MISSISSIPPI LEGISLATURE

By: Representative Guice

To: Banks and Banking

# HOUSE BILL NO. 1522

AN ACT TO REENACT SECTIONS 81-18-1 THROUGH 81-18-49, 1 MISSISSIPPI CODE OF 1972, WHICH ARE THE MISSISSIPPI MORTGAGE CONSUMER PROTECTION LAW; TO AMEND REENACTED SECTION 81-18-3, 2 3 MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITIONS OF "LOAN 4 ORIGINATOR, " "MORTGAGE COMPANY" AND "PRINCIPAL"; TO AMEND 5 REENACTED SECTION 81-18-5, MISSISSIPPI CODE OF 1972, TO REQUIRE 6 WHOLLY OWNED SUBSIDIARIES OF HOLDING COMPANIES THAT ARE EXEMPT 7 FROM THIS LAW TO FILE A NOTIFICATION STATEMENT CONTAINING CERTAIN 8 INFORMATION AND PAY A FEE; TO PROVIDE THAT FINANCIAL INSTITUTIONS 9 THAT ARE EXEMPT FROM THIS LAW ARE THOSE WITH FEDERALLY INSURED 10 11 DEPOSITS; TO DELETE THE EXEMPTION FROM THIS LAW FOR APPROVED MORTGAGEES, SELLERS, SERVICERS OR ISSUERS OF CERTAIN FEDERAL 12 AGENCIES AND INSTRUMENTALITIES; TO DELETE THE EXEMPTION FROM THIS LAW FOR CERTAIN PERSONS WHO FUND MORTGAGE LOANS THAT HAVE BEEN 13 14 ORIGINATED AND PROCESSED BY A LICENSED OR EXEMPT PERSON OR 15 COMPANY; TO PROVIDE THAT NONPROFIT CORPORATIONS MUST BE EXEMPT 16 FROM FEDERAL TAXATION IN ORDER TO BE EXEMPT FROM THIS LAW; TO DELETE THE EXEMPTION FROM THIS LAW FOR EMPLOYEES AND EXCLUSIVE 17 18 AGENTS OF LICENSEES OR EXEMPTED PERSONS; TO PROVIDE THAT EXEMPT 19 20 LOAN ORIGINATORS FOR MORTGAGE COMPANIES WILL BE SUBJECT TO CERTAIN PROVISIONS OF THIS LAW; TO CODIFY NEW SECTION 81-18-8, MISSISSIPPI 21 CODE OF 1972, TO PROVIDE THAT MUNICIPALITIES AND COUNTIES MAY 22 ENACT ORDINANCES THAT ARE IN COMPLIANCE WITH, BUT NOT MORE 23 RESTRICTIVE THAN, THE PROVISIONS OF THIS LAW; TO AMEND REENACTED 24 SECTION 81-18-9, MISSISSIPPI CODE OF 1972, TO REQUIRE FINGERPRINTING OF ALL SHAREHOLDERS OWNING A CERTAIN PERCENTAGE OF 25 26 THE CORPORATION; TO DELETE THE EXEMPTION FROM THE FINGERPRINTING 27 REQUIREMENT FOR CERTAIN CORPORATIONS; TO AMEND REENACTED SECTION 28 81-18-11, MISSISSIPPI CODE OF 1972, TO REVISE THE DEFINITION OF 29 30 "MORTGAGE LENDER"; TO AMEND REENACTED SECTION 81-18-13, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT A LICENSE WILL NOT BE ISSUED TO ANY PERSON WHO HAS BEEN CONVICTED OF ANY FELONY, ANY 31 32 MISDEMEANOR INVOLVING FRAUD, OR CERTAIN SPECIFIED CRIMES; TO AMEND 33 REENACTED SECTION 81-18-17, MISSISSIPPI CODE OF 1972, TO PROHIBIT 34 A LICENSEE FROM OPENING CERTAIN BRANCH OFFICES WITHOUT PRIOR 35 APPROVAL OF THE DEPARTMENT OF BANKING; TO AMEND REENACTED SECTION 81-18-19, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT NO PERSON MAY ACQUIRE TWENTY-FIVE PERCENT OR MORE OF A LICENSEE UNLESS THE 36 37 38 PERSON FIRST FILES AN APPLICATION; TO AMEND REENACTED SECTION 39 81-18-21, MISSISSIPPI CODE OF 1972, TO REQUIRE LICENSEES TO KEEP 40 THEIR ACCOUNTS AND RECORDS IN SECURE LOCATIONS; TO AMEND REENACTED 41 SECTION 81-18-25, MISSISSIPPI CODE OF 1972, TO DELETE THE 42 REQUIREMENT THAT A LICENSEE MUST MAINTAIN AND TRANSACT BUSINESS 43 FROM A PRINCIPAL PLACE OF BUSINESS IN THE STATE; TO PROVIDE THAT 44 THE BUSINESS SIGNS OF LICENSEES MUST CONTAIN THE WORDS 45 "MISSISSIPPI SUPERVISED MORTGAGE COMPANY"; TO AMEND REENACTED SECTION 81-18-27, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT ANY 46 47 MORTGAGE COMPANY THAT CONTRACTS TO RECEIVE FROM A BORROWER A 48 MORTGAGE BROKERAGE FEE UPON OBTAINING A COMMITMENT MUST DISCLOSE 49 CERTAIN INFORMATION IN THE MORTGAGE BROKERAGE AGREEMENT; TO 50 PROHIBIT LICENSEES FROM PAYING TO ANY PERSON NOT LICENSED OR 51 EXEMPT FROM THIS LAW ANY COMMISSION, BONUS OR FEE IN CONNECTION 52 H. B. No. 1522 G3/5

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53 WITH ARRANGING OR ORIGINATING A MORTGAGE LOAN FOR A BORROWER; TO PROHIBIT LICENSEES FROM REFUSING TO PROVIDE THE LOAN PAYOFF WITHIN 54 THREE BUSINESS DAYS OF A REQUEST FROM A BORROWER OR THIRD PARTY; 55 TO PROVIDE THAT A MORTGAGE COMPANY SHALL ONLY BROKER A RESIDENTIAL 56 MORTGAGE LOAN TO A LICENSED MORTGAGE COMPANY OR TO A PERSON EXEMPT 57 58 FROM THIS LAW; TO AMEND REENACTED SECTION 81-18-31, MISSISSIPPI 59 CODE OF 1972, TO PROHIBIT LICENSEES FROM ADVERTISING THEIR SERVICES WITHOUT THE WORDS "MISSISSIPPI SUPERVISED MORTGAGE 60 COMPANY"; TO AMEND REENACTED SECTION 81-18-39, MISSISSIPPI CODE OF 61 62 1972, TO DELETE THE PROVISION FOR THE DEPARTMENT OF BANKING TO OBTAIN A COURT ORDER TO REQUIRE COMPLIANCE WITH THE DEPARTMENT'S 63 ORDERS; TO PROVIDE THAT A LICENSEE WHO VIOLATES AN ORDER OF A 64 DEPARTMENT IS SUBJECT TO A CIVIL PENALTY UPON DETERMINATION OF A 65 VIOLATION BY THE COMMISSIONER OF BANKING, INSTEAD OF BY THE COURT; 66 67 TO PROVIDE THAT IF A LICENSEE SEEKS JUDICIAL REVIEW OF THE ASSESSMENT OF A CIVIL PENALTY, THE COURT SHALL UPHOLD THE 68 DEPARTMENT'S ORDER IF THE COURT DETERMINES THAT THE ORDER WAS 69 PROPERLY ISSUED; TO AMEND REENACTED SECTION 81-18-43, MISSISSIPPI 70 71 CODE OF 1972, TO INCREASE THE MAXIMUM AMOUNT OF A CIVIL PENALTY THAT THE COMMISSIONER MAY IMPOSE AGAINST A LICENSEE FOR VIOLATING 72 THIS LAW; TO CODIFY NEW SECTION 81-18-36, MISSISSIPPI CODE OF 73 1972, TO PROVIDE THAT ALL MONIES PAID TO A MORTGAGE COMPANY FOR 74 75 PAYMENT OF TAXES OR INSURANCE PREMIUMS ON PROPERTY SECURING ANY 76 LOAN MADE OR SERVICED BY THE MORTGAGE COMPANY SHALL BE DEPOSITED 77 IN A FEDERALLY-INSURED ACCOUNT AND KEPT SEPARATE FROM FUNDS 78 BELONGING TO THE MORTGAGE COMPANY; TO AMEND SECTION 81-18-51 MISSISSIPPI CODE OF 1972, TO EXTEND THE DATE OF REPEAL ON THE 79 80 MISSISSIPPI MORTGAGE CONSUMER PROTECTION LAW; AND FOR RELATED 81 PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: **SECTION 1.** Section 81-18-1, Mississippi Code of 1972, is

84 reenacted as follows:

85 81-18-1. This chapter shall be known and cited as the86 Mississippi Mortgage Consumer Protection Law.

87 SECTION 2. Section 81-18-3, Mississippi Code of 1972, is

88 reenacted and amended as follows:

89 81-18-3. For purposes of this chapter, the following terms90 shall have the following meanings:

91 (a) "Borrower" means a person who submits an 92 application for a loan secured by a first or subordinate mortgage 93 or deed of trust on a single- to four-family home to be occupied 94 by a natural person.

95 (b) "Commissioner" means the Commissioner of the96 Mississippi Department of Banking and Consumer Finance.

97 (c) "Commitment" means a statement by a lender required 98 to be licensed or registered under this chapter that sets forth

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(d) "Control" means the direct or indirect possession of the power to direct or cause the direction of the management and policies of a person, whether through the ownership of voting securities, by contract or otherwise, and shall include "controlling," "controlled by," and "under common control with."

106 (e) "Department" means the Department of Banking and107 Consumer Finance of the State of Mississippi.

"Executive officer" means the chief executive 108 (f) 109 officer, the president, the principal financial officer, the principal operating officer, each vice president with 110 111 responsibility involving policy-making functions for a significant aspect of a person's business, the secretary, the treasurer, or 112 any other person performing similar managerial or supervisory 113 functions with respect to any organization whether incorporated or 114 115 unincorporated.

(g) "License" means a license to act as a mortgage company issued by the department under this chapter.

(h) "Licensee" means a person or entity who is requiredto be licensed as a mortgage company under this chapter.

120 (i) "Loan originator" means an individual who is an 121 employee of a single mortgage company whose conduct of the mortgage business is the responsibility of the licensee, and whose 122 123 job responsibilities include direct contact with borrowers during the loan origination process, which may include soliciting, 124 125 negotiating, acquiring, arranging or making mortgage loans for others, obtaining personal or financial information, assisting 126 with the preparation of loan applications or other documents, 127 quoting loan rates or terms, or providing required disclosures. 128 It does not include individuals whose job responsibilities on 129 130 behalf of a licensee are solely clerical in nature.

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(j) "Make a mortgage loan" means to advance funds,
offer to advance funds or make a commitment to advance funds to a
borrower.

(k) "Misrepresent" means to make a false statement of a substantive fact or to engage in, with intent to deceive or mislead, any conduct that leads to a false belief that is material to the transaction.

(1) "Mortgage company" means any person or entity who
directly, indirectly or by electronic activity, solicits, places
or negotiates mortgage loans for others, or offers to solicit,
place or negotiate mortgage loans for others <u>or who purchases</u>
and/or services mortgage loans.

143 (m) "Mortgage loan" means a loan or agreement to extend credit made to a natural person, which loan is secured by a deed 144 to secure debt, security deed, mortgage, security instrument, deed 145 146 of trust or other document representing a security interest or loan upon any interest in a lot intended for residential purposes, 147 148 or single- to four-family residential property located in Mississippi, regardless of where made, including the renewal or 149 150 refinancing of any loan.

(n) "Person" means any individual, sole proprietorship,
corporation, limited liability company, partnership, trust or any
other group of individuals, however organized.

"Principal" means a natural person who, directly or 154 (0) 155 indirectly, owns or controls an ownership interest of twenty-five percent (25%) or more in a corporation or any other form of 156 157 business organization, regardless of whether the natural person owns or controls the ownership interest through one or more 158 natural persons or one or more proxies, powers of attorney, 159 160 nominees, corporations, associations, limited liability companies, partnerships, trusts, joint-stock companies, other entities or 161 162 devises, or any combination thereof.

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(p) "Records" or "documents" means any item in hard copy or produced in a format of storage commonly described as electronic, imaged, magnetic, microphotographic or otherwise, and any reproduction so made shall have the same force and effect as the original thereof and be admitted in evidence equally with the original.

169 (q) "Registrant" means any person required to register 170 under Section 81-18-5(l).

(r) "Residential property" means improved real property or lot used or occupied, or intended to be used or occupied, as a residence by a natural person.

(s) "Service a mortgage loan" means the collection or remittance for another, or the right to collect or remit for another, of payments of principal interest, trust items such as insurance and taxes, and any other payments pursuant to a mortgage loan.

179 **SECTION 3.** Section 81-18-5, Mississippi Code of 1972, is 180 reenacted and amended as follows:

181 81-18-5. The following persons are not subject to the 182 provisions of this chapter, unless otherwise provided in this 183 chapter:

184 (a) Any person authorized to engage in business as a 185 bank holding company or as a financial holding company, or any 186 wholly owned subsidiary thereof; however, the wholly owned 187 subsidiary must file a notification statement that includes the following information: 188 189 (i) The name or names under which business will be conducted in Mississippi; 190 (ii) The name and address of the parent financial 191 institution; 192 193 (iii) The name, mailing address, telephone number, and fax number of the person or persons responsible for handling 194

195 consumer inquiries and complaints;

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(iv) The name and address of the registered agent 196 for service of process in Mississippi; 197 (v) A statement signed by the president or chief 198 199 executive officer of the entity stating that the entity will receive and process consumer inquiries and complaints promptly, 200 fairly, and in compliance with all applicable laws; and 201 202 (vi) A fee of One Hundred Dollars (\$100.00). 203 The notification statement must be filed before beginning to 204 conduct a mortgage business in this state and must be updated by the entity as the information changes. Any entity that fails to 205 206 file the notification statement or keep the information current will be immediately subject to the licensing requirements of 207 208 Section 81-18-9. This notification statement must be renewed 209 annually as of September 30 of each year with a renewal fee of One Hundred Dollars (\$100.00). 210

211 (b) Any person authorized to engage in business as 212 a \* \* \* bank, credit card bank, savings bank, savings institution, 213 savings and loan association, building and loan association, trust 214 company or credit union under the laws of the United States, any 215 state or territory of the United States, or the District of 216 Columbia, the deposits of which are federally insured, or any 217 wholly owned subsidiary \* \* \* thereof.

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(C) Any lender holding a license under the Small Loan 219 220 Regulatory Law (Section 75-67-101 et seq.), or any subsidiary or affiliate thereof, and making real estate loans under that law are 221 exempt from this chapter. However, those lenders holding a 222 license under the Small Loan Regulatory Law and making real estate 223 loans outside that law shall be subject to the entire provisions 224 225 of this chapter, unless otherwise exempted under paragraph (a) or 226 (b) of this section.

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H. B. No. 1522 02/HR03/R887.1 PAGE 6 (RF\LH) 228 (d) Any attorney licensed to practice law in 229 Mississippi who provides mortgage loan services incidental to the 230 practice of law and who is not a principal of a mortgage company 231 as defined under this chapter.

232 (e) A real estate company or licensed real estate 233 salesperson or broker who is actively engaged in the real estate 234 business and who does not receive any fee, commission, kickback, 235 rebate or other payment for directly or indirectly negotiating, 236 placing or finding a mortgage for others.

237 (f) Any person performing any act relating to mortgage
238 loans under order of any court.

(g) Any natural person, or the estate of or trust 239 240 created by a natural person, making a mortgage loan with his or her own funds for his or her own investment, including but not 241 242 limited to, those natural persons, or the estates of or trusts 243 created by the natural person, who makes a purchase money mortgage or financing sales of his or her own property. Any person who 244 245 enters into more than five (5) such investments or sales in any twelve-month period is not exempt from being licensed under this 246 247 chapter.

248 (h) Any natural person who purchases mortgage loans 249 from a licensed mortgage company solely as an investment and who 250 is not in the business of making or servicing mortgage loans.

251 <u>(i)</u> Any person who makes a mortgage loan to his or her 252 employee as an employment benefit.

The United States of America, the State of 253 (j) 254 Mississippi or any other state, and any agency, division or 255 corporate instrumentality thereof including, but not limited to, the Mississippi Home Corporation, Rural Economic Community 256 257 Development (RECD), Habitat for Humanity, the Federal National Mortgage Association (FNMA), the Federal Home Loan Mortgage 258 259 Company (FHLMC), the Government National Mortgage Association 260 (GNMA), the United States Department of Housing and Urban

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Development (HUD), the Federal Housing Administration (FHA), the Department of Veterans Affairs (VA), the Farmers Home Administration (FmHA), and the Federal Land Banks and Production Credit Associations.

265 <u>(k)</u> \* \* \* Nonprofit corporations <u>exempt from federal</u>
266 <u>taxation under Section 501(c) of the Internal Revenue Code</u> making
267 mortgage loans to promote home ownership or home improvements for
268 the disadvantaged.

269 \* \* \*

Loan originators for licensed mortgage 270 (1) \* \* \* 271 companies as defined under Section 81-18-3 are exempt from the licensing requirements of this chapter except for Sections 272 273 81-18-9(3)(d), 81-18-13 and 81-18-15(3), but shall register with 274 the department as a loan originator. Any natural person required 275 to register under this paragraph (1) shall register initially with 276 the department and thereafter file an application for renewal of registration with the department on or before September 30 of each 277 278 year providing the department with such information as the department may prescribe by regulation, including, but not limited 279 280 to, the business addresses where the person engages in any 281 business activities covered by this chapter and a telephone number 282 that customers may use to contact the person. This initial 283 registration of a loan originator shall be accompanied by a fee of One Hundred Dollars (\$100.00). Annual renewals of this 284 285 registration shall require a fee of Fifty Dollars (\$50.00). No person required to register under this paragraph (1) shall 286 transact business in this state directly or indirectly as a 287 mortgage company or mortgage lender unless that person is 288 registered with the department. 289

290 **SECTION 4.** Section 81-18-7, Mississippi Code of 1972, is 291 reenacted as follows:

292 81-18-7. (1) On and after the effective date of this293 chapter, no person or natural person shall transact business in

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this state, directly or indirectly, as a mortgage company unless he or she is licensed as a mortgage company by the department or is a person exempted from the licensing requirements under Section 81-18-5.

(2) A violation of this section does not affect the
obligation of the borrower under the terms of the mortgage loan.
The department shall publish and provide for distribution of
information regarding approved or revoked licenses.

On and after the effective date of this chapter, every 302 (3) person who directly or indirectly controls a person who violates 303 304 this section, including a general partner, executive officer, joint venturer, contractor, or director of the person, violates 305 306 this section to the same extent as the person, unless the person 307 whose violation arises under this subsection shows by a 308 preponderance of evidence the burden of proof that he or she did not know and, in the exercise of reasonable care, could not have 309 known of the existence of the facts by reason of which the 310 311 original violation is alleged to exist.

312 **SECTION 5.** The following shall be codified as Section 313 81-18-8, Mississippi Code of 1972:

314 <u>81-18-8.</u> Municipalities and counties in this state may enact 315 ordinances that are in compliance with, but not more restrictive 316 than, the provisions of this chapter. Any order, ordinance or 317 regulation existing on July 1, 2002, or enacted on or after July 318 1, 2002, that conflicts with this provision shall be null and 319 void.

320 **SECTION 6.** Section 81-18-9, Mississippi Code of 1972, is 321 reenacted and amended as follows:

81-18-9. (1) An application for a license under this
chapter shall be made in writing and in the form as the department
may prescribe.

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(2) The application shall include at least the following:

H. B. No. 1522 02/HR03/R887.1 PAGE 9 (RF\LH) 326 (a) The legal name, residence, and business address of
327 the applicant and, if applicable the legal name, residence and
328 business address of every principal, together with the resume of
329 the applicant and of every principal of the applicant.

330 (b) The name under which the applicant will conduct331 business in the state.

(c) The complete address of the applicant's initial
registered office, branch office(s) and any other locations at
which the applicant will engage in any business activity covered
by this chapter.

336 (d) A copy of the certificate of incorporation, if a337 Mississippi corporation.

338 (e) Documentation satisfactory to the department as to
339 a certificate of existence of authority to transact business
340 lawfully in Mississippi, if an individual, sole proprietorship,
341 limited liability company, partnership, trust or any other group
342 of individuals, however organized.

(f) If a foreign corporation, a copy of a certificate
of authority to conduct business in Mississippi and the address of
the main corporate office of the foreign corporation.

(g) Documentation of a minimum of two (2) years' experience directly in mortgage lending by a person or at least one (1) executive officer. Evidence shall include, where applicable:

350 (i) Copies of business licenses issued by351 governmental agencies.

(ii) Written letters of employment history of the
person filing the application for at least two (2) years before
the date of the filing of an application including, but not
limited to, job descriptions, length of employment, names,
addresses and phone numbers for past employers.

357 (iii) A listing of wholesale lenders with whom the358 applicant has done business with in the past two (2) years either

H. B. No. 1522 02/HR03/R887.1 PAGE 10 (RF\LH) 359 directly as a mortgage company or indirectly as an employee of a 360 mortgage company.

(iv) Any other data and pertinent information as
 the department may require with respect to the applicant, its
 directors, principals, trustees, officers, members, contractors or
 agents.

(h) In lieu of documentation of two (2) years
 experience in mortgage lending by an applicant, documentation of
 passage of an examination covering mortgage lending, approved by
 the department.

369 (3) The application shall be filed together with the370 following:

371 (a) The license fee specified in Section 81-18-15;372 (b) A completed and signed form authorizing the

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(b) A completed and signed form authorizing the department to obtain information from outside sources for each person, executive officer and employee;

375 (c) An original or certified copy of a surety bond in 376 favor of the State of Mississippi for the use, benefit, and 377 indemnity of any person who suffers any damage or loss as a result 378 of the mortgage company's breach of contract or of any obligation 379 arising therefrom or any violation of law; and

(d) Except as provided in this paragraph (d), a set of
fingerprints from any local law enforcement agency from the
following applicants:

383 (i) All individuals operating as a sole
384 proprietorship that plan to conduct a mortgage brokering or
385 lending business in the State of Mississippi;

(ii) Partners in a partnership or principal owners of a limited liability company that are or will be actively engaged in the daily operation of a mortgage brokering or lending business in the State of Mississippi;

390 (iii) The chief executive officer of a391 corporation, or his designee, which supervises the Mississippi

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392 location(s) and any shareholders owning twenty-five percent (25%)
393 or more of the outstanding shares of the corporation \* \* \*; and
394 (iv) All loan originators.

395 \* \* \*

396 SECTION 7. Section 81-18-11, Mississippi Code of 1972, is
397 reenacted and amended as follows:

398 81-18-11. (1) For purposes of Section 81-18-9, the 399 definitions of the classes of companies and their respective 400 minimum amounts of surety bonds will be:

"Correspondent lender" shall be defined as a 401 (a) 402 company that directly or indirectly solicits, processes, places or negotiates mortgage loans for others, or offers to solicit, 403 404 process, place or negotiate mortgage loans for others, that uses 405 its own funds for closing and may hold loans and may service those 406 loans for a period of time not to exceed six (6) months before 407 selling the loan in the secondary market. The amount of the surety bond for correspondent lenders shall be Fifty Thousand 408 Dollars (\$50,000.00). 409

"Mortgage broker" shall be defined as any company 410 (b) 411 that directly solicits, processes, places or negotiates mortgage loans for others and that does not close mortgage loans in the 412 413 company name, does not use its own funds, or who closes mortgage loans in the name of the company, and sells, assigns or transfers 414 the loan to others within forty-eight (48) hours of the closing. 415 416 The amount of the surety bond for mortgage brokers shall be Twenty-five Thousand Dollars (\$25,000.00). 417

(c) "Mortgage lender" shall be defined as any company that makes a mortgage loan, using its own funds, for others or for compensation or gain, with the expectation of retaining servicing rights to those loans, or in the expectation of gain, either directly or indirectly, sells or offers to sell a mortgage loan to an investor in the secondary market <u>or only services mortgage</u> <u>loans in the secondary market</u>. The amount of the surety bond for

H. B. No. 1522 02/HR03/R887.1 PAGE 12 (RF\LH) 425 a mortgage lender shall be One Hundred Fifty Thousand Dollars 426 (\$150,000.00).

(2) All surety bonds shall be in favor, first, of the State 427 428 of Mississippi for the use, benefit and indemnity of any person 429 who suffers any damage or loss as a result of the mortgage company's breach of contract or of any obligation arising from 430 contract or any violation of law, and, second, for the payment of 431 any civil penalties, criminal fines, or costs of investigation 432 and/or prosecution incurred by the State of Mississippi, including 433 local law enforcement agencies. 434

435 **SECTION 8.** Section 81-18-13, Mississippi Code of 1972, is 436 reenacted and amended as follows:

81-18-13. (1) Upon receipt of an application for licensure 437 or registration, which shall include the required set of 438 fingerprints from any local law enforcement agency, the department 439 shall conduct such an investigation as it deems necessary to 440 determine that the applicant and its officers, directors and 441 442 principals are of good character and ethical reputation; that the applicant demonstrates reasonable financial responsibility; and 443 444that the applicant has reasonable policies and procedures to 445 receive and process customer grievances and inquiries promptly and 446 fairly **\* \* \***.

(2) The department shall not license an applicant unless it is satisfied that the applicant will operate its mortgage company activities in compliance with the laws, rules and regulations of this state and the United States.

(3) The department shall not license any mortgage companyunless the applicant meets the requirements of Section 81-18-11.

(4) The department shall not issue a license or registration certificate if it finds that the applicant, or any person who is a director, officer, partner, or principal of the applicant, has been convicted \* \* \* of a felony \* \* \* in any jurisdiction or of a crime that, if committed within this state, would constitute a

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felony \* \* \* under the laws of this state, or has been convicted 458 of a misdemeanor in any jurisdiction in which fraud is an 459 essential element, or has been convicted in any jurisdiction of 460 461 check forgery, bribery, or embezzlement. For the purposes of this 462 act, a person shall be deemed to have been convicted of a crime if the person has pleaded guilty to a crime before a court or federal 463 464 magistrate, or plea of nolo contendere, or has been found guilty of a crime by the decision or judgment of a court or federal 465 466 magistrate or by the verdict of a jury, irrespective of the pronouncement of sentence or the suspension of a sentence, unless 467 468 the plea of quilty, or the decision, judgment or verdict, has been set aside, reversed or otherwise abrogated by lawful judicial 469 process, or unless the person convicted of the crime has received 470 a pardon from the President of the United States or the Governor 471 or other pardoning authority in the jurisdiction where the 472 conviction was obtained. 473

In order to determine the applicant's suitability for a 474 (5) 475 license, the commissioner shall forward the fingerprints submitted with the application to the Department of Public Safety; and if no 476 disqualifying record is identified at the state level, the 477 fingerprints shall be forwarded by the Department of Public Safety 478 479 to the FBI for a national criminal history record check. All 480 conviction data received by the department shall be used by the department for the exclusive purpose of carrying out the 481 482 responsibilities of this act, may not be a public record, shall be privileged, and may not be disclosed to any other person or 483 484 agency, except to any person or agency that otherwise has a legal right to inspect the file. All records shall be maintained by the 485 department according to law. As used in this section "conviction 486 487 data" means a record of a finding or verdict of guilty or plea of 488 guilty or plea of nolo contendere with regard to any crime 489 regardless of whether an appeal of the conviction has been sought.

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(6) The department shall deny a license or registration certificate or otherwise restrict a license or registration certificate if it finds that the applicant, or any person who is a director, officer, partner, affiliate, contractor or principal of the applicant, has had any professional license denied, revoked or suspended by any state within two (2) years of the date of the application.

(7) Within fifteen (15) days after receipt of a completed application, final verification from the Department of Public Safety and/or FBI, and payment of licensing fees prescribed by this act, the department shall either grant or deny the request for license.

(8) A person shall not be indemnified for any act covered by this act or for any fine or penalty incurred under this act as a result of any violation of this act or regulations adopted under this act, due to the legal form, corporate structure, or choice of organization of the person including, but not limited to, a limited liability corporation.

508 **SECTION 9.** Section 81-18-15, Mississippi Code of 1972, is 509 reenacted as follows:

81-18-15. (1) Each license shall remain in full force and 510 effect until relinquished, suspended, revoked or expired. With 511 512 each initial application for a license, the applicant shall pay to the commissioner a license fee of Seven Hundred Fifty Dollars 513 514 (\$750.00), and on or before August 31 of each year thereafter, an annual renewal fee of Four Hundred Seventy-five Dollars (\$475.00). 515 If the annual renewal fee remains unpaid thirty (30) days after 516 August 31, the license shall expire, but not before September 30 517 of any year for which the annual renewal fee has been paid. 518 Ιf 519 any person engages in business as provided for in this act without paying the license fee provided for in this subsection before 520 521 commencing business or before the expiration of the person's 522 current license, as the case may be, then the person shall be

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523 liable for the full amount of the license fee, plus a penalty in 524 an amount not to exceed Twenty-five Dollars (\$25.00) for each day 525 that the person has engaged in such business without a license or 526 after the expiration of a license. All licensing fees and 527 penalties shall be paid into the Consumer Finance Fund of the 528 department.

Any licensee making timely and proper application for a 529 (2) 530 license renewal shall be permitted to continue to operate under its existing license until its application is approved or 531 rejected, but shall not be released from or otherwise indemnified 532 533 for any act covered by this chapter or for any penalty incurred under this chapter as a result of any violation of this chapter or 534 535 regulations adopted under this chapter, pending final approval or 536 disapproval of the application for the license renewal.

Each application for licensing renewal or registration 537 (3) renewal shall include evidence of the satisfactory completion of 538 at least twelve (12) hours of approved continuing education in 539 540 primary and subordinated financing transactions by the officers and principals who are or will be actively engaged in the daily 541 542 operation of a mortgage company in the State of Mississippi and 543 registered originators. For purposes of this subsection (3), 544 approved courses shall be those as approved by the Mississippi Mortgage Bankers Association, the Education Committee of the 545 National Association of Mortgage Brokers or the Mississippi 546 547 Association of Mortgage Brokers, who shall submit to the department a listing of approved schools, courses, programs and 548 549 special training sessions.

550 **SECTION 10.** Section 81-18-17, Mississippi Code of 1972, is 551 reenacted and amended as follows:

552 81-18-17. (1) Each license issued under this act shall 553 state the address of the licensee's principal place of 554 business **\* \* \*** and the name of the licensee.

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555 (2) A licensee shall post a copy of the license in a 556 conspicuous place in each place of business of the licensee.

557

(3) A license may not be transferred or assigned.

558 (4) No licensee shall transact business under any name other 559 than that designated in the license.

(5) Each licensee shall notify the department, in writing,
of any change in the address of its principal place of business or
of any additional location of business or any change of officer,
director or principal of the licensee within thirty (30) days of
the change.

No licensee shall open a branch office in this state or 565 (6) 566 a branch office outside this state from which the licensee has 567 direct contact with Mississippi consumers regarding origination or 568 brokering Mississippi property, without prior approval of the 569 department. An application for any branch office shall be made in writing on a form prescribed by the department, which shall 570 include at least evidence of compliance with subsection (1) of 571 Section 81-18-25 as to that branch and shall be accompanied by 572 payment of a nonrefundable application fee of One Hundred Dollars 573 574 (\$100.00). The application shall be approved unless the 575 department finds that the applicant has not conducted business 576 under this act in accordance with law. The application shall be deemed approved if notice to the contrary has not been mailed by 577 the department to the applicant within thirty (30) days of the 578 579 date that the application is received by the department. After 580 approval, the applicant shall give written notice to the department within ten (10) days of the commencement of business at 581 582 the branch office.

583 **SECTION 11.** Section 81-18-19, Mississippi Code of 1972, is 584 reenacted and amended as follows:

585 81-18-19. (1) Except as provided in this section, **\* \* \*** no 586 person shall acquire directly or indirectly <u>twenty-five percent</u> 587 (25%) or more of the voting shares of a corporation or twenty-five

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588 <u>percent (25%)</u> or more of the ownership of any other entity 589 licensed to conduct business under this chapter unless it 590 first \* \* files an application <u>in accordance with the</u> 591 requirements prescribed in Section 81-18-9.

(2) 592 Upon the filing and investigation of an application, the department shall permit the applicant to acquire the interest in 593 the licensee if it is satisfied and finds that the applicant and 594 its members, if applicable, its directors and officers, if a 595 corporation, and any proposed new directors and officers have 596 provided its surety bond and have the character, reputation and 597 experience to warrant belief that the business will be operated 598 fairly and in accordance with the law. \* \* \* If the application 599 is denied, the department shall notify the applicant of the denial 600 601 and the reasons for the denial.

(3) A decision of the department denying a license or
registration, original or renewal shall be conclusive, except that
the applicant may seek judicial review in the Chancery Court of
the First Judicial District of Hinds County, Mississippi.

606 (4) The provisions of this section do not apply to the607 following, subject to notification as required in this section:

(a) The acquisition of an interest in a licensee
directly or indirectly including an acquisition by merger or
consolidation by or with a person exempt from <u>this chapter</u> under
Section 81-18-5.

(b) The acquisition of an interest in a licensee
directly or indirectly including an acquisition by merger or
consolidation by or with a person affiliated through common
ownership with the licensee.

(c) The acquisition of an interest in a licensee by a
person by bequest, device, gift or survivorship or by operation of
law.

619 (5) A person acquiring an interest in a licensee in a620 transaction that is requesting exemption from filing an

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application for approval of the application shall send a written
request to the department for an exemption within thirty (30) days
before the closing of the transaction.

624 **SECTION 12.** Section 81-18-21, Mississippi Code of 1972, is 625 reenacted and amended as follows:

(1) Any person required to be licensed under this 626 81-18-21. chapter shall maintain in its offices, or such other location as 627 the department shall permit, the books, accounts and records 628 629 necessary for the department to determine whether or not the person is complying with the provisions of this chapter and the 630 631 rules and regulations adopted by the department under this These books, accounts and records shall be maintained 632 chapter. apart and separate from any other business in which the person is 633 involved and may represent historical data for two (2) years 634 preceding the date of the last license application date forward. 635 The books, accounts, and records shall be kept in a secure 636 location under conditions that will not lead to their damage or 637

638 <u>destruction</u>.

To assure compliance with the provisions of this 639 (2) 640 chapter, the department may examine the books and records of any 641 licensee without notice during normal business hours. The 642 commissioner shall charge the licensee an examination fee in an amount not less than Two Hundred Dollars (\$200.00) nor more than 643 Three Hundred Dollars (\$300.00) per examination of each office or 644 645 location within the State of Mississippi, plus any actual expenses incurred while examining the licensee's records or books that are 646 647 located outside the State of Mississippi. However, in no event shall a licensee be examined more than once in a two-year period 648 unless for cause shown based upon consumer complaint and/or other 649 650 exigent reasons as determined by the commissioner.

(3) The department, its designated officers and employees,
or its duly authorized representatives, for the purposes of
discovering violations of this chapter and for the purpose of

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determining whether any person or individual reasonably suspected 654 by the commissioner of conducting business that requires a license 655 or registration under this chapter, may investigate those persons 656 657 and individuals and examine all relevant books, records and papers 658 employed by those persons or individuals in the transaction of business, and may summon witnesses and examine them under oath 659 660 concerning matters as to the business of those persons, or other such matters as may be relevant to the discovery of violations of 661 this act including, without limitation, the conduct of business 662 without a license or registration as required under this chapter. 663

(4) The department, in its discretion, may disclose
information concerning any violation of this chapter or any rule,
regulation, or order under this chapter, provided the information
is derived from a final order of the department.

(5) Examinations and investigations conducted under this
chapter and information obtained by the department, except as
provided in subsection (4) of this section, in the course of its
duties under this chapter are confidential.

(6) In the absence of malice, fraud, or bad faith a person
is not subject to civil liability arising from the filing of a
complaint with the department, furnishing other information
required by this chapter, information required by the department
under the authority granted in this chapter, or information
voluntarily given to the department related to allegations that a
licensee or prospective licensee has violated this chapter.

679 **SECTION 13.** Section 81-18-23, Mississippi Code of 1972, is 680 reenacted as follows:

681 81-18-23. (1) Each licensee shall annually, on or before 682 April 1, file a written report with the department containing the 683 information that the department may reasonably require concerning 684 the licensee's business and operations during the preceding 685 calendar year. The report shall be made in the form prescribed by 686 the department.

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687 (2) Any licensee who fails to file with the department by 688 April 1 the report required by this section shall be subject to a 689 late penalty of Fifty Dollars (\$50.00) for each day after April 1 690 the report is delinquent, but in no event shall the aggregate of 691 late penalties exceed Five Hundred Dollars (\$500.00).

(3) The department, in its discretion, may relieve any
licensee from the payment of any penalty, in whole or in part, for
good cause.

(4) If a licensee fails to pay a penalty from which it has
not been relieved, the department may maintain an action at law to
recover the penalty.

698 **SECTION 14.** Section 81-18-25, Mississippi Code of 1972, is 699 reenacted and amended as follows:

700 81-18-25. \* \* \*

701 (1) Each principal place of business and branch office in 702 the state **\* \* \*** shall meet all of the following requirements:

(a) Be in compliance with local zoning ordinances and
have posted any licenses required by local government agencies.
It is the responsibility of the licensee to meet local zoning
ordinances and obtain the required occupational licenses.

(b) Consist of at least one (1) <u>secure</u> enclosed room or
<u>secure</u> building of stationary construction in which negotiations
of mortgage loan transactions may be conducted in privacy.
Stationary construction does not include the use of portable

711 buildings.

(c) Display a permanent sign outside the place of business readily visible to the general public, unless the display of sign violates local zoning ordinances or restrictive covenants. The sign must contain the name of the licensee and the words "Mississippi <u>Supervised</u> Mortgage Company."

717 (2) Each licensee shall prominently display a copy of its
 718 current license at the principal place of business and each branch
 719 office.

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(3) Each person registered under this act shall prominently
display his or her registration in the office where the person is
employed.

723 **SECTION 15.** Section 81-18-27, Mississippi Code of 1972, is 724 reenacted and amended as follows:

725 81-18-27. (1) No person required to be licensed or 726 registered under this chapter shall:

(a) Misrepresent the material facts or make false
promises intended to influence, persuade or induce an applicant
for a mortgage loan or mortgagee to take a mortgage loan or cause
or contribute to misrepresentation by its agents or employees.

(b) Misrepresent to or conceal from an applicant for a
mortgage loan or mortgagor, material facts, terms or conditions of
a transaction to which the mortgage company is a party.

(c) Fail to disburse funds in accordance with a writtencommitment or agreement to make a mortgage loan.

736 (d) Improperly refuse to issue a satisfaction of a737 mortgage loan.

(e) Fail to account for or deliver to any person any personal property obtained in connection with a mortgage loan, such as money, funds, deposits, checks, drafts, mortgages or other documents or things of value that have come into the possession of the mortgage company and that are not the property of the mortgage company, or that the mortgage company is not by law or at equity entitled to retain.

(f) Engage in any transaction, practice, or course of business that is not in good faith, or that operates a fraud upon any person in connection with the making of or purchase or sale of any mortgage loan.

749 (g) Engage in any fraudulent residential mortgage750 underwriting practices.

(h) Induce, require, or otherwise permit the applicantfor a mortgage loan or mortgagor to sign a security deed, note, or

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(i) Make, directly or indirectly, any residential
mortgage loan with the intent to foreclose on the borrower's
property. For purposes of this paragraph, there is a presumption
that a person has made a residential mortgage loan with the intent
to foreclose on the borrower's property if all of the following
circumstances are proven:

763 (i) Lack of substantial benefit to the borrower;
764 (ii) The probability that full payment of the loan
765 cannot be made by the borrower;

(iii) That the person has made a significant proportion of loans foreclosed under similar circumstances; (iv) That the person has provided an extension of credit or collected a mortgage debt by extortion;

(v) That the person does business under a trade
name that misrepresents or tends to misrepresent that the person
is a bank, trust company, savings bank, savings and loan
association, credit union, or insurance company.

774 (j) (i) Charge or collect any direct payment, compensation or advance fee from a borrower unless and until a 775 loan is actually found, obtained and closed for that borrower, and 776 777 in no event shall that direct payment, compensation or advance fee 778 exceed seven and ninety-five one-hundredths percent (7.95%) of the 779 original principal amount of the loan, and any such direct 780 payments, compensation or advance fees shall be included in all annual percentage rate (APR) calculations if required under 781 Regulation Z of the federal Truth in Lending Act (TILA). A direct 782 payment, compensation or advance fee as defined in this section 783 784 shall not include:

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785 1. Any direct payment, compensation or advance fee collected by a licensed mortgage company to be paid to 786 a nonrelated third party; 787 788 2. Any indirect payment to a licensed 789 mortgage company by a lender if those fees are not required to be disclosed under the Real Estate Settlement Procedures Act (RESPA); 790 791 3. Any indirect payment or compensation by a 792 lender to a licensed mortgage company required to be disclosed by the licensed mortgage company under RESPA, provided that the 793 payment or compensation is disclosed to the borrower by the 794 795 licensed mortgage company on a good faith estimate of costs, is included in the APR if required under Regulation Z of TILA, and is 796 797 made pursuant to a written agreement between the licensed mortgage company and the borrower as may be required by Section 81-18-33; 798 799 or 800 4. A fee not to exceed one percent (1%) of the principal amount of a loan for construction, provided that a 801 802 binding commitment for the loan has been obtained for the 803 prospective borrower. 804 (ii) Notwithstanding the provisions of this 805 chapter, any mortgage company that contracts to receive from a 806 borrower a mortgage brokerage fee upon obtaining a bona fide commitment shall accurately disclose in the mortgage brokerage 807 808 agreement: 809 1. The gross loan amount; 810 2. In the case of a fixed-rate mortgage, the 811 note rate; 812 3. In the case of an adjustable-rate 813 mortgage: The initial loan rate; 814 815 The length of time for which the b. initial note rate is effective; 816 817 c. The frequency of changes; H. B. No. 1522

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818	d. The limitation upon those changes
819	including adjustment to adjustment cap and life cap;
820	e. Whether the loan has any potential
821	for negative amortization;
822	f. Identification of the margin-interest
823	rate differential; and
824	g. Identification of a nationally
825	recognized index, which index must be free from control of the
826	mortgage broker, correspondent lender, and mortgage lender;
827	4. The estimated net proceeds to be paid
828	directly to the borrower. Estimated net proceeds means the cash
829	to be received by the borrower after payment of any fees, charges,
830	debts, liens, or encumbrances to perfect the lien of the new
831	mortgage and establish the agreed-upon priority of the new
832	mortgage;
833	5. The lien priority of the new proposed
834	mortgage;
835	6. The number of calendar days, which are
836	mutually agreed upon, within which the mortgage company shall
837	obtain a bona fide mortgage commitment; and
838	7. The following statement, in no less than
839	12-point boldface type immediately above the signature line for
840	the borrowers:
841	"You are entering into a contract with a mortgage company to
842	obtain a bona fide mortgage loan commitment under the same terms
843	and conditions as stated above or in a separate executed good
844	faith estimate form. If the mortgage company obtains a bona fide
845	commitment under the same terms and conditions, you will be
846	obligated to pay the mortgage company fees, including, but not
847	limited to, a mortgage brokerage fee, even if you choose not to
848	complete the loan transaction. If the provisions of this section
849	are not met, the mortgage brokerage fee can only be earned upon
850	the funding of the mortgage loan. The borrower may contact the
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851 Department of Banking and Consumer Finance, Jackson, Mississippi, 852 regarding any complaints that the borrower may have against the 853 mortgage company or loan originator. The telephone number of the 854 department as set by rule of the department is: [insert telephone 855 number]."

(k) Pay to any person not licensed or not exempt under
the provisions of this chapter any commission, bonus or fee in
connection with arranging for or originating a mortgage loan for a
borrower, except that a registered loan originator may be paid a
bonus, commission, or fee by his or her licensed employer.

861 (1) Refuse to provide the loan payoff within three (3)
862 business days of an oral or written request from a borrower or
863 third party. Proof of authorization of the borrower shall be
864 submitted for a third-party request.

865 (2) A mortgage company shall only broker a residential
866 mortgage loan to a mortgage company licensed under this chapter or
867 to a person exempt from licensure under the provisions of this
868 chapter.

869 **SECTION 16.** Section 81-18-29, Mississippi Code of 1972, is 870 reenacted as follows:

871 81-18-29. The department shall promulgate those rules and 872 regulations, not inconsistent with law, necessary for the 873 enforcement of this chapter.

874 **SECTION 17.** Section 81-18-31, Mississippi Code of 1972, is 875 reenacted and amended as follows:

876 81-18-31. The department shall promulgate regulations 877 governing the advertising of mortgage loans, including, but not 878 limited to, the following requirements:

(a) That all advertisements for loans regulated under
this act may not be false, misleading or deceptive. No person
whose activities are regulated under this act may advertise in any
manner so as to indicate or imply that its interest rates or

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883 charges for loans are "recommended," "approved," "set" or 884 "established" by the State of Mississippi;

(b) That all licensees shall maintain a copy of all advertisements citing interest rates or payment amounts primarily disseminated in this state and shall attach to each advertisement documentation that provides corroboration of the availability of the interest rate and terms of loans and names the specific media sources by which the advertisements were distributed;

(c) That all published advertisements disseminated
primarily in this state by a license shall contain the name and an
office address of the licensee, which shall be the same as the
name and address of the licensee on record with the department;

895 (d) That an advertisement containing either a quoted896 interest rate or monthly payment amount must include:

897 (i) The interest rate of the mortgage, a statement
898 as to whether the rate is fixed or adjustable, and the adjustment
899 index and frequency of adjustments;

900 (ii) The term in years or months to fully repay 901 the mortgage; \* \* \*

902 (iii) The APR as computed under federal 903 guidelines; and

904 (e) That no licensee shall advertise its services in
905 Mississippi in any media disseminated primarily in this state,
906 whether print or electronic, without the words "Mississippi
907 Supervised Mortgage Company."

908 **SECTION 18.** Section 81-18-33, Mississippi Code of 1972, is 909 reenacted as follows:

910 81-18-33. The individual borrower files of a mortgage911 company shall contain at least the following:

912 (a) A mortgage origination agreement provided to the
913 borrower containing at least the information as contained in the
914 currently effective form of HUD-1-B and including the following

915 statements:

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"As required by Mississippi Law, (licensed 916 (i) company name) has secured a bond issued by (name of insurance 917 company), a surety company authorized to do business in this 918 919 state. A certified copy of this bond is filed with the 920 Mississippi Commissioner of Banking and Consumer Finance." "As a borrower you are protected under the 921 (ii) Mississippi Mortgage Consumer Protection Act." 922 (iii) 923 "Complaints against a mortgage company may be made by contacting the: 924 Mississippi Department of Banking and 925 926 Consumer Finance P.O. Box 23729 927 Jackson, MS 39225-3729"; 928 929 (b) A copy of the original loan application signed and dated by the mortgage company; 930 A copy of the signed closing statement as required 931 (C) by HUD or documentation of denial or cancellation of the loan 932 933 application; A copy of the good faith estimate of costs provided 934 (d) 935 to the borrower; A copy of the appraisal or statement of value if 936 (e) 937 procured as a part of the loan application process; Evidence of a loan lock-in provided by the lender; 938 (f) and 939 940 (q) A copy of the disclosures required under Regulation 941 Z of the federal Truth In Lending Act and other disclosures as required under federal regulations and evidence that those 942 943 disclosures have been properly and timely made to the borrower. SECTION 19. Section 81-18-35, Mississippi Code of 1972, is 944 945 reenacted as follows: 81-18-35. Each licensee shall maintain a journal of mortgage 946 947 transactions at the principal place of business as stated on its 948 license, which shall include at least the following information: H. B. No. 1522

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(a) Name of applicant;

950 (b) Date of application; and

951 (c) Disposition of loan application, indicating date of
952 loan funding, loan denial, withdrawal and name of lender if
953 applicable.

954 **SECTION 20.** The following shall be codified as Section 955 81-18-36, Mississippi Code of 1972:

81-18-36. (1) (a) All monies paid to a mortgage company 956 957 for payment of taxes, loan commitment deposits, work completion deposits, appraisals, credit reports or insurance premiums on 958 959 property that secures any loan made or serviced by the mortgage 960 company shall be deposited in an account that is insured by the Federal Deposit Insurance Corporation or the National Credit Union 961 962 Administration and shall be kept separate, distinct, and apart 963 from funds belonging to the mortgage company.

964 (b) The funds, when deposited, are to be designated as 965 an "escrow account," or under some other appropriate name, 966 indicating that the funds are not the funds of the mortgage 967 company.

968 (2) The mortgage company shall, upon reasonable notice, 969 account to any debtor whose property secures a loan made by the 970 mortgage company for any funds which that person has paid to the 971 mortgage company for the payment of taxes or insurance premiums on 972 the property in question.

973 (3) The mortgage company shall, upon reasonable notice,
974 account to the commissioner for all funds in the company's escrow
975 account.

976 (4) Escrow accounts are not subject to execution or977 attachment on any claim against the mortgage company.

978 (5) It is unlawful for any mortgage company knowingly to 979 keep or cause to be kept any funds or money in any bank or other 980 financial institution under the heading of "escrow account" or any 981 other name designating the funds or monies belonging to the

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982 debtors of the mortgage company, except actual funds paid to the 983 mortgage company for the payment of taxes and insurance premiums 984 on property securing loans made or serviced by the company.

985 SECTION 21. Section 81-18-37, Mississippi Code of 1972, 986 reenacted as follows:

987 81-18-37. (1) The department may suspend or revoke any 988 license or registration for any reason that would have been 989 grounds for refusal to issue an original license or registration 990 or for:

991 (a) A violation of any provision of this chapter or any992 rule or regulation adopted under this chapter;

(b) Failure of the licensee or registrant to pay, within thirty (30) days after it becomes final and nonappealable, a judgment recovered in any court within this state by a claimant or creditor in an action arising out of the licensee's or registrant's business in this state as a mortgage company.

Notice of the department's intention to enter an order 998 (2) 999 denying an application for a license or registration under this 1000 chapter or of an order suspending or revoking a license or 1001 registration under this chapter shall be given to the applicant, 1002 licensee or registrant in writing, sent by registered or certified 1003 mail addressed to the principal place of business of the 1004 applicant, licensee or registrant. Within thirty (30) days of the date of the notice of intention to enter an order of denial, 1005 1006 suspension or revocation under this chapter, the applicant, 1007 licensee or registrant may request in writing a hearing to contest 1008 the order. If a hearing is not requested in writing within thirty 1009 (30) days of the date of the notice of intention, the department shall enter a final order regarding the denial, suspension or 1010 1011 revocation. Any final order of the department denying, suspending or revoking a license or registration shall state the grounds upon 1012 1013 which it is based and shall be effective on the date of issuance. 1014 A copy of the final order shall be forwarded promptly by

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1015 registered or certified mail addressed to the principal place of 1016 business of the applicant, licensee or registrant.

1017 SECTION 22. Section 81-18-39, Mississippi Code of 1972, is
1018 reenacted and amended as follows:

1019 81-18-39. (1) For purposes of this section, the term
1020 "person" shall be construed to include any officer, director,
1021 employee, affiliate or other person participating in the conduct
1022 of the affairs of the person subject to the orders issued under
1023 this section.

If the department reasonably determines that a person 1024 (2) 1025 required to be licensed or registered under this chapter has violated any law of this state or any order or regulation of the 1026 1027 department, the department may issue a written order requiring the person to cease and desist from unlawful or unauthorized 1028 practices. In the case of an unlawful purchase of mortgage loans, 1029 1030 the cease and desist order to a purchaser shall constitute the 1031 knowledge required under this section for any subsequent 1032 violations.

1033 \* \* \*

1034 Any person required to be licensed or registered under (3) this chapter who has been deemed by the commissioner, after notice 1035 1036 and hearing, to have violated the terms of any order properly 1037 issued by the department under this section shall be liable for a civil penalty not to exceed Three Thousand Dollars (\$3,000.00). 1038 1039 The department, in determining the amount of the penalty, shall take into account the appropriateness of the penalty relative to 1040 the size of the financial resources of the person, the good faith 1041 efforts of the person to comply with the order, the gravity of the 1042 violation, the history of previous violations by the person, and 1043 1044 other factors or circumstances that contributed to the violation. The department may compromise, modify or refund any penalty that 1045 1046 has been imposed under this section. Any person assessed a 1047 penalty as provided in this subsection shall have the right to

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request a hearing on the amount of the penalty within ten (10) 1048 1049 days after receiving notification of the assessment. If no hearing is requested within ten (10) days of the receipt of the 1050 1051 notice, the penalty shall be final except as to judicial review in 1052 the Chancery Court of the First Judicial District of Hinds County. 1053 Upon the filing of a petition for judicial review, the court shall issue an order to the licensee requiring the licensee to show 1054 cause why it should not be entered. If the court determines, 1055 1056 after a hearing upon the merits or after failure of the person to appear when so ordered, that the order of the department was 1057 1058 properly issued, it shall grant the relief sought by the 1059 department.

1060 **SECTION 23.** Section 81-18-41, Mississippi Code of 1972, is 1061 reenacted as follows:

1062 81-18-41. Nothing in this chapter shall preclude a person 1063 whose license or registration has been suspended or revoked from 1064 continuing to service mortgage loans pursuant to servicing 1065 contracts in existence at the time of the suspension or 1066 revocation.

1067 **SECTION 24.** Section 81-18-43, Mississippi Code of 1972, is 1068 reenacted and amended as follows:

1069 81-18-43. (1) In addition to any other penalty that may be applicable, any licensee, individual required to be registered, or 1070 1071 employee who willfully violates any provision of this chapter, or 1072 who willfully makes a false entry in any document specifically required by this chapter, shall be guilty of a misdemeanor and, 1073 1074 upon conviction thereof, shall be punishable by a fine not in excess of One Thousand Dollars (\$1,000.00) per violation or false 1075 1076 entry.

1077 (2) In addition to any other penalty that may be applicable, 1078 any licensee, individual required to be registered, or employee 1079 who fails to make a record of a mortgage transaction and

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1080 subsequently sells or disposes of the mortgage from that 1081 transaction shall be punished as follows:

(a) For a first offense, the licensee, individual
required to be registered, or employee shall be guilty of a
misdemeanor and, upon conviction thereof, shall be punishable by a
fine not in excess of One Thousand Dollars (\$1,000.00) or by
imprisonment in the county jail for not more than one (1) year, or
both fine and imprisonment;

(b) For a second or subsequent offense, the licensee, individual required to be registered, or employee shall be guilty of a felony and, upon conviction thereof, shall be punishable by a fine not in excess of Five Thousand Dollars (\$5,000.00) or by imprisonment in the custody of the State Department of Corrections for a term not less than one (1) year nor more than five (5) years, or by both fine and imprisonment.

(3) Compliance with the criminal provisions of this act shall be enforced by the appropriate law enforcement agency, which may exercise for that purpose any authority conferred upon the agency by law.

1099 (4) When the commissioner has reasonable cause to believe that a person is violating any provision of this chapter, the 1100 1101 commissioner, in addition to and without prejudice to the authority provided elsewhere in this chapter, may enter an order 1102 requiring the person to stop or to refrain from the violation. 1103 1104 The commissioner may sue in any chancery court of the state having jurisdiction and venue to enjoin the person from engaging in or 1105 1106 continuing the violation or from doing any act in furtherance of the violation. In such an action, the court may enter an order or 1107 judgment awarding a preliminary or permanent injunction. 1108

(5) The commissioner may, after notice and hearing, impose a civil penalty against any licensee if the licensee, individual required to be registered, or employee is adjudged by the commissioner to be in violation of the provisions of this chapter.

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1113 The civil penalty shall not exceed Five Thousand Dollars

1114 (\$5,000.00) per violation and shall be deposited into the Consumer
1115 Finance Fund of the department.

1116 (6) The state may enforce its rights under the surety bond 1117 as required in Section 81-18-11 as an available remedy for the 1118 collection of any civil penalties, criminal fines or costs of 1119 investigation and/or prosecution incurred.

1120 SECTION 25. Section 81-18-45, Mississippi Code of 1972, is
1121 reenacted as follows:

1122 81-18-45. The commissioner may employ the necessary 1123 full-time employees above the number of permanent full-time 1124 employees authorized for the department for the fiscal year 2001, 1125 to carry out and enforce the provisions of this chapter. The 1126 commissioner also may expend the necessary funds and equip and 1127 provide necessary travel expenses for those employees.

1128 **SECTION 26.** Section 81-18-47, Mississippi Code of 1972, is 1129 reenacted as follows:

1130 81-18-47. (1) A licensee under this chapter shall have no liability for any act or practice done or omitted in conformity 1131 1132 with (a) any rule or regulation of the commissioner, or (b) any 1133 rule, regulation, interpretation or approval of any other state or 1134 federal agency or any opinion of the Attorney General, notwithstanding that after such act or omission has occurred the 1135 rule, regulation, interpretation, approval or opinion is amended, 1136 1137 rescinded, or determined by judicial or other authority to be invalid for any reason. 1138

(2) A licensee under this chapter, acting in conformity with a written interpretation or approval by an official or employee of any state or federal agency or department, shall be presumed to have acted in accordance with applicable law, notwithstanding that after such act has occurred, the interpretation or approval is amended, rescinded, or determined by judicial or other authority to be incorrect or invalid for any reason.

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1146 **SECTION 27.** Section 81-18-49, Mississippi Code of 1972, is 1147 reenacted as follows:

81-18-49. Notwithstanding any provisions of this chapter to 1148 1149 the contrary, mortgage companies engaging in business on or before 1150 June 1, 2000, shall be duly licensed by the department after 1151 submitting not later than January 1, 2001, the required documents and fees provided in Sections 81-18-9 and 81-18-15. However, upon 1152 the expiration of the initial licenses for such mortgage 1153 companies, the department shall renew the licenses only if the 1154 mortgage companies satisfy all of the provisions of this chapter. 1155 1156 SECTION 28. Section 81-18-51, Mississippi Code of 1972, is amended as follows: 1157 81-18-51. Sections 81-18-1 through 81-18-49 shall stand 1158

1159 repealed <u>on</u> July 1, <u>2007</u>.

SECTION 29. This act shall take effect and be in force from and after July 1, 2002.