2013

1	A bill to be entitled
2	An act relating to licensure by the Office of
3	Financial Regulation; amending s. 494.00321, F.S.;
4	authorizing, rather than requiring, the office to deny
5	a mortgage broker license application if the applicant
6	had a mortgage broker license revoked previously;
7	amending s. 494.00611, F.S.; authorizing, rather than
8	requiring, the office to deny a mortgage lender
9	license application if the applicant had a mortgage
10	lender license revoked previously; amending s. 517.12,
11	F.S.; revising the procedures and requirements for
12	submitting fingerprints as part of an application to
13	sell, or offer to sell, securities; removing
14	conflicting language; amending s. 560.141, F.S.;
15	revising the procedures and requirements for
16	submitting fingerprints to apply for a license as a
17	money services business; requiring the Office of
18	Financial Regulation to pay an annual fee to the
19	Department of Law Enforcement; removing conflicting
20	language; requiring certain licensees to submit live-
21	scan fingerprints before the next renewal period;
22	amending s. 560.143, F.S.; conforming provisions to
23	changes made by the act; providing effective dates.
24	
25	Be It Enacted by the Legislature of the State of Florida:
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27	Section 1. Effective upon this act becoming a law,
28	subsection (5) of section 494.00321, Florida Statutes, is
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29 amended to read:

30

494.00321 Mortgage broker license.-

(5) The office <u>may shall</u> deny a license if the applicant has had a mortgage broker license, or its equivalent, revoked in any jurisdiction <u>and shall deny a license</u>, or if any of the applicant's control persons has had a loan originator license, or its equivalent, revoked in any jurisdiction.

36 Section 2. Effective upon this act becoming a law, 37 subsection (5) of section 494.00611, Florida Statutes, is 38 amended to read:

39

494.00611 Mortgage lender license.-

40 (5) The office may <u>deny</u> not issue a license if the 41 applicant has had a mortgage lender license or its equivalent 42 revoked in any jurisdiction <u>and shall deny a license if</u>, or any 43 of the applicant's control persons has ever had a loan 44 originator license or its equivalent revoked in any 45 jurisdiction.

46 Section 3. Subsection (7) of section 517.12, Florida
47 Statutes, is amended to read:

48 517.12 Registration of dealers, associated persons,
49 investment advisers, and branch offices.-

50 (7) The application <u>must</u> shall also contain such 51 information as the commission or office may require about the 52 applicant; any member, principal, or director of the applicant 53 or any person having a similar status or performing similar 54 functions; any person directly or indirectly controlling the 55 applicant; or any employee of a dealer or of an investment 56 adviser rendering investment advisory services. Each applicant

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57 and any direct owners, principals, or indirect owners that are 58 required to be reported on Form BD or Form ADV pursuant to 59 subsection (15) shall submit fingerprints for live-scan 60 processing in accordance with rules adopted by the commission. 61 The fingerprints may be submitted through a third-party vendor 62 authorized by the Department of Law Enforcement to provide livescan fingerprinting. The costs of fingerprint processing shall 63 64 be borne by the person subject to the background check. The 65 Department of Law Enforcement shall conduct a state criminal history background check, and a federal criminal history 66 67 background check must be conducted through the Federal Bureau of 68 Investigation. The office shall review the results of the state 69 and federal criminal history background checks and determine 70 whether file a complete set of fingerprints. A fingerprint card 71 submitted to the office must be taken by an authorized law 72 enforcement agency or in a manner approved by the commission by 73 rule. The office shall submit the fingerprints to the Department 74 of Law Enforcement for state processing, and the Department of 75 Law Enforcement shall forward the fingerprints to the Federal 76 Bureau of Investigation for federal processing. The cost of the 77 fingerprint processing may be borne by the office, the employer, 78 or the person subject to the background check. The Department of 79 Law Enforcement shall submit an invoice to the office for the fingerprints received each month. The office shall screen the 80 background results to determine if the applicant meets licensure 81 82 requirements. The commission may waive, by rule, the requirement 83 that applicants, including any direct owners, principals, or 84 indirect owners that are required to be reported on Form BD or

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Form ADV pursuant to subsection (15), <u>submit</u> file a set of fingerprints or the requirement that such fingerprints be processed by the Department of Law Enforcement or the Federal Bureau of Investigation. The commission or office may require information about any such applicant or person concerning such matters as:

91 (a) His or her full name, and any other names by which he 92 or she may have been known, and his or her age, social security 93 number, photograph, qualifications, and educational and business 94 history.

95 (b) Any injunction or administrative order by a state or 96 federal agency, national securities exchange, or national 97 securities association involving a security or any aspect of the 98 securities business and any injunction or administrative order 99 by a state or federal agency regulating banking, insurance, finance, or small loan companies, real estate, mortgage brokers, 100 or other related or similar industries, which injunctions or 101 102 administrative orders relate to such person.

(c) His or her conviction of, or plea of nolo contendere to, a criminal offense or his or her commission of any acts which would be grounds for refusal of an application under s. 517.161.

107 (d) The names and addresses of other persons of whom the 108 office may inquire as to his or her character, reputation, and 109 financial responsibility.

110Section 4. Subsection (1) of section 560.141, Florida111Statutes, is amended to read:

112 560.141 License application.-

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(1) To apply for a license as a money services business under this chapter, the applicant must submit:

(a) Submit An application to the office on forms
 prescribed by rule which includes the following information:

117 1. The legal name and address of the applicant, including 118 any fictitious or trade names used by the applicant in the 119 conduct of its business.

120 2. The date of the applicant's formation and the state in121 which the applicant was formed, if applicable.

3. The name, social security number, alien identification or taxpayer identification number, business and residence addresses, and employment history for the past 5 years for each officer, director, responsible person, the compliance officer, each controlling shareholder, and any other person who has a controlling interest in the money services business as provided in s. 560.127.

4. A description of the organizational structure of the
applicant, including the identity of any parent or subsidiary of
the applicant, and the disclosure of whether any parent or
subsidiary is publicly traded.

5. The applicant's history of operations in other states if applicable and a description of the money services business or deferred presentment provider activities proposed to be conducted by the applicant in this state.

6. If the applicant or its parent is a publicly traded company, copies of all filings made by the applicant with the United States Securities and Exchange Commission, or with a similar regulator in a country other than the United States,

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141 within the preceding year.

142 7. The location at which the applicant proposes to 143 establish its principal place of business and any other 144 location, including branch offices and authorized vendors 145 operating in this state. For each branch office and each 146 location of an authorized vendor, the applicant shall include 147 the nonrefundable fee required by s. 560.143.

148 8. The name and address of the clearing financial 149 institution or financial institutions through which the 150 applicant's payment instruments are drawn or through which the 151 payment instruments are payable.

152 9. The history of the applicant's material litigation,
153 criminal convictions, pleas of nolo contendere, and cases of
154 adjudication withheld.

155 10. The history of material litigation, arrests, criminal 156 convictions, pleas of nolo contendere, and cases of adjudication 157 withheld for each executive officer, director, controlling 158 shareholder, and responsible person.

159 11. The name of the registered agent in this state for160 service of process unless the applicant is a sole proprietor.

161 12. Any other information specified in this chapter or by 162 rule.

163

(b) In addition to the application form, submit:

164 1. A nonrefundable application fee as provided in s. 165 560.143.

166 <u>(c)2.</u> Fingerprints for each person listed in subparagraph 167 (a)3. for live-scan processing in accordance with rules adopted 168 by the commission.

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169 The fingerprints may be submitted through a third-party 1. 170 vendor authorized by the Department of Law Enforcement to 171 provide live-scan fingerprinting. 172 The Department of Law Enforcement must conduct the 2. 173 state criminal history background check, and a federal criminal 174 history background check must be conducted through the Federal 175 Bureau of Investigation. 176 3. All fingerprints submitted to the Department of Law 177 Enforcement must be submitted electronically and entered into the statewide automated fingerprint identification system 178 179 established in s. 943.05(2)(b) and available for use in 180 accordance with s. 943.05(2)(g) and (h). The office shall pay an 181 annual fee to the Department of Law Enforcement to participate 182 in the system and shall inform the Department of Law Enforcement 183 of any person whose fingerprints no longer must be retained. 184 The costs of fingerprint processing, including the cost 4. 185 of retaining the fingerprints, shall be borne by the person 186 subject to the background check. 187 5. The office shall review the results of the state and 188 federal criminal history background checks and determine whether 189 the applicant meets licensure requirements. 190 6. For purposes of this paragraph, fingerprints are not 191 required to be submitted if A fingerprint card for each of the 192 persons listed in subparagraph (a)3. unless the applicant is a 193 publicly traded corporation $_{\tau}$ or is exempted from this chapter 194 under s. 560.104(1). The fingerprints must be taken by an 195 authorized law enforcement agency. The office shall submit the 196 fingerprints to the Department of Law Enforcement for state

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197 processing, and the Department of Law Enforcement shall forward 198 the fingerprints to the Federal Bureau of Investigation for 199 federal processing. The cost of the fingerprint processing may 200 be borne by the office, the employer, or the person subject to 201 the criminal records background check. The office shall screen 202 the background results to determine if the applicant meets 203 licensure requirements. As used in this section, The term "publicly traded" means a stock is currently traded on a 204 205 national securities exchange registered with the federal 206 Securities and Exchange Commission or traded on an exchange in a 207 country other than the United States regulated by a regulator 208 equivalent to the Securities and Exchange Commission and the 209 disclosure and reporting requirements of such regulator are 210 substantially similar to those of the commission.

211 7. Licensees initially approved before October 1, 2013, 212 who are seeking renewal must submit fingerprints for each person 213 listed in subparagraph (a)3. for live-scan processing pursuant 214 to this paragraph. Such fingerprints must be submitted before 215 renewing a license that is scheduled to expire between April 30, 216 2014, and December 31, 2015.

217(d)3.A copy of the applicant's written anti-money218laundering program required under 31 C.F.R. s. 103.125.

219 <u>(e)</u>4. Within the time allotted by rule, any information 220 needed to resolve any deficiencies found in the application.

221 Section 5. Section 560.143, Florida Statutes, is amended 222 to read:

- 223 560.143 Fees.-
- 224

(1) LICENSE APPLICATION FEES.—The applicable non-

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225	refundable fees must accompany an application for licensure:
226	(a) Part II\$375.
227	(b) Part III\$188.
228	(c) Per branch office\$38.
229	(d) For each location of an authorized
230	vendor\$38.
231	(e) Declaration as a deferred presentment
232	provider\$1,000.
233	(f) Fingerprint <u>retention</u> fees as prescribed by rule.
234	(g) License application fees for branch offices and
235	authorized vendors are limited to \$20,000 when such fees are
236	assessed as a result of a change in controlling interest as
237	defined in s. 560.127.
238	(2) LICENSE RENEWAL FEES.—The applicable non-refundable
239	license renewal fees must accompany a renewal of licensure:
240	(a) Part II\$750.
241	(b) Part III\$375.
242	(c) Per branch office\$38.
243	(d) For each location of an authorized
244	vendor\$38.
245	(e) Declaration as a deferred presentment
246	provider\$1,000.
247	(f) Renewal fees for branch offices and authorized vendors
248	are limited to \$20,000 biennially.
249	(g) Fingerprint retention fees as prescribed by rule.
250	(3) LATE LICENSE RENEWAL FEES.—
251	(a) Part II\$500.
252	(b) Part III\$250.



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(c) Declaration as a deferred presentment provider.....\$500. Section 6. Except as otherwise expressly provided in this act and except for this section, which shall take effect upon this act becoming a law, this act shall take effect October 1, 258 2013.

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