By the Committee on Banking and Insurance; and Senator Brandes

	597-03996-13 2013814c1
1	A bill to be entitled
2	An act relating to branch offices conducting
3	securities transactions; amending s. 517.12, F.S.;
4	providing for a branch office notice filing with the
5	Office of Financial Regulation in lieu of
6	registration; creating s. 517.1202, F.S.; prohibiting
7	a securities dealer or investment advisor from
8	conducting business from a branch office unless a
9	specified notice has been filed with the office;
10	providing requirements and procedures with respect to
11	notice filing for branch offices; authorizing the
12	Financial Services Commission to adopt rules relating
13	to such notice filings; providing a fee for a branch
14	office notice filing; providing for expiration,
15	renewal, suspension, revocation, and termination of
16	branch office notice filings under specified
17	circumstances; providing applicability and
18	construction with respect to fees collected for branch
19	office notice filings; amending ss. 517.1205, 517.121,
20	517.161, 517.1611, and 517.211, F.S.; conforming
21	provisions to changes made by the act with respect to
22	requiring branch office notice filings with the Office
23	of Financial Regulation in lieu of registration;
24	providing an effective date.
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26	Be It Enacted by the Legislature of the State of Florida:
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28	Section 1. Subsections (5), (6), (10), (11), (12), (14),
29	and (15) of section 517.12, Florida Statutes, are amended to

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597-03996-132013814c130read:31517.12 Registration of dealers, associated persons, and32investment advisers, and branch offices.-33(5) No dealer or investment adviser shall conduct business34from a branch office within this state unless the branch office35is notice-filed with the office pursuant to s. 517.1202

35 is <u>notice-filed with the office pursuant to s. 517.1202</u> 36 <del>registered with the office pursuant to the provisions of this</del> 37 <del>section</del>.

(6) A dealer, associated person, or investment adviser, or 38 39 branch office, in order to obtain registration, must file with 40 the office a written application, on a form which the commission 41 may by rule prescribe. The commission may establish, by rule, 42 procedures for depositing fees and filing documents by 43 electronic means provided such procedures provide the office 44 with the information and data required by this section. Each dealer or investment adviser must also file an irrevocable 45 written consent to service of civil process similar to that 46 47 provided for in s. 517.101. The application shall contain such information as the commission or office may require concerning 48 49 such matters as:

50 (a) The name of the applicant and the address of its51 principal office and each office in this state.

(b) The applicant's form and place of organization; and, if the applicant is a corporation, a copy of its articles of incorporation and amendments to the articles of incorporation or, if a partnership, a copy of the partnership agreement.

(c) The applicant's proposed method of doing business and financial condition and history, including a certified financial statement showing all assets and all liabilities, including

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597-03996-13 2013814c1 59 contingent liabilities of the applicant as of a date not more 60 than 90 days prior to the filing of the application. (d) The names and addresses of all associated persons of 61 62 the applicant to be employed in this state and the offices to 63 which they will be assigned. (10) An applicant for registration shall pay an assessment 64 65 fee of \$200, in the case of a dealer or investment adviser, or \$50, in the case of an associated person. An associated person 66 may be assessed an additional fee to cover the cost for the 67 68 fingerprint cards to be processed by the office. Such fee shall 69 be determined by rule of the commission. Each dealer and each 70 investment adviser shall pay an assessment fee of \$100 for each office in this state. Such fees become the revenue of the state, 71 72 except for those assessments provided for under s. 517.131(1) 73 until such time as the Securities Guaranty Fund satisfies the 74 statutory limits, and are not returnable in the event that 75 registration is withdrawn or not granted. 76 (11) If the office finds that the applicant is of good 77 repute and character and has complied with the provisions of 78 this chapter and the rules made pursuant hereto, it shall 79 register the applicant. The registration of each dealer, 80 investment adviser, branch office, and associated person expires 81 on December 31 of the year the registration became effective 82 unless the registrant has renewed his or her registration on or before that date. The commission may establish by rule 83 84 procedures for renewing the registration of a branch office 85 through the Central Registration Depository. Registration may be 86 renewed by furnishing such information as the commission may 87 require, together with payment of the fee required in subsection

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597-03996-13 2013814c1 88 (10) for dealers, investment advisers, or associated persons, or 89 branch offices and the payment of any amount lawfully due and 90 owing to the office pursuant to any order of the office or 91 pursuant to any agreement with the office. Any dealer, 92 investment adviser, or associated person, or branch office 93 registrant who has not renewed a registration by the time the 94 current registration expires may request reinstatement of such 95 registration by filing with the office, on or before January 31 of the year following the year of expiration, such information 96 97 as may be required by the commission, together with payment of 98 the fee required in subsection (10) for dealers, investment 99 advisers, or associated persons, or branch office and a late fee 100 equal to the amount of such fee. Any reinstatement of 101 registration granted by the office during the month of January 102 shall be deemed effective retroactive to January 1 of that year.

(12) (a) The office may issue a license to a dealer, investment adviser, <u>or</u> associated person, <u>or branch office</u> to evidence registration under this chapter. The office may require the return to the office of any license it may issue prior to issuing a new license.

(b) Every dealer, investment adviser, or federal covered adviser shall promptly file with the office, as prescribed by rules adopted by the commission, notice as to the termination of employment of any associated person registered for such dealer or investment adviser in this state and shall also furnish the reason or reasons for such termination.

(c) Each dealer or investment adviser shall designate in writing to, and register with, the office a manager for each office the dealer or investment adviser has in this state.

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           (14) Every dealer or \tau investment adviser \tau or branch office
     registered or required to be registered, or branch office
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119
     notice-filed or required to be notice-filed, with the office
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     shall keep records of all currency transactions in excess of
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     $10,000 and shall file reports, as prescribed under the
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     financial recordkeeping regulations in 31 C.F.R. part 103, with
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     the office when transactions occur in or from this state. All
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     reports required by this subsection to be filed with the office
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     shall be confidential and exempt from s. 119.07(1) except that
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     any law enforcement agency or the Department of Revenue shall
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     have access to, and shall be authorized to inspect and copy,
128
     such reports.
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129 (15) (a) In order to facilitate uniformity and streamline 130 procedures for persons who are subject to registration or 131 notification in multiple jurisdictions, the commission may adopt 132 by rule uniform forms that have been approved by the Securities 133 and Exchange Commission, and any subsequent amendments to such 134 forms, if the forms are substantially consistent with the 135 provisions of this chapter. Uniform forms that the commission 136 may adopt to administer this section include, but are not 1.37 limited to:

Form BR, Uniform Branch Office Registration Form,
 adopted October 2005.

140 2. Form U4, Uniform Application for Securities Industry141 Registration or Transfer, adopted October 2005.

142 3. Form U5, Uniform Termination Notice for Securities143 Industry Registration, adopted October 2005.

4. Form ADV, Uniform Application for Investment AdviserRegistration, adopted October 2003.

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597-03996-13 2013814c1 5. Form ADV-W, Notice of Withdrawal from Registration as an 146 147 Investment Adviser, adopted October 2003. 6. Form BD, Uniform Application for Broker-Dealer 148 149 Registration, adopted July 1999. 150 7. Form BDW, Uniform Request for Broker-Dealer Withdrawal, 151 adopted August 1999. 152 (b) In lieu of filing with the office the applications specified in subsection (6), the fees required by subsection 153 154 (10), the renewals required by subsection (11), and the 155 termination notices required by subsection (12), the commission 156 may by rule establish procedures for the deposit of such fees 157 and documents with the Central Registration Depository or the 158 Investment Adviser Registration Depository of the Financial 159 Industry Regulatory Authority, as developed under contract with 160 the North American Securities Administrators Association, Inc. 161 Section 2. Section 517.1202, Florida Statutes, is created 162 to read: 163 517.1202 Notice filing requirements for branch offices.-(1) It is unlawful for a dealer or investment adviser to 164 165 conduct business from a branch office in this state unless the 166 dealer or investment adviser has made a branch office notice 167 filing with the office. A notice filing under this section 168 consists of a form that the commission may prescribe by rule. The commission may establish, by rule, procedures for the 169 deposit of fees and filing of documents by electronic means if 170 171 the procedures provide the office with the information and data 172 required by this section. (2) A notice filing shall be effective upon receipt by the 173 174 office of the form and filing fee. Each dealer and each

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597-03996-13 2013814c1 175 investment adviser shall pay a filing fee of \$100 for each 176 branch office in this state. 177 (3) A notice filing shall expire on December 31 of the year 178 in which the filing became effective unless the dealer or 179 investment adviser has renewed the filing on or before that 180 date. A dealer or investment adviser may renew a branch office 181 notice filing by furnishing to the office such information as 182 the commission or office may require, together with a renewal 183 fee of \$100 and the payment of any amount due and owing the 184 office pursuant to any agreement with the office. Any dealer or 185 investment adviser who has not renewed a branch office notice 186 filing by the time a current notice filing expires may request 187 reinstatement of such notice filing by filing with the office, 188 on or before January 31 of the year following the year the 189 notice filing expires, such information as the commission or 190 office may require, together with the filing fee of \$100 and a 191 late fee equal to \$100. Any reinstatement of a branch office 192 notice filing granted by the office during the month of January 193 shall be deemed effective retroactive to January 1 of that year. 194 (4) A branch office notice filing under this section shall 195 be summarily suspended by the office if the notice filer fails 196 to provide to the office, within 30 days after a written request 197 by the office, all of the information required by this section 198 and the rules adopted under this section. The summary suspension 199 shall be in effect for the branch office until such time as the 200 notice filer submits the requested information to the office, 201 pays a fine as prescribed by s. 517.221(3), and a final order is 202 entered. At such time, the suspension shall be lifted. For purposes of s. 120.60(6), failure to provide all information 203

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204	required by this section and the underlying rules constitutes
205	immediate and serious danger to the public health, safety, and
206	welfare. If the notice filer fails to provide all of the
207	requested information within a period of 90 days, the notice
208	filing shall be revoked by the office.
209	(5) Notification under this section may be revoked by the
210	office if the notice filer makes payment to the office for a
211	branch office notice filing with a check or electronic
212	transmission of funds which is dishonored by the notice filer's
213	financial institution.
214	(6) The commission may require, by rule, a dealer or
215	investment adviser who has made a branch office notice filing
216	pursuant to this section to file amendments with the office.
217	(7) A branch office notice filing may be terminated by
218	filing notice of such termination with the office. Unless
219	another date is specified by the dealer or investment adviser,
220	such notice shall be effective upon its receipt by the office.
221	(8) All fees collected under this section become the
222	revenue of the state, except for those assessments provided for
223	under s. 517.131(1) until such time as the Securities Guaranty
224	Fund satisfies the statutory limits, and are not returnable in
225	the event that a branch office notice filing is withdrawn.
226	Section 3. Section 517.1205, Florida Statutes, is amended
227	to read:
228	517.1205 Registration of associated persons specific as to
229	securities dealer, investment adviser, or federal covered
230	adviser identified at time of registration approvalInasmuch as
231	this chapter is intended to protect investors in securities
232	offerings and other investment transactions regulated by that

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597-03996-13 2013814c1 233 chapter, its provisions are to be construed to require full and 234 fair disclosure of all, but only, those matters material to the 235 investor's evaluation of the offering or other transaction. It 236 should, furthermore, be construed to impose the standards 237 provided by law on all those seeking to participate in the state's securities industry through registration as a securities 238 239 dealer, investment adviser, or associated person. To this end, 240 it is declared to be the intent of the Legislature that the 241 registration of associated persons required by law is specific 242 to the securities dealer, investment adviser, or federal covered 243 adviser identified at the time such registration is approved. 244 Notwithstanding any interpretation of law to the contrary, the 245 historical practice of the Department of Banking and Finance, 246 reflected in its rules, that requires a new application for 247 registration from a previously registered associated person when 248 that person seeks to be associated with a new securities dealer 249 or investment adviser is hereby ratified and approved as 250 consistent with legislative intent. It is, finally, declared to 251 be the intent of the Legislature that while approval of an 252 application for registration of a securities dealer, investment 253 adviser, or associated person, or branch office requires a finding of the applicant's good repute and character, such 254 255 finding is precluded by a determination that the applicant may 256 be denied registration on grounds provided by law. 257 Section 4. Subsections (2) and (3) of section 517.121, 258 Florida Statutes, are amended to read: 259 517.121 Books and records requirements; examinations.-

(2) The office shall, at intermittent periods, examine the
affairs and books and records of each registered dealer,

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597-03996-13 2013814c1 investment adviser, branch office, or associated person, or 262 263 branch office notice-filed with the office, or require such 264 records and reports to be submitted to it as required by rule of 265 the commission, to determine compliance with this act. (3) Registration under s. 517.12 or notification under s. 266 267 517.1202 may be summarily suspended by the office pursuant to s. 120.60(6) if the registrant or notice-filed branch office fails 268 269 to promptly provide to the office, after a written request, any 270 of the records required by this section and the rules adopted 271 under this section. The suspension may be rescinded if the 272 registrant or notice-filed branch office submits the requested 273 records to the office. For purposes of s. 120.60(6), failure to 274 provide substantially all of such records constitutes immediate 275 and serious danger to the public health, safety, and welfare. 276 Section 5. Paragraphs (j) and (n) of subsection (1) of 277 section 517.161, Florida Statutes, are amended to read: 278 517.161 Revocation, denial, or suspension of registration 279 of dealer, investment adviser, or associated person, or branch 280 office.-

(1) Registration under s. 517.12 may be denied or any registration granted may be revoked, restricted, or suspended by the office if the office determines that such applicant or registrant; any member, principal, or director of the applicant or registrant or any person having a similar status or performing similar functions; or any person directly or indirectly controlling the applicant or registrant:

(j) Has been convicted of, or has entered a plea of guilty
or nolo contendere to, regardless of whether adjudication was
withheld, a crime against the laws of this state or any other

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291	state or of the United States or of any other country or
292	government which relates to registration as a dealer, investment
293	adviser, issuer of securities, <u>or</u> associated person <del>, or branch</del>
294	office; which relates to the application for such registration;
295	or which involves moral turpitude or fraudulent or dishonest
296	dealing;
297	(n) Made payment to the office for a registration <del>or notice</del>
298	filing with a check or electronic transmission of funds that is
299	dishonored by the applicant's $\underline{\mathrm{or}}_{\boldsymbol{\tau}}$ registrant's, or notice
300	filer's financial institution.
301	Section 6. Paragraph (b) of subsection (2) of section
302	517.1611, Florida Statutes, is amended to read:
303	517.1611 Guidelines
304	(2) The commission shall adopt by rule disqualifying
305	periods pursuant to which an applicant will be disqualified from
306	eligibility for registration based upon criminal convictions,
307	pleas of nolo contendere, or pleas of guilt, regardless of
308	whether adjudication was withheld, by the applicant; any
309	partner, member, officer, or director of the applicant or any
310	person having a similar status or performing similar functions;
311	or any person directly or indirectly controlling the applicant.
312	(b) The disqualifying periods shall be related to crimes
313	involving registration as a dealer, investment adviser, issuer
314	of securities, <u>or</u> associated person <del>, or branch office</del> or the
315	application for such registration or involving moral turpitude
316	or fraudulent or dishonest dealing.
317	Section 7. Subsection (1) of section 517.211, Florida
318	Statutes, is amended to read:

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517.211 Remedies available in cases of unlawful sale.-

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597-03996-13 2013814c1 320 (1) Every sale made in violation of either s. 517.07 or s. 321 517.12(1), (4), (5), (9), (11), (13), (16), or (18) may be 322 rescinded at the election of the purchaser, except a sale made 323 in violation of the provisions of s.  $517.1202(3) = \frac{517.12(11)}{2}$ 324 relating to a renewal of a branch office notification registration shall not be subject to this section, and a sale 325 326 made in violation of the provisions of s. 517.12(13) relating to 327 filing a change of address amendment shall not be subject to 328 this section. Each person making the sale and every director, 329 officer, partner, or agent of or for the seller, if the 330 director, officer, partner, or agent has personally participated 331 or aided in making the sale, is jointly and severally liable to 332 the purchaser in an action for rescission, if the purchaser 333 still owns the security, or for damages, if the purchaser has 334 sold the security. No purchaser otherwise entitled will have the 335 benefit of this subsection who has refused or failed, within 30 336 days of receipt, to accept an offer made in writing by the 337 seller, if the purchaser has not sold the security, to take back 338 the security in question and to refund the full amount paid by 339 the purchaser or, if the purchaser has sold the security, to pay 340 the purchaser an amount equal to the difference between the 341 amount paid for the security and the amount received by the 342 purchaser on the sale of the security, together, in either case, 343 with interest on the full amount paid for the security by the purchaser at the legal rate, pursuant to s. 55.03, for the 344 345 period from the date of payment by the purchaser to the date of 346 repayment, less the amount of any income received by the 347 purchaser on the security. 348

Section 8. This act shall take effect October 1, 2013.

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