who is a registered mortgage loan originator.

5 (25)(27) "Loan commitment" means a statement transmitted in writing or electronically by a mortgage
6 lender setting forth the terms and conditions upon which the mortgage lender is willing to make a particular
7 residential mortgage loan to a particular borrower.

8 (26)(28) (a) "Loan processor or underwriter" means an individual who, with respect to the origination of 9 a residential mortgage loan, performs administrative or clerical tasks <u>clerical or support duties</u> as an employee 10 at the direction of and subject to the supervision of a licensed mortgage loan originator or registered mortgage 11 loan originator.

(b) For the purposes of subsection (26)(a) (28)(a), "origination of a residential mortgage loan" means
all activities related to a residential mortgage loan from the taking of a residential mortgage loan application
through the completion of all required loan closing documents and funding of the residential mortgage loan.

(27)(29) "Mortgage" means a consensual interest in real property located in Montana, including
 improvements, securing a debt evidenced by a mortgage, trust indenture, deed of trust, or other lien on real
 property.

(28)(30) (a) "Mortgage broker" means an entity that obtains, attempts to obtain, or assists in obtaining
 a mortgage loan for a borrower from a mortgage lender in return for consideration or in anticipation of
 consideration <u>or holds itself out as being able to assist a person in obtaining a mortgage loan</u>.

(b) For purposes of this subsection (28) (30), attempting to <u>obtain</u> or assisting in obtaining a mortgage
 loan includes referring a borrower to a mortgage lender or mortgage broker, soliciting or offering to solicit a
 mortgage loan on behalf of a borrower, or negotiating or offering to negotiate the terms or conditions of a
 mortgage loan with a mortgage lender on behalf of a borrower.

(29)(31) "Mortgage lender" means an entity that closes a residential mortgage loan, advances funds,
 offers to advance funds, or commits to advancing funds for a mortgage loan applicant, or holds itself out as being
 able to perform any of those functions.

(30)(32) (a) "Mortgage loan originator" means an individual who for compensation or gain or in the
 expectation of compensation or gain:

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(i) takes a residential mortgage loan application; or

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1 (ii) offers or negotiates terms of a residential mortgage loan. 2 (b) The term includes an individual who represents to the public that the individual can or will perform the 3 services described in subsection (32)(a). 4 (b)(c) The term does not include an individual: 5 (i) engaged solely as a loan processor or underwriter, except as provided in 32-9-129 [Section 13]; or 6 (ii) involved solely in extensions of credit relating to timeshare plans, as that term is defined in 11 U.S.C. 7 101(53D). 8 (31)(33) "Mortgage servicer" means an entity that: 9 (a) engages, for compensation or gain from another or on its own behalf, in the business of receiving 10 any scheduled periodic payment from a borrower pursuant to the terms of a residential mortgage loan, residential 11 mortgage servicing documents, or a residential mortgage servicing contract; or 12 (b) meets the definition of servicer in 12 U.S.C. 2605(i)(2) with respect to residential mortgage loans; 13 or 14 (c) holds out to the public that the entity is able to comply with subsection (33)(a) or (33)(b). 15 (32)(34) "Nationwide mortgage licensing system and registry" or "NMLS" means a licensing system 16 developed and maintained by the conference of state bank supervisors and the American association of 17 residential mortgage regulators for the registration and licensing of persons providing nondepository financial 18 services. 19 (33)(35) "Nontraditional mortgage product" means any mortgage product other than a 30-year, fixed-rate 20 mortgage. 21 (34)(36) "Person" means an individual, sole proprietorship, corporation, company, limited liability 22 company, partnership, limited liability partnership, trust, or association. 23 (35)(37) "Real estate brokerage activities" means activities that involve offering or providing real estate 24 brokerage services to the public, including: 25 (a) acting as a real estate salesperson or real estate broker for a buyer, seller, lessor, or lessee of real 26 property; 27 (b) bringing together parties interested in the sale, purchase, lease, rental, or exchange of real property; 28 (c) negotiating, on behalf of any party, any portion of a contract relating to the sale, purchase, lease, 29 rental, or exchange of real property other than in connection with providing financing with respect to the 30 transaction; Legislative

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2 or real estate broker under Montana law; or 3 (e) offering to engage in any activity or act in any capacity described in subsections (35)(a) (37)(a) 4 through (35)(d) (37)(d). 5 (36)(38) "Registered mortgage loan originator" means an individual who: 6 (a) meets the definition of mortgage loan originator and is an employee of: 7 (i) a depository institution; 8 (ii) a subsidiary that is wholly owned and controlled by a depository institution and regulated by a federal 9 banking agency; or 10 (iii) an institution regulated by the farm credit administration; and 11 (b) is registered with and maintains a unique identifier through the NMLS. 12 (37)(39) "Regularly engage" means that a person: 13 (a) has engaged in the business of a mortgage broker, mortgage lender, mortgage servicer, or mortgage 14 loan originator on more than 12 five residential mortgage loans in the previous calendar year or expects to 15 engage in the business of a mortgage broker, mortgage lender, mortgage servicer, or mortgage loan originator 16 on more than 12 five residential mortgage loans in the current calendar year; or 17 (b) has served as the prospective source of financing or performed other phases of loan originations on 18 more than 12 five residential mortgage loans in the previous calendar year or expects to serve as the prospective 19 source of financing or perform some other phases of loan origination on more than 12 five residential mortgage 20 loans in the current calendar year. 21 (38)(40) "Residential mortgage loan" means a loan primarily for personal, family, or household use 22 secured by a mortgage, deed of trust, or other equivalent consensual security interest on a dwelling or on 23 residential real estate located in Montana. 24 (39)(41) "Residential real estate" means any real property located in the state of Montana upon which 25 is constructed a dwelling or upon which a dwelling is intended to be built within a 2-year period, subject to 24 CFR 26 3500.5(b)(4). The borrower's intent to construct a dwelling is presumed unless the borrower has submitted a 27 written, signed statement to the contrary. 28 (42) "Responsible individual" means a Montana-licensed mortgage loan originator with at least 1 1/2 29 years of experience as a mortgage loan originator or registered mortgage loan originator who is designated by 30 an independent contractor entity as the individual responsible for the operation of a particular location that is Legislative Services - 7 -Authorized Print Version - SB 98 Division

(d) engaging in any activity for which a person is required to be licensed as a real estate salesperson

1	under the responsible individual's full management, supervision, and control.	
2	(40)(43) "Ultimate equity owner" means an individual who, directly or indirectly, owns or controls an	
3	ownership interest in a corporation, a foreign corporation, an alien business organization, or any other form of	
4	business organization, regardless of whether the individual owns or controls an ownership interest, individually	
5	or in any combination, through one or more persons or one or more proxies, powers of attorney, nominees,	
6	corporations, associations, partnerships, trusts, joint-stock companies, or other entities or devices.	
7	(41)(44) "Unique identifier" means a number or other identifier assigned by protocols established by the	
8	NMLS. (See part compiler's comment regarding contingent suspension.)"	
9		
10	Section 3. Section 32-9-104, MCA, is amended to read:	
11	"32-9-104. Exemptions proof of exemption. (1) The provisions of this part do not apply to:	
12	(a) an entity that is an agency of the federal, state, tribal, or local government;	
13	(b) an individual who is an employee of a federal, state, tribal, local government, or housing finance	
14	agency acting as a loan originator only pursuant to the individual's official duties as an employee of the federal,	
15	state, tribal, local government, or housing finance agency;	
16	(c) an entity <u>individual</u> described in 32-9-103(36)(a)(i) <u>32-9-103(38)(a)(i)</u> through (36)(a)(iii) (38)(a)(iii);	
17	(d) a registered mortgage loan originator when acting for an entity <u>individual</u> described in	
18	32-9-103(36)(a)(i)	
19	(e) an individual who performs only administrative or clerical tasks at the direction of and subject to the	
20	supervision and instruction of an individual who:	
21	(i) is a licensed and registered mortgage loan originator pursuant to this part; or	
22	(ii) is not required to be licensed in accordance with subsections <u>subsection</u> (1)(b), (1)(d), or (1)(g);	
23	(f) an entity that is a bona fide not-for-profit entity;	
24	(g) an employee of a bona fide not-for-profit entity who acts as a loan originator only with respect to work	
25	duties for the bona fide not-for-profit entity and who acts as a loan originator only with respect to residential	
26	mortgage loans with terms that are favorable to the borrower;	
27	(h) a person that performs only real estate brokerage activities and is licensed or registered pursuant	
28	to 37-51-301 unless the person is compensated by a mortgage broker, a mortgage lender, or a mortgage loan	
29	originator or an agent of the mortgage broker, mortgage lender, or mortgage loan originator;	
30	(i) a person regulated by the commissioner of insurance if that person's principal business is that of	
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preparing abstracts or making searches of titles that are used as a basis for the issuance of any title insurance 1 2 policy by a company doing business under the laws of this state relating to insurance companies;

3 (j) a Montana-licensed attorney performing activities that fall within the definition of a mortgage loan 4 originator if the activities are:

5 (i) considered by the Montana supreme court to be part of the authorized practice of law within this state;

6 (ii) carried out within an attorney-client relationship; and

7 (iii) accomplished by the attorney in compliance with all applicable laws, rules, and standards; or

8 (k) an individual who is an employee of a retailer of manufactured or modular homes if the employee is 9 performing only administrative or clerical tasks in connection with the sale or lease of a manufactured or modular 10 home and if the individual receives no compensation or other gain from a mortgage lender or a mortgage broker 11 for the performance of the administrative or clerical tasks.

12 (2) (a) To qualify for an exemption under subsection (1)(f), an entity shall certify, on a form prescribed 13 by the department, that it is a bona fide not-for-profit entity and shall provide additional documentation as required 14 by the department by rule. To maintain this exemption, the entity shall file the prescribed certification and 15 accompanying documentation by December 31 of each year.

16 (b) In determining if whether an entity is a bona fide not-for-profit entity, the department may rely on its 17 receipt and review of:

18 (i) reports filed with federal, state, tribal, local government, or housing finance agencies and authorities; or

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20 (ii) reports and attestations prescribed by the department.

21 (3) The burden of proving an exemption under this section is on the person claiming the exemption.

22 (4) A person who is exempt from licensure or is not required to be licensed or registered under this part 23 may register on the NMLS as an exempt registrant for purposes of sponsoring a mortgage loan originator and 24 for purposes of satisfying the mortgage loan originator bonding requirements. (See part compiler's comment 25 regarding contingent suspension.)"

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Section 4. Section 32-9-105, MCA, is amended to read:

28 "32-9-105. Nationwide mortgage licensing system for mortgage brokers, mortgage lenders, mortgage servicers, and mortgage loan originators. (1) The department may participate in the NMLS and 29 30 shall require mortgage brokers, mortgage lenders, mortgage servicers, and mortgage loan originators to apply

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30	0 (2) An individual may not act as a responsi	ible individual withc	out a minimum of 1 1/2 years of experience
29	a minimum of 3 years of experience working as a	mortgage loan orig	inator or in a related field.
28	3 "32-9-109. Experience requirements. (1) An individual may	/ not act as a designated manager without
27	7 Section 6. Section 32-9-109, MCA, is am	ended to read:	
26	6		
25	5 education requirements in Montana. (See part cor	npiler's comment r	egarding contingent suspension.)"
24	approved by the NMLS for any other state must	be accepted with	respect to the completion of prelicensing
23	3 (3) The prelicensing education courses that	at comply with the r	equirements of subsection (1) and that are
22	2 mortgage statutes and rules.		
21	1 may require by rule that applicants complete additi	onal hours of traini	ng that are specific to Montana residential
20	0 (2) In addition to the training required in sul	bsection subsection	ns (1) <u>(a), (1)(b), and (1)(c)</u> , the department
19	9 (c) 2 hours of training related to lending sta	andards for the non	traditional mortgage product marketplace.
18	3 issues; and		
17	7 (b) 3 hours of training in ethics, including	g instruction on fra	ud, consumer protection, and fair lending
16	6 (a) 3 hours of training on federal law and	regulations;	
15	5 which must include at least:		
14	4 seeking a mortgage loan originator's license shall	complete at least	20 hours of approved education courses,
13	3 "32-9-107. Prelicensing education requ	uirements for mor	tgage loan originators. (1) An individual
12	2 Section 5. Section 32-9-107, MCA, is am	ended to read:	
11	1		
10			
9		-	
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7			tion in the NMLS.
6		ler a license: and	
5			
4		apply for, maintain	and renew licenses through the NMLS:
3			emaking as necessary to comply with the
2			emaking as necessary to comply with the
1	1 for state licensure on applications approved by the	NMLS.	

1 working as a mortgage loan originator or in a related field. 2 (2)(3) The department shall by rule establish what constitutes work in a related field. (See part compiler's 3 comment regarding contingent suspension.)" 4 5 Section 7. Section 32-9-112, MCA, is amended to read: 6 "32-9-112. Application for mortgage broker, mortgage lender, mortgage servicer, and mortgage 7 loan originator license -- renewals. (1) An applicant under this part shall apply for a state license or renewal 8 of a license on a form the forms prescribed by the department that complies with the requirements of the NMLS. 9 Each form must contain content as set forth by the NMLS and may be changed or updated by the department 10 as necessary to comply with the NMLS. The department shall use the NMLS forms and policies for all licensing 11 actions. 12 (2) The department may establish relationships or contracts with the NMLS or other entities designated 13 by the NMLS to collect and maintain records and process transaction fees or other fees related to licensees or 14 other persons subject to this part. 15 (3) An applicant for a license or license renewal shall furnish information to the NMLS concerning the 16 applicant's identity, including but not limited to: 17 (a) fingerprints for submission to the federal bureau of investigation and any governmental agency or 18 entity authorized to receive information for a state, national, and international criminal history background check; 19 and 20 (b) personal history and experience in a form prescribed by the NMLS, including submission of 21 authorization for the NMLS and the department to obtain: 22 (i) an independent credit report from a consumer reporting agency described in section 603(p) of the Fair 23 Credit Reporting Act, 15 U.S.C. 1681a(p); and 24 (ii) information related to administrative, civil, or criminal findings by a governmental jurisdiction. 25 (4) For the purposes of this section and to reduce the points of contact that the federal bureau of 26 investigation may have to maintain for purposes of subsection (3), the department may use the NMLS as a 27 channeling agent for requesting information from and distributing information to the United States department of 28 justice or other governmental agencies. 29 (5) For the purposes of this section and to reduce the points of contact that the department may have 30 to maintain for purposes of subsection (3), the department may use the NMLS as a channeling agent for

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requesting and distributing information to and from any source directed by the department. (See part compiler's
 comment regarding contingent suspension.)"

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Section 8. Section 32-9-113, MCA, is amended to read:

"32-9-113. Application Control persons -- application for license -- renewal. In order for For the
department to consider an entity to be considered for a state license or license renewal, each of the following
person with control, as defined in 32-9-103, of the entity is required to independently meet the requirements
established in 32-9-120(1)(a) through (1)(c) and (1)(g):.

9 (1) ultimate equity owners of 25% or more of the applicant if the equity owners are individuals;

10 (2) control persons of the applicant if the control persons are individuals; and

(3) individuals that control, directly or indirectly, the election of 25% or more of the members of the board
 of directors of the entity. (See part compiler's comment regarding contingent suspension.)"

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Section 9. Section 32-9-120, MCA, is amended to read:

"32-9-120. Denial of mortgage broker, mortgage lender, mortgage servicer, or mortgage loan
 originator license application or license renewal. (1) The department may not issue or renew any mortgage
 broker, mortgage lender, mortgage servicer, or mortgage loan originator license if any of the following facts are
 found during the application procedure:

(a) the applicant has ever had a mortgage loan originator license or an equivalent license revoked in any
 governmental jurisdiction. A subsequent formal vacation of a revocation means that the revocation may not be
 considered a revocation. The department may by order vacate a revocation of a license and enter an appropriate
 order.

(b) the applicant has been convicted of or pled guilty or nolo contendere to a felony in a domestic, foreign, or military court during the 7-year period preceding the date of the application for licensing or renewal or at any time preceding the date of application if the felony involved an act of fraud, dishonesty, a breach of trust, or money laundering. The pardon or expungement of a conviction is not a conviction for the purposes of this subsection (1)(b). When determining the eligibility of the applicant for licensure under subsection (1)(c) or this subsection (1)(b), the department may consider the underlying crime, facts, or circumstances of a pardoned or expunged felony conviction.

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(c) the applicant has failed to demonstrate financial responsibility, character, and general fitness to

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command the confidence of the community and to warrant a determination that the mortgage broker, mortgage
 lender, mortgage servicer, or mortgage loan originator will operate honestly, fairly, and efficiently within the
 purposes of this section;

- 4 (d) the applicant has not provided and maintained the surety bond as required pursuant to 32-9-123;
- 5 (e) the applicant has not completed the prelicensing education requirement described in 32-9-107;
- 6 (f) the applicant has not passed a written test that meets the test requirements described in 32-9-110;
- 7 (g) the applicant made a material misstatement of fact or material omission of fact in the application; or
- 8 (h) the applicant has been found to have violated:
- 9 (i) any rule of conduct for persons taking the mortgage loan originator national or state test under the
 10 federal Secure and Fair Enforcement for Mortgage Licensing Act; or
- (ii) the nationwide multistate licensing system industry terms of use as they pertain to enrolling,
 scheduling, or taking the mortgage loan originator national or state test under the Secure and Fair Enforcement
 for Mortgage Licensing Act.
- (2) The department may consider an application abandoned if an applicant fails to provide or respond
 to a request for additional information within the time period specified by the department by rule. <u>The department</u>
 <u>may allow an application to remain active past the date set by rule.</u>
- 17 (3) For purposes of subsection (1)(b), a pardoned or expunged felony conviction does not necessitate 18 denial of the license application. The department may consider the underlying crime, facts, or circumstances of 19 a pardoned or expunged felony conviction when determining the eligibility of an applicant for licensure under 20 subsection (1)(b) or (1)(c). Whether a particular crime is classified as a felony must be determined by the law of 21 the jurisdiction in which an individual is convicted. (See part compiler's comment regarding contingent 22 suspension.)"
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Section 10. Section 32-9-122, MCA, is amended to read:

"32-9-122. Designated manager and branch office license requirements. (1) A mortgage broker,
mortgage lender, or mortgage servicer shall apply for a license for a main office and for every branch office
through the NMLS and maintain a unique identifier. <u>All locations must be within the United States or a territory</u>,
including Puerto Rico and the U.S. Virgin Islands.

(2) A mortgage broker or mortgage lender shall designate to the NMLS for each office that originates
 a residential mortgage loan an individual who is licensed as a mortgage loan originator as the designated



manager of the main office and shall designate a separate designated manager to serve each branch office that
originates a residential mortgage loan.

3 (3) A designated manager must have 3 years of experience as either a mortgage loan originator or a
4 registered mortgage loan originator.

5 (4) A designated manager is responsible for the operation of the business at the location under the 6 designated manager's full charge, supervision, and control.

7 (5) A mortgage broker or mortgage lender is responsible for the conduct of its employees, including for
 8 violations of federal laws and regulations that are applicable to the origination of residential mortgage loans,
 9 violations of this part, and violations of any administrative rule adopted pursuant to this part federal or state laws,
 10 rules, or regulations.

(6) A designated manager is responsible for conduct that violates federal laws and regulations that are applicable to the origination of residential mortgage loans, violations of this part, and violations of any administrative rule adopted pursuant to this part. The designated manager's responsibility includes conduct federal or state laws, rules, or regulations by the designated manager and each employee of the mortgage broker or mortgage lender at the location that the designated manager manages.

16 (7) If the designated manager ceases to act in that capacity, within 15 days the mortgage broker or 17 mortgage lender shall designate another individual licensed as a mortgage loan originator as designated manager 18 and shall submit information to the NMLS establishing that the subsequent designated manager is in compliance 19 with the provisions of this part.

(8) If the employment of a designated manager is terminated, the mortgage broker or mortgage lender
 shall remove the sponsorship of the designated manager on the NMLS within 5 business days of the termination.

(9) A mortgage servicer is responsible for the acts and omissions of its employees, agents, and
 independent contractors acting in the course and scope of their employment, agency, or contract. (See part
 compiler's comment regarding contingent suspension.)"

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Section 11. Section 32-9-123, MCA, is amended to read:

"32-9-123. Surety bond requirement -- notice of legal action. (1) (a) A mortgage loan originator must
be covered by a surety bond in accordance with this section. If a mortgage loan originator is an employee of a
licensed mortgage lender or mortgage broker, the surety bond of the licensed mortgage lender or mortgage
broker may be used in lieu of a mortgage loan originator's surety bond.



1 (b) The bond must run to the state of Montana as obligee and must run first to the benefit of the borrower 2 and then to the benefit of the state and any person who suffers loss by reason of the obligor's or its loan 3 originator's violation of any provision of this part or rules adopted under this part. The department shall use the 4 proceeds of the surety bonds to reimburse borrowers, the department, or bona fide third parties who successfully 5 demonstrate a financial loss because of an act of a mortgage broker, mortgage lender, mortgage servicer, or 6 mortgage loan originator that violates any provision of this part.

7 (2) (a) An entity licensed as a mortgage broker, mortgage lender, and mortgage servicer is required to
8 maintain one surety bond for each entity license.

9 (b) The amount of the required surety bond must be calculated by combining the annual loan production
10 amounts for all persons originating residential mortgage loans and for all business locations of the mortgage
11 broker or mortgage lender and must be in the following amount:

12 (i) \$25,000 for a combined annual loan production that does not exceed \$50 million a year;

13 (ii) \$50,000 for annual loan production of \$50 million but not exceeding \$100 million a year; or

14 (iii) \$100,000 for annual loan production of more than \$100 million a year.

15 (c) The amount of the required surety bond for a mortgage servicer is \$100,000.

16 (3) A mortgage broker, mortgage lender, mortgage servicer, or mortgage loan originator shall give notice 17 to the department by certified mail <u>or through the NMLS</u> within 15 days of the mortgage broker, mortgage lender, 18 mortgage servicer, or mortgage loan originator obtaining knowledge of the initiation of an investigation or the entry 19 of a judgment in a criminal or civil action. The notice must be given if the investigation or the legal action is in any 20 state and involves a mortgage broker, a mortgage lender, a mortgage servicer, a mortgage loan originator, or 21 anyone having an ownership interest in a mortgage broker entity, mortgage lender entity, or mortgage servicer 22 entity. In the case of a legal action, the notice must include a copy of the criminal or civil judgment.

(4) (a) An obligor shall give written notice to the department <u>through the NMLS</u> of any action that may
be brought against it by any creditor or borrower when the action:

25 (i) is brought under this part;

(ii) involves a claim against the bond filed with the department for the purposes of compliance with thissection; or

(iii) involves a claim for damages in excess of \$20,000 for a mortgage broker or mortgage loan originator
or \$200,000 for a mortgage lender or mortgage servicer.

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(b) An obligor shall give written notice to the department through the NMLS of any judgment that may

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1 be entered against it by any creditor or any borrower or prospective borrower.

2 (c) The written notice must provide details sufficient to identify the action or judgment and must be 3 submitted within 30 days after the commencement of any action or within 30 days after the entry of any judgment. 4 (5) A corporate surety shall, within 10 days after it pays any claim or judgment to any claimant, give 5 written notice to the department of the payment with details sufficient to identify the claimant and the claim or 6 judgment paid. Whenever the principal sum of a required bond is reduced by one or more recoveries or payments 7 on the bond, the obligor shall furnish a new or additional bond so that the total or aggregate principal sum of the 8 bond or bonds equals the sum required under this section or the obligor shall furnish an endorsement duly 9 executed by the corporate surety reinstating the bond to the required principal sum.

(6) A bond filed with the department <u>or with the NMLS</u> for the purpose of compliance with this section
 may not be canceled by the obligor or the corporate surety except upon written notice to the department <u>through</u>
 <u>the NMLS</u>. The cancellation may not take effect until 30 days after receipt by the department of the notice. The
 cancellation is effective only with respect to any occurrence after the effective date of the cancellation. (See part
 compiler's comment regarding contingent suspension.)"

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Section 12. Section 32-9-129, MCA, is amended to read:

"32-9-129. Loan processors and underwriters. (1) A person engaging in loan processor or underwriter
 activities may not represent to the public, through advertising or other means of communication, including the use
 of business cards, stationery, brochures, signs, rate lists, or other promotional items, that the person can or will
 perform any of the activities of a mortgage loan originator.

(2) An independent contractor may not engage in residential mortgage loan origination activities as a
 loan processor or underwriter with respect to any dwelling or residential real estate in this state unless the
 individual first registers as a mortgage loan originator through and obtains a unique identifier from the NMLS and
 obtains and maintains a valid mortgage loan originator license.

(3) For purposes of this section, "residential mortgage loan origination activities" means all activities
 related to residential mortgage loans from the taking of a residential mortgage loan application through the
 completion of all required loan closing documents and funding of the residential mortgage loan. (See part
 compiler's comment regarding contingent suspension.)"

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NEW SECTION. Section 13. Independent contractor entity -- responsible individual -- loan



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processor or underwriter. (1) An independent contractor entity may not offer or engage in clerical or support
 duties with respect to any dwelling or residential real estate in this state unless the independent contractor entity
 obtains and maintains a valid mortgage broker license through the NMLS.

- 4 (2) An independent contractor entity shall apply for a mortgage broker license through the NMLS for its
 5 main office and for every branch office where clerical or support duties are conducted.
- 6 (3) An independent contractor entity shall designate a responsible individual for each main office and 7 each branch office. The responsible individual must be an employee of the independent contractor entity.
- 8 (4) The responsible individual is responsible for the operation of the business at the responsible 9 individual's place of employment under the responsible individual's full charge, supervision, and control.
- (5) An independent contractor entity is responsible for the conduct and omissions of its employees,
 agents, and independent contractors, including for violations of federal or state laws, rules, or regulations.
- (6) A responsible individual is responsible for conduct that violates federal or state laws, rules, or
 regulations. The responsible individual's responsibility includes conduct by the responsible individual and each
 employee and agent of the independent contractor entity at the location that the responsible individual manages.
- 15 (7) If the responsible individual ceases to act in that capacity, the independent contractor entity shall 16 within 15 days designate as responsible individual another individual who is a licensed or registered mortgage 17 loan originator and shall submit information to the NMLS establishing that the subsequent responsible individual 18 is in compliance with the provisions of this part.
- (8) If the employment of a responsible individual is terminated, the independent contractor entity shall
 remove the sponsorship of the responsible individual on the NMLS within 5 business days of the termination.
- (9) An individual who is employed by an independent contractor entity and who performs only clerical
 or support duties and does so at the direction of and subject to the supervision and instruction of a responsible
 individual is not required to be licensed under this part.
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- 25

Section 14. Section 32-9-130, MCA, is amended to read:

(a) revocation or suspension of licenses for cause;

"32-9-130. Department authority -- rulemaking. (1) The department shall adopt rules necessary to
 carry out the intent and purposes of this part. The rules adopted are binding on all licensees and enforceable as
 provided under this part.

- 29 (2) The rules must address:
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(b) investigation of applicants, licensees, and unlicensed persons alleged to have violated a provision
 of this part and handling of complaints made by any person in connection with any business transacted by a
 licensee;
 (c) (i) ensuring that all persons are informed of their right to contest a decision by the department under
 the Montana Administrative Procedure Act; and

6 (ii) holding contested case hearings pursuant to the Montana Administrative Procedure Act and issuing
7 cease and desist orders, orders of restitution, and orders for the recovery of administrative costs; and

- 8 (d) prescribing forms for applications; and
- 9 (e)(d) establishing fees for license renewals.

(3) The department may seek a writ or order restraining or enjoining, temporarily or permanently, any
 act or practice violating any provision of this part.

(4) (a) For the purposes of investigating violations or complaints arising under this part or for the
purposes of examination, the department may review, investigate, or examine any licensee or person subject to
this part as often as necessary in order to carry out the purposes of this part.

(b) The commissioner may direct, subpoena, or order the attendance of and may examine under oath
any person whose testimony may be required about the subject matter of any examination or investigation and
may direct, subpoena, or order the person to produce books, accounts, records, files, and any other documents
the commissioner considers relevant to the inquiry.

(5) Each licensee or person subject to this part shall make available to the department upon request the documents and records relating to the operations of the licensee or person. The department may access the documents and records and may interview the officers, principals, mortgage loan originators, employees, independent contractors, agents, or customers of the licensee or person concerning the business of the licensee or person or any other person having knowledge that the department considers relevant.

(6) (a) The department may conduct investigations and examinations for the purposes of initial licensing,
 license renewal, license suspension, license conditioning, license revocation, or license termination or to
 determine compliance with this part.

(b) The department has the authority to access, receive, and use any books, accounts, records, files,
documents, information, or evidence, including but not limited to:

(i) criminal, civil, and administrative history information, including confidential criminal justice information
 as defined in 44-5-103;

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(ii) personal history and experience information, including independent credit reports obtained from a
 consumer reporting agency described in section 603(p) of the Fair Credit Reporting Act, 15 U.S.C. 1681, et seq.;
 and

4 (iii) any other documents, information, or evidence the department considers relevant to an inquiry or 5 investigation regardless of the location, possession, control, or custody of the documents, information, or 6 evidence.

7 (7) (a) The total cost for any examination or investigation must be in accordance with fees determined 8 by the department by rule pursuant to this section and may include expenses for necessary travel outside the 9 state for the purposes of conducting the examination or investigation. The fees set by the department must be 10 commensurate with the cost of the examination or investigation. All fees collected under this section must be 11 deposited in the department's account in the state special revenue fund to be used by the department to cover 12 the department's cost of conducting examinations and investigations.

(b) The cost of an examination or investigation must be paid by the licensee or person within 30 days
after the date of the invoice. Failure to pay the cost of an examination or investigation when due must result in
the suspension or revocation of a licensee's license.

16 (8) (a) The department may:

(i) exchange information with federal and state regulatory agencies, the attorney general, the attorneygeneral's consumer protection office, and the legislative auditor;

(ii) exchange information other than confidential information with the mortgage asset research institute,
 inc., and other similar organizations; and

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(iii) refer any matter to the appropriate law enforcement agency for prosecution of a violation of this part.

22 (b) To carry out the purposes of this section, the department may:

(i) enter into agreements or relationships with other government officials or regulatory associations to
 improve efficiencies and reduce the regulatory burden by sharing resources, adopting standardized or uniform
 methods or procedures, and sharing documents, records, information, or evidence obtained under this part,
 including agreements to maintain the confidentiality of information under laws, rules, or evidentiary privileges of
 another state, the federal government, or this state;

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

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(iii) use, hire, contract, or employ public or privately available analytical systems, methods, or software

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1 to examine or investigate the licensee or person subject to this part;

2 (iv) accept and rely on examination or investigation reports by other government officials, within or outside
3 of this state, without the loss of any privileges or confidentiality protection afforded by state or federal laws, rules,
4 or evidentiary privileges that cover those reports;

5 (v) accept audit reports made by an independent certified public accountant for the licensee or person 6 subject to this part if the examination or investigation covers at least in part the same general subject matter as 7 the audit report and may incorporate the audit report in the report of the examination, report of the investigation,

8 or other writing of the department under this part; and

9 (vi) assess against the licensee or person subject to this part the costs incurred by the department in
10 conducting the examination or investigation.

(c) Except as provided in 32-9-160 and subsection (8)(a)(i) of this section, the department shall treat all
 confidential criminal justice information as confidential unless otherwise required by law.

(9) Pursuant to section 1508(d) of the of the Secure and Fair Enforcement for Mortgage Licensing Act,
 Title V of the Housing and Economic Recovery Act of 2008, Public Law 110-289, the department is authorized
 to:

(a) supervise and enforce the provisions of this part, including the suspension, termination, revocation,
or nonrenewal of a license for violation of state or federal law;

18 (b) participate in the NMLS;

(c) ensure that all mortgage broker, mortgage lender, and mortgage loan originator applicants under this
 part apply for state licensure and pay any required nonrefundable fees to and maintain a valid unique identifier
 issued by the NMLS; and

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(d) regularly report violations of state or federal law and enforcement actions to the NMLS.

(10) (a) The department may, if the U.S. consumer financial protection bureau determines that a provision
 of this part does not meet the requirements of the Secure and Fair Enforcement for Mortgage Licensing Act, Title
 V of the Housing and Economic Recovery Act of 2008, Public Law 110-289, or that additional persons are subject
 to this part, refrain from enforcing the provision that is determined to be noncompliant and shall by rule invalidate
 any noncompliant exemption to this part or require that additional persons be temporarily subject to this part to
 be compliant with federal law, including the provisions for licensure and registration with and maintenance of a
 valid unique identifier with the NMLS.

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(b) The department shall propose to the regular session of the legislature that follows the determination

1	by the U.S. consumer financial protection bureau legislation to address the incompatibility with federal law. The
2	provisions that the U.S. consumer financial protection bureau determines to not be in compliance with the
3	requirements of the Secure and Fair Enforcement for Mortgage Licensing Act, Public Law 110-289, must be
4	amended in the correcting legislation.
5	(11) The department may be approved by the NMLS as a provider of educational courses. If the
6	department chooses to become an approved provider of educational courses, it may charge fees to attendees.
7	The amount of the fees must be set by rule and must be commensurate with the total course costs, including the
8	costs of becoming an approved provider. All fees collected under this section must be deposited in the
9	department's account in the state special revenue fund to be used by the department to cover the department's
10	cost of presenting education courses. (See part compiler's comment regarding contingent suspension.)"
11	
12	Section 15. Section 32-9-166, MCA, is amended to read:
13	"32-9-166. Reports. (1) A licensee shall file a written report with the department through the NMLS
14	within 30 business days of any material change to the information provided in a licensee's application.
15	(2) A licensee shall file a written report with the department within 1 business day after the licensee has
16	reason to know of the occurrence of any of the following:
17	(a) the filing of a petition by or against the licensee under the United States Bankruptcy Code, 11 U.S.C.
18	101, et seq., for bankruptcy or reorganization;
19	(b) the filing of a petition by or against the licensee for receivership, the commencement of any other
20	judicial or administrative proceeding for the licensee's dissolution or reorganization, or the making of a general
21	assignment for the benefit of the licensee's creditors;
22	(c) the licensee's decision to cease doing business for any reason;
23	(d) the commencement of a proceeding to revoke or suspend the licensee's license in a state in which
24	the licensee engages in business or is licensed;
25	(e) the cancellation or other impairment of the licensee's or an exempt company's bond; or
26	(f) a felony conviction of the licensee, employee of a licensee, or control person of a licensee.
27	(3) A licensee shall file a written report with the department through the NMLS within 15 business days
28	after the licensee has reason to know of the occurrence of any of the following:
29	(a) fraud, theft, or conversion by a borrower against the licensee;
30	(b) fraud, theft, or conversion by a licensee; or
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1	(c) fraud, theft, or conversion by an employee or independent contractor of a licensee;		
2	(d) violation of a provision of 32-9-124;		
3	(e) the discharge of any employee or termination of an independent contractor for dishonest or fraudulen		
4	acts; or		
5	(f) any administrative, civil, or criminal action initiated against the licensee or any of its control persons		
6	by any government entity.		
7	(4) (a) In the absence of malice, fraud, or bad faith, a person may not be subjected to civil liability arising		
8	from the filing of a complaint with the department or furnishing of other information required by this section o		
9	required by the department under the authority granted in this section.		
10	(b) In the absence of malice, fraud, or bad faith, a civil cause of action of any nature may not be brough		
11	against a person for any information:		
12	(i) relating to suspected prohibited acts and furnished to or received from law enforcement officials, thei		
13	agents, or employees or furnished to or received from other regulatory or licensing authorities;		
14	(ii) furnished to or received from other persons subject to the provisions of this part; or		
15	(iii) furnished in complaints filed with the department."		
16			
17	Section 16. Section 32-9-169, MCA, is amended to read:		
18	"32-9-169. Mortgage servicer prohibitions. A mortgage servicer may not:		
19	(1) fail to comply with the mortgage loan servicing transfer, escrow account administration, or borrowe		
20	inquiry response requirements imposed by the Real Estate Settlement Procedures Act of 1974, 12 U.S.C. 2601		
21	et seq., and regulations adopted under that act;		
22	(2) fail to comply with applicable state and federal laws, rules, and regulations related to mortgage		
23	servicing;		
24	(3) fail to provide written notice to a borrower upon taking action to place hazard, homeowner's, or flood		
25	insurance on the mortgaged property or to place the insurance when the mortgage servicer knows or has reasor		
26	to know that there is insurance in effect;		
27	(4) place hazard, homeowner's, or flood insurance on a mortgaged property for an amount that exceeds		
28	either the value of the insurable improvements or the last-known coverage amount of insurance;		
29	(5) fail to provide to the borrower a refund of unearned premiums paid by a borrower or charged to the		
30	borrower for hazard, homeowner's, or flood insurance placed by a mortgage lender or mortgage servicer if the		
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1	borrower provides reasonable proof that the	borrower has obtaine	d coverage so that the forced placement is no
2	longer necessary and the property is insured	d. If the borrower prov	ides reasonable proof within 12 months of the
3	placement that no lapse in coverage occurr	red so that the forced	placement was not necessary, the mortgage
4	servicer shall refund the entire premium.		
5	(6) fail to make all payments from a	any escrow account h	eld for the borrower for insurance, taxes, and
6	other charges with respect to the property in	a timely manner so as	to ensure that late penalties are not assessed
7	or other negative consequences result regard	dless of whether the lo	oan is delinquent unless there are not sufficient
8	funds in the account to cover the payments	and the mortgage se	ervicer has a reasonable basis to believe that
9	recovery of the funds will not be possible."		
10			
11	Section 17. Section 32-9-170, MC	A, is amended to read	d:
12	"32-9-170. Mortgage servicer dut	t ies. In addition to any	v duties imposed by federal law or regulations
13	or the common law, a mortgage servicer sha	all:	
14	(1) safeguard and account for any	money handled for th	e borrower;
15	(2) follow reasonable and lawful ins	structions from the bo	rrower;
16	(3) act with reasonable skill, care, a	and diligence;	
17	(4) comply with the servicing stand	lards set by the depar	tment by rule;
18	(4)(5) file with the department a com	plete, current schedu	e of the ranges of costs and fees the mortgage
19	servicer charges borrowers for servicing-rela	ated activities with the	e mortgage servicer's application and renewal
20	and with any supplemental filings made from	n time to time;	
21	(5)(6) file with the department upon	request a report in a f	orm and format set forth by the department by
22	rule detailing the mortgage servicer's activiti	ies in this state;	
23	(6)(7) at the time the mortgage set	rvicer accepts assign	ment of servicing rights for a mortgage loan,
24	disclose to the borrower:		
25	(a) any notice required under feder	ral law or regulation; a	and
26	(b) a schedule of the ranges an	nd categories of the	mortgage servicer's costs and fees for its
27	servicing-related activities, which may not e	exceed those reported	to the department; and
28	(7) (8) in the event of a delinquency	or other act of defaul	t on the part of the borrower, act in good faith
29	to inform the borrower of the facts concerning	ng the loan and the n	ature and extent of the delinquency or default
30	and, if the borrower replies, negotiate with the	e borrower, subject to	the mortgage servicer's duties and obligations
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1	under the mortgage servicing contract, if any, to attempt a resolution or workout pertaining to the delinquency or
2	default."
3	
4	NEW SECTION. Section 18. Codification instruction. [Section 13] is intended to be codified as an
5	integral part of Title 32, chapter 9, part 1, and the provisions of Title 32, chapter 9, part 1, apply to [section 13].
6	
7	NEW SECTION. Section 19. Effective date. [This act] is effective October 1, 2015.
8	- END -

