Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 681

BY: Committee

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- 9 **SECTION 1.** Section 81-18-27, Mississippi Code of 1972, is
- 10 amended as follows:
- 11 81-18-27. (1) No person required to be licensed or
- 12 registered under this chapter shall:
- 13 (a) Misrepresent the material facts or make false
- 14 promises intended to influence, persuade or induce an applicant
- 15 for a mortgage loan or mortgagee to take a mortgage loan or cause
- or contribute to misrepresentation by its agents or employees.
- 17 (b) Misrepresent to or conceal from an applicant for a
- 18 mortgage loan or mortgagor, material facts, terms or conditions of
- 19 a transaction to which the mortgage company is a party.
- 20 (c) Fail to disburse funds in accordance with a written
- 21 commitment or agreement to make a mortgage loan.
- 22 (d) Improperly refuse to issue a satisfaction of a
- 23 mortgage loan.
- (e) Fail to account for or deliver to any person any
- 25 personal property obtained in connection with a mortgage loan,
- 26 such as money, funds, deposits, checks, drafts, mortgages or other
- 27 documents or things of value that have come into the possession of

- 28 the mortgage company and that are not the property of the mortgage
- 29 company, or that the mortgage company is not by law or at equity
- 30 entitled to retain.
- 31 (f) Engage in any transaction, practice, or course of
- 32 business that is not in good faith, or that operates a fraud upon
- 33 any person in connection with the making of or purchase or sale of
- 34 any mortgage loan.
- 35 (g) Engage in any fraudulent residential mortgage
- 36 underwriting practices.
- 37 (h) Induce, require, or otherwise permit the applicant
- 38 for a mortgage loan or mortgagor to sign a security deed, note, or
- 39 other pertinent financial disclosure documents with any blank
- 40 spaces to be filled in after it has been signed, except blank
- 41 spaces relating to recording or other incidental information not
- 42 available at the time of signing.
- 43 (i) Make, directly or indirectly, any residential
- 44 mortgage loan with the intent to foreclose on the borrower's
- 45 property. For purposes of this paragraph, there is a presumption
- 46 that a person has made a residential mortgage loan with the intent
- 47 to foreclose on the borrower's property if all of the following
- 48 circumstances are proven:
- 49 (i) Lack of substantial benefit to the borrower;
- 50 (ii) The probability that full payment of the loan
- 51 cannot be made by the borrower;
- 52 (iii) That the person has made a significant
- 53 proportion of loans foreclosed under similar circumstances;
- 54 (iv) That the person has provided an extension of
- 55 credit or collected a mortgage debt by extortion;
- 56 (v) That the person does business under a trade
- 57 name that misrepresents or tends to misrepresent that the person
- is a bank, trust company, savings bank, savings and loan
- 59 association, credit union, or insurance company.

- (j) Charge or collect any direct payment, compensation
- or advance fee from a borrower unless and until a loan is actually
- 62 found, obtained and closed for that borrower, and in no event
- 63 shall that direct payment, compensation or advance fee exceed
- 64 seven and ninety-five one-hundredths percent (7.95%) of the
- 65 original principal amount of the loan, and any such direct
- 66 payments, compensation or advance fees shall be included in all
- 67 annual percentage rate (APR) calculations if required under
- 68 Regulation Z of the federal Truth in Lending Act (TILA). A direct
- 69 payment, compensation or advance fee as defined in this section
- 70 shall not include:
- 71 (i) Any direct payment, compensation or advance
- 72 fee collected by a licensed mortgage company to be paid to a
- 73 nonrelated third party;
- 74 (ii) Any indirect payment to a licensed mortgage
- 75 company by a lender if those fees are not required to be disclosed
- 76 under the Real Estate Settlement Procedures Act (RESPA);
- 77 (iii) Any indirect payment or compensation by a
- 78 lender to a licensed mortgage company required to be disclosed by
- 79 the licensed mortgage company under RESPA, provided that the
- 80 payment or compensation is disclosed to the borrower by the
- 81 licensed mortgage company on a good faith estimate of costs, is
- 82 included in the APR if required under Regulation Z of TILA, and is
- 83 made pursuant to a written agreement between the licensed mortgage
- 84 company and the borrower as may be required by Section
- 85 81-18-33; * * *
- 86 (iv) A fee not to exceed one percent (1%) of the
- 87 principal amount of a loan for construction, provided that a
- 88 binding commitment for the loan has been obtained for the
- 89 prospective borrower; or
- 90 (v) An advance fee collected by a licensed or
- 91 registered mortgage company to be paid to a lender to lock in an

- 92 interest rate and/or a certain number of points on a mortgage loan
- 93 from the lender as provided in Section 2 of House Bill No. 681,
- 94 2006 Regular Session.
- 95 (k) Pay to any person not licensed or registered under
- 96 the provisions of this chapter any commission, bonus or fee in
- 97 connection with arranging for or originating a mortgage loan for a
- 98 borrower, except that a registered loan originator may be paid a
- 99 bonus, commission, or fee by his or her licensed employer.
- 100 (1) Refuse to provide the loan payoff within three (3)
- 101 business days of an oral or written request from a borrower or
- 102 third party. Proof of authorization of the borrower shall be
- 103 submitted for a third-party request.
- 104 (2) A mortgage company shall only broker a residential
- 105 mortgage loan to a mortgage company licensed or registered under
- 106 this chapter or to a person exempt from licensure under the
- 107 provisions of this chapter.
- 108 **SECTION 2.** (1) A mortgage broker may not enter into lock-in
- 109 agreements; however, a mortgage broker may collect a lock-in fee
- 110 from a borrower on the lender's behalf payable to that lender.
- 111 The lock-in fee shall not exceed the following:
- 112 (a) No fee may be collected to lock in for sixty (60)
- 113 days or less;
- (b) One percent (1%) of the principal amount of the
- loan to lock in for more than sixty (60) days, but not to exceed
- 116 one hundred eighty (180) days;
- 117 (c) One and one-half percent (1-1/2%) of the principal
- 118 amount of the loan to lock in for more than one hundred eighty
- 119 (180) days, but not to exceed two hundred seventy (270) days; or
- 120 (d) Two percent (2%) of the principal amount of the
- 121 loan to lock in for more than two hundred seventy (270) days.

122	(2)	Before	t.he	collection	of a	lock-in	fee.	t.he	applicant
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- 123 must be provided a copy of the lock-in fee agreement. This
- 124 agreement shall contain at least the following:
- 125 (a) Identification of the property that is being
- 126 purchased with the loan;
- 127 (b) The principal amount and term of the loan;
- 128 (c) The initial interest rate and/or points, whether
- 129 the interest rate is fixed or variable, and if variable, the index
- 130 and margin, or the method by which an interest rate change for the
- 131 mortgage loan will be calculated;
- 132 (d) The amount of the lock-in fee, whether the fee is
- 133 refundable or nonrefundable, the time by which the lock-in fee
- 134 must be paid to the lender, and if the fee is refundable, the
- 135 terms and conditions necessary to obtain the refund; and
- (e) The length of the lock-in period that the agreement
- 137 covers.
- 138 **SECTION 3.** This act shall take effect and be in force from
- 139 and after July 1, 2006.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 81-18-27, MISSISSIPPI CODE OF 1972, TO ALLOW LICENSED OR REGISTERED MORTGAGE COMPANIES TO COLLECT FROM

³ A BORROWER A FEE TO BE PAID TO A LENDER TO LOCK IN AN INTEREST

⁴ RATE AND/OR A CERTAIN NUMBER OF POINTS ON A MORTGAGE LOAN; TO

⁵ CREATE A NEW CODE SECTION TO PROVIDE A MAXIMUM AMOUNT THAT MAY BE

⁶ COLLECTED AS A LOCK-IN FEE AND TO PRESCRIBE THE CONTENTS OF A

⁷ LOCK-IN FEE AGREEMENT; AND FOR RELATED PURPOSES.