By: **Senator Serafini** Introduced and read first time: February 3, 2017 Assigned to: Finance

Committee Report: Favorable Senate action: Adopted Read second time: March 17, 2017

CHAPTER _____

1 AN ACT concerning

Commissioner of Financial Regulation and State Collection Agency Licensing Board – Surety Bond Requirements for Licensees and Registrants

4 FOR the purpose of altering and establishing certain surety bond requirements for certain persons licensed or registered by the Commissioner of Financial Regulation and $\mathbf{5}$ 6 certain persons licensed by the State Collection Agency Licensing Board; requiring 7 a certain applicant for a new license to file, with the application, a surety bond with 8 the Board; requiring the bond to run to the Board, as obligee, for the benefit of the 9 State and certain persons; altering the requirements that a bond filed with the Board 10 must meet; altering and establishing the liability of a surety under certain bonds; 11 authorizing the cancellation of certain bonds under certain circumstances; 12 authorizing the Board, the Commissioner, and certain claimants to file a claim 13against certain bonds; requiring, under certain circumstances, a surety to pay the 14 amount of a bond to the Board or the Commissioner; requiring certain licensees and 15registrants to file a new or an additional bond or deposit in lieu of a bond under 16certain circumstances; authorizing certain penalties to be collected and paid from 17the proceeds of certain bonds or deposits in lieu of a bond; requiring certain bonds to 18 run to the Commissioner, as obligee, for the benefit of the State and certain persons; 19altering and establishing the requirements that a bond filed with the Commissioner 20must meet; repealing a requirement that certain licensees file a bond on renewal of 21a license: providing that the aggregate principal amount of certain mortgage loans 22that must be reported in a certain sworn statement by certain mortgage lenders 23includes loans serviced by the mortgage lenders; authorizing a certain receiver or 24the Commissioner, under certain circumstances, to reduce a certain bond or a deposit 25in lieu of a bond to cash and use the cash for a certain purpose; requiring a certain

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \end{array} $	deposit in lieu of a surety to be in a certain amount; requiring the Commissioner to consider certain factors in setting the amount of a certain deposit in lieu of a surety bond; authorizing the Commissioner to require evidence of an additional deposit in lieu of a surety bond to be filed by a certain licensee under certain circumstances; repealing certain obsolete provisions of law; making certain stylistic, clarifying, and conforming changes; and generally relating to surety bond requirements for licensees and registrants of the Commissioner of Financial Regulation and licensees of the State Collection Agency Licensing Board.					
9 10 11 12 13	BY repealing and reenacting, with amendments, Article – Business Regulation Section 7–304 Annotated Code of Maryland (2015 Replacement Volume and 2016 Supplement)					
14 15 16 17 18	BY repealing and reenacting, with amendments, Article – Financial Institutions Section 11–206, 11–508, 11–511, 12–412, 12–914, and 12–1014 Annotated Code of Maryland (2011 Replacement Volume and 2016 Supplement)					
19 20	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
21	Article – Business Regulation					
22	7-304.					
$\begin{array}{c} 23\\ 24 \end{array}$	(a) (1) [An applicant] WITH AN APPLICATION for a NEW license, AN APPLICANT shall [execute] FILE a surety bond [for the benefit of any] WITH THE BOARD.					
$\frac{25}{26}$	(2) THE BOND SHALL RUN TO THE BOARD, AS OBLIGEE, FOR THE BENEFIT OF:					
27	(I) THE STATE; AND					
$28 \\ 29 \\ 30$	(II) ANY member of the public who has a loss or other damage as a result of a violation of this title or the Maryland Consumer Debt Collection Act by the applicant or an agent or employee of the applicant.					
31	[(2)] (3) The [surety] bond shall be:					
32	[(i) in a form that the Board approves;					
33	(ii) with a surety that the Board approves; and					

 $\mathbf{2}$

1	(iii)]	(I)	in the amount of \$5,000;					
2	(II)	ISSU	ED BY A SURETY COMPANY THAT:					
3		1.	IS AUTHORIZED TO DO BUSINESS IN THE STATE; AND					
4 5	MARYLAND INSURANCI	2. E Com	HOLDS A CERTIFICATE OF AUTHORITY ISSUED BY THE IMISSIONER; AND					
6 7 8	(III) CONDITIONED THAT THE LICENSEE SHALL COMPLY WITH THE MARYLAND CONSUMER DEBT COLLECTION ACT AND ANY OTHER LAWS APPLICABLE TO CONSUMER DEBT COLLECTION.							
9 10 11	[(3)] (4) section may not exceed t claims against the bond]:	he an	[total] liability of [a] THE surety [on a bond under this nount of the bond, regardless of the number or amount of					
12	(I)	SHAI	L BE CONTINUOUS;					
$\frac{13}{14}$	(II) NOT THE BOND IS RENE		NOT BE AGGREGATED OR CUMULATIVE, WHETHER OR CONTINUED, REPLACED, OR MODIFIED;					
$15 \\ 16 \\ 17$		OND,	NOT BE DETERMINED BY ADDING TOGETHER THE OR ANY PART OF THE PENAL SUM OF THE BOND, IN IORE POINTS IN TIME;					
18 19 20	(IV) OBLIGATION, REGARDI THE BOND;	SHAI LESS (L BE CONSIDERED TO BE ONE CONTINUOUS OF INCREASES OR DECREASES IN THE PENAL SUM OF					
21	(V)	MAY	NOT BE AFFECTED BY:					
22		1.	THE INSOLVENCY OR BANKRUPTCY OF THE LICENSEE;					
$23 \\ 24 \\ 25$	FAILURE TO PAY A PRE OR AN AGENT OF THE L		ANY MISREPRESENTATION, BREACH OF WARRANTY, I, OR ANY OTHER ACT OR OMISSION OF THE LICENSEE SEE; OR					
26		3.	THE SUSPENSION OF THE LICENSEE'S LICENSE;					
27 28	(VI) ACTION BY THE BOARD		NOT REQUIRE AN ADMINISTRATIVE ENFORCEMENT PREREQUISITE TO LIABILITY; AND					

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1 2	(V) DATE ON WHICH:	I) SHALL CONTINUE FOR 3 YEARS AFTER THE LATER OF THE
3		1. THE BOND IS CANCELED; OR
4 5	LICENSED.	2. THE LICENSEE, FOR ANY REASON, CEASES TO BE
6 7	(5) (I) LICENSEE BY GIVING	A BOND MAY BE CANCELED BY THE SURETY OR THE NOTICE OF CANCELLATION TO THE BOARD.
8 9	(II SHALL:) NOTICE UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH
10		1. BE IN WRITING; AND
$\begin{array}{c} 11 \\ 12 \end{array}$	REQUESTED.	2. BE SENT BY CERTIFIED MAIL, RETURN RECEIPT
$\begin{array}{c} 13\\14\\15\end{array}$	· ·	I) A CANCELLATION OF A BOND UNDER THIS PARAGRAPH IS IL 90 DAYS AFTER RECEIPT OF A NOTICE OF CANCELLATION BY
16	(6) A	CLAIM AGAINST THE BOND MAY BE FILED WITH THE SURETY BY:
17	(I)	A CLAIMANT; OR
18 19	(II State.) THE BOARD FOR THE BENEFIT OF A CLAIMANT OR THE
$\begin{array}{c} 20\\ 21 \end{array}$	[(4)] (7) bond, the surety:	If the amount of claims against a bond exceeds the amount of the
$\begin{array}{c} 22\\ 23 \end{array}$	(i) distribution to claiman	shall pay the amount of the bond to the Board for PRO RATA its; and
24	(ii)	[then] is relieved of liability under the bond.
$25 \\ 26 \\ 27$		THE PENAL AMOUNT OF THE BOND IS REDUCED BY PAYMENT MENT, THE LICENSEE SHALL FILE A NEW OR ADDITIONAL BOND

1 A PENALTY IMPOSED AGAINST A LICENSEE UNDER § 7–205(B) OF (9) $\mathbf{2}$ THIS TITLE MAY BE COLLECTED AND PAID FROM THE PROCEEDS OF A BOND 3 **REQUIRED UNDER THIS SUBSECTION.** 4 (b) The Board shall issue a license to each applicant who meets the requirements of this subtitle. $\mathbf{5}$ 6 **Article – Financial Institutions** 7 11 - 206.8 To apply for a license, an applicant shall sign and submit to the (a) (1)9 Commissioner a verified application on the form that the Commissioner requires. (2)10 The application shall include: The applicant's name and address and, if the applicant is not an 11 (i) individual, the names and addresses of each of its principal owners and each of its officers, 1213directors, or members; 14The address at which the business is to be conducted: and (ii) 15Any other pertinent information that the Commissioner requires (iii) for an investigation and findings under § 11–207 of this subtitle. 1617(b) With the application, the applicant shall pay to the Commissioner: An investigation fee of \$100; and 18 (1)A license fee of: 19 (2)20\$1,700 if the applicant applies for a license to be issued on or (i) 21after January 1 and on or before December 31 of an even-numbered year; OR 22(ii) [Effective January 1, 1999,] \$850 if the applicant applies for a 23license to be issued on or after January 1 and on or before December 31 of an odd-numbered 24vear[; or 25(iii) \$1,700 if the applicant applies for a license to be issued on or after October 1, 1997 and on or before December 31, 1997]. 2627With the application, the applicant shall file A SURETY BOND with the (c)(1)28Commissioner [a surety bond]. 29(2)The [surety] bond [filed under this subsection] shall run to [this State] 30 THE COMMISSIONER, AS OBLIGEE, for the benefit of [this]:

(I) 1 **THE** State; and [of any] $\mathbf{2}$ **(II)** ANY person who has a cause of action against the applicant under the Maryland Consumer Loan Law. 3 The [surety] bond shall be: 4 (3) $\mathbf{5}$ In an amount equal to twice the amount of the largest loan that (i) 6 may be made under the Maryland Consumer Loan Law; 7 (ii) [With sureties that the Commissioner approves] **ISSUED BY A** 8 SURETY COMPANY THAT: 9 1. IS AUTHORIZED TO DO BUSINESS IN THE STATE; and 10 2. HOLDS A CERTIFICATE OF AUTHORITY ISSUED BY THE 11 MARYLAND INSURANCE COMMISSIONER; AND 12 Conditioned that the [applicant will comply] LICENSEE SHALL: (iii) 13 1. **COMPLY** with the Maryland Consumer Loan Law; and [will pay] 14 2. 15**PAY** to [this] THE State or to any person any money that the [applicant] LICENSEE may owe to [this] THE State or to [that] THE person under the 16Maryland Consumer Loan Law. 1718 (4) THE LIABILITY OF THE SURETY: 19 **(I)** SHALL BE CONTINUOUS; 20**(II)** MAY NOT BE AGGREGATED OR CUMULATIVE, WHETHER OR NOT THE BOND IS RENEWED, CONTINUED, REPLACED, OR MODIFIED; 2122(III) MAY NOT BE DETERMINED BY ADDING TOGETHER THE 23PENAL SUM OF THE BOND, OR ANY PART OF THE PENAL SUM OF THE BOND, IN EXISTENCE AT ANY TWO OR MORE POINTS IN TIME; 2425SHALL BE TO **(IV)** CONSIDERED BE ONE CONTINUOUS 26OBLIGATION, REGARDLESS OF INCREASES OR DECREASES IN THE PENAL SUM OF 27THE BOND;

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28 (V) MAY NOT BE AFFECTED BY:

THE INSOLVENCY OR BANKRUPTCY OF 1 1. THE $\mathbf{2}$ LICENSEE; 3 2. ANY MISREPRESENTATION, BREACH OF WARRANTY, FAILURE TO PAY A PREMIUM, OR ANY OTHER ACT OR OMISSION OF THE LICENSEE 4 5OR AN AGENT OF THE LICENSEE; OR 6 3. THE SUSPENSION OF THE LICENSEE'S LICENSE; 7 (VI) MAY NOT REQUIRE AN ADMINISTRATIVE ENFORCEMENT 8 ACTION BY THE COMMISSIONER AS A PREREQUISITE TO LIABILITY; AND 9 (VII) SHALL CONTINUE FOR 3 YEARS AFTER THE LATER OF THE 10 **DATE ON WHICH:** 11 1. THE BOND IS CANCELED; OR 12 2. THE LICENSEE, FOR ANY REASON, CEASES TO BE 13LICENSED. 14(5) **(I)** A BOND MAY BE CANCELED BY THE SURETY OR THE LICENSEE BY GIVING NOTICE OF CANCELLATION TO THE COMMISSIONER. 1516 **(II)** NOTICE UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH 17SHALL: 18 1. **BE IN WRITING; AND** 2. 19 **BE SENT BY CERTIFIED MAIL, RETURN RECEIPT** 20**REQUESTED.** 21(III) A CANCELLATION OF A BOND UNDER THIS PARAGRAPH IS 22NOT EFFECTIVE UNTIL 90 DAYS AFTER RECEIPT OF A NOTICE OF CANCELLATION BY 23THE COMMISSIONER. 24(6) A CLAIM AGAINST THE BOND MAY BE FILED WITH THE SURETY BY: 25**(I)** A CLAIMANT; OR 26**(II)** THE COMMISSIONER FOR THE BENEFIT OF A CLAIMANT OR 27THE STATE.

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$\frac{1}{2}$	(7) IF THE AMOUNT OF CLAIMS AGAINST A BOND EXCEEDS THE AMOUNT OF THE BOND, THE SURETY:									
$\frac{3}{4}$	(I) SHALL PAY THE AMOUNT OF THE BOND TO THE COMMISSIONER FOR PRO RATA DISTRIBUTION TO CLAIMANTS; AND									
5			(II) IS RELIEVED OF LIABILITY UNDER THE BOND.							
6 7 8	(8) IF THE PENAL AMOUNT OF A BOND IS REDUCED BY PAYMENT OF A CLAIM OR JUDGMENT, THE LICENSEE SHALL FILE A NEW OR ADDITIONAL BOND WITH THE COMMISSIONER.									
9 10 11	(9) A PENALTY IMPOSED AGAINST A LICENSEE UNDER § 2–115(B) OF THIS ARTICLE MAY BE COLLECTED AND PAID FROM THE PROCEEDS OF A BOND REQUIRED UNDER THIS SUBSECTION.									
12	(d)	For e	each license for which an applicant applies, the applicant shall:							
13		(1)	Submit a separate application; AND							
14		(2)) Pay a separate investigation fee and license fee[; and							
15		(3)	File a separate bond].							
16	11–508.									
17 18 19	new license or for the renewal of a license] shall file a surety bond with [each original									
20	(b)	(1)	The [surety] bond shall[:							
$\begin{array}{c} 21 \\ 22 \end{array}$	of [any]:	(1)	Run] RUN to the Commissioner [and be], AS OBLIGEE, for the benefit							
23			(I) THE STATE; AND							
$\begin{array}{c} 24\\ 25\\ 26\end{array}$	violation committed by a licensee of any law or regulation governing the activities of									
27		(2)	[Be issued] THE BOND SHALL BE:							

1 IN AN AMOUNT DETERMINED BY THE COMMISSIONER **(I)** $\mathbf{2}$ UNDER SUBSECTION (C) OF THIS SECTION; 3 **(II) ISSUED** by a surety company **THAT**: 1. IS authorized to do business in the State: AND 4 2. $\mathbf{5}$ HOLDS A CERTIFICATE OF AUTHORITY ISSUED BY THE 6 MARYLAND INSURANCE COMMISSIONER; AND 7 [(3)] (III) [Be conditioned] **CONDITIONED** that the [applicant] LICENSEE shall comply with all Maryland laws regulating the activities of mortgage lenders and 8 9 mortgage loan lending[; and 10 Be approved by the Commissioner]. (4)(3) THE LIABILITY OF THE SURETY: 11 12**(I)** SHALL BE CONTINUOUS; 13 **(II)** MAY NOT BE AGGREGATED OR CUMULATIVE, WHETHER OR 14NOT THE BOND IS RENEWED, CONTINUED, REPLACED, OR MODIFIED; 15(III) MAY NOT BE DETERMINED BY ADDING TOGETHER THE PENAL SUM OF THE BOND, OR ANY PART OF THE PENAL SUM OF THE BOND, IN 16 EXISTENCE AT ANY TWO OR MORE POINTS IN TIME; 17 18 (IV) SHALL BE CONSIDERED TO BE ONE **CONTINUOUS** 19OBLIGATION, REGARDLESS OF INCREASES OR DECREASES IN THE PENAL SUM OF THE BOND; 2021 **(**V**) MAY NOT BE AFFECTED BY:** 221. THE INSOLVENCY OR BANKRUPTCY OF THE 23LICENSEE; 242. ANY MISREPRESENTATION, BREACH OF WARRANTY, 25FAILURE TO PAY A PREMIUM, OR ANY OTHER ACT OR OMISSION OF THE LICENSEE OR AN AGENT OF THE LICENSEE; OR 26273. THE SUSPENSION OF THE LICENSEE'S LICENSE; 28(VI) MAY NOT REQUIRE AN ADMINISTRATIVE ENFORCEMENT 29ACTION BY THE COMMISSIONER AS A PREREQUISITE TO LIABILITY; AND

(VII) SHALL CONTINUE FOR 3 YEARS AFTER THE LATER OF THE 1 $\mathbf{2}$ DATE ON WHICH: 3 1. THE BOND IS CANCELED; OR 2. THE LICENSEE, FOR ANY REASON, CEASES TO BE 4 $\mathbf{5}$ LICENSED. 6 (4) **(I)** A BOND MAY BE CANCELED BY THE SURETY OR THE 7 LICENSEE BY GIVING NOTICE OF CANCELLATION TO THE COMMISSIONER. 8 NOTICE UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH **(II)** 9 SHALL: 10 1. **BE IN WRITING; AND** 2. BE SENT BY CERTIFIED MAIL, RETURN RECEIPT 11 12**REQUESTED.** 13 (III) A CANCELLATION OF A BOND UNDER THIS PARAGRAPH IS 14NOT EFFECTIVE UNTIL 90 DAYS AFTER RECEIPT OF A NOTICE OF CANCELLATION BY 15THE COMMISSIONER. 16 A CLAIM AGAINST THE BOND MAY BE FILED WITH THE SURETY BY: (5) 17**(I)** A CLAIMANT; OR 18 **(II)** THE COMMISSIONER FOR THE BENEFIT OF A CLAIMANT OR 19 THE STATE. 20(6) IF THE AMOUNT OF CLAIMS AGAINST A BOND EXCEEDS THE 21AMOUNT OF THE BOND, THE SURETY: 22**(I)** SHALL PAY THE AMOUNT OF THE BOND TO THE COMMISSIONER FOR PRO RATA DISTRIBUTION TO CLAIMANTS; AND 2324**(II)** IS RELIEVED OF LIABILITY UNDER THE BOND. 25(7) IF THE PENAL AMOUNT OF A BOND IS REDUCED BY PAYMENT OF A 26CLAIM OR JUDGMENT, THE LICENSEE SHALL FILE A NEW OR ADDITIONAL BOND WITH THE COMMISSIONER. 27

1(8) A PENALTY IMPOSED AGAINST A LICENSEE UNDER § 2–115(B) OF2THIS ARTICLE OR § 11–517(C) OF THIS SUBTITLE MAY BE COLLECTED AND PAID3FROM THE PROCEEDS OF A BOND REQUIRED UNDER THIS SECTION.

4 (c) (1) If an applicant has not conducted a mortgage lending business any time 5 during the 36 months prior to the filing of an original application for a license, the applicant 6 shall provide a sworn statement setting forth that fact.

7 (d) (1)**] (2)** If an applicant has conducted a mortgage lending business any 8 time during the 36 months prior to the filing of an original [or renewal] application, the 9 applicant shall provide a sworn statement setting forth the aggregate principal amount of mortgage loans secured or to be secured by property located in Maryland and applied for 10 11 and accepted OR SERVICED or mortgage loans secured or to be secured by property located 12in Maryland and applied for, procured, and accepted **OR SERVICED** by the mortgage lender 13during the 12 months immediately preceding the month in which the application is filed.

14 [(2)] (3) If an applicant has conducted a mortgage lending business any 15 time during the 36 months prior to the filing of an original application, but during that time 16 has not acted as a mortgage lender in Maryland, the applicant shall provide with the 17 original application a sworn statement setting forth the aggregate principal amount of 18 loans secured or to be secured by a dwelling or residential real estate located in states other 19 than Maryland and applied for, procured, and accepted **OR SERVICED** by the mortgage 20 lender during the 12 months preceding the month in which the application is filed.

21 [(3)] (4) Except as provided in subsection [(e)] (D) of this section, the 22 applicant shall file with the original [or renewal] application:

(i) Where the aggregate principal amount of loans set forth in the
sworn statement was \$3,000,000 or less, a surety bond in the amount of \$50,000;

(ii) Where the aggregate principal amount of loans set forth in the
sworn statement was more than \$3,000,000 but not more than \$10,000,000, a surety bond
in the amount of \$100,000; and

(iii) Where the aggregate principal amount of loans set forth in the
sworn statement was more than \$10,000,000, a surety bond in the amount of \$150,000.

30 [(e)] (D) Notwithstanding any other provisions of this section, and subject to 31 approval by the Commissioner, if an applicant files five or more original or renewal 32 applications at the same time, the applicant may provide a blanket surety bond for all 33 licensed offices in the amount of \$750,000.

34 [(f)] (E) Subject to approval by the Commissioner, an applicant for license who 35 files an application for a new license [or for the renewal of a license] may satisfy the 36 bonding requirement under this section by establishing a trust account with or obtaining

an irrevocable letter of credit from a financial institution insured by the Federal Deposit
 Insurance Corporation in an amount equal to the bond required under this section.

3 [(g)] (F) (1) The Commissioner may adopt regulations reasonably necessary 4 to assure that the proper surety bond amount established by this section is maintained by 5 each licensee throughout each licensing term.

6 (2) The regulations may provide for periodic reporting, recalculation, and 7 enforcement of required bond amounts.

8 (G) IF A MORTGAGE SERVICER IS SUBJECT TO A RECEIVERSHIP 9 PROCEEDING, THE COMMISSIONER OR A RECEIVER APPOINTED UNDER § 10 7-404.1(B)(2) OR § 7-506(B) OF THE REAL PROPERTY ARTICLE, WITHOUT REGARD 11 TO ANY PRIORITIES, PREFERENCES, OR ADVERSE CLAIMS, MAY:

12(1)REDUCE THE BOND OR THE DEPOSIT IN LIEU OF A BOND TO CASH;13AND

14(2)Use the cash to defray the costs associated with the15RECEIVERSHIP.

16 11–511.

(a) Subject to any regulations the Commissioner adopts in connection with the
 transition to the Nationwide Mortgage Licensing System and Registry, an initial license
 term shall:

- 20 (1) Begin on the day the license is issued; and
- 21 (2) Expire on December 31 of the year:
- (i) The license is issued, if the license is issued before November 1;or
- (ii) Succeeding the year that the license is issued, if the license isissued on or after November 1.
- 26 (b) At least 60 days before its expiration, a license may be renewed if the licensee:
- 27 (1) Otherwise is entitled to be licensed;

28 (2) Pays to the Commissioner a nonrefundable renewal fee set by the 29 Commissioner; AND

30 [(3) Files a bond or bond continuation certificate for the amount required 31 under § 11–508 of this subtitle; and]

1 **[**(4)**]**(3) Submits to the Commissioner: $\mathbf{2}$ A renewal application on the form that the Commissioner (i) 3 requires; and 4 (ii) Satisfactory evidence of compliance with any continuing education requirements set by regulations adopted by the Commissioner. $\mathbf{5}$ 6 Subject to any regulations the Commissioner adopts in connection with the (c)7transition to the Nationwide Mortgage Licensing System and Registry, a renewal term 8 shall: 9 (1)Be for a period of 1 year; 10 (2)Begin on January 1 of each year after the initial term; and 11 (3)Expire on December 31 of the year the renewal term begins. 12(d) In addition to the license renewal fee required under subsection (b)(2) of this 13section, an applicant for a license renewal shall pay to the Nationwide Mortgage Licensing System and Registry any fees that the Nationwide Mortgage Licensing System and 14Registry imposes in connection with the renewal application. 1516 If a license is surrendered voluntarily, or is suspended or revoked, the (e) 17Commissioner may not refund any part of the license fee regardless of the time remaining 18 in the license term. 12 - 412.19 20In this section, "trust company" has the meaning stated in § 1–101 of the (a) 21Estates and Trusts Article. 22(b) (1) With [the] AN application for a new [or renewal] license, [the] AN applicant shall file [evidence of] a surety [device] BOND with the Commissioner [as 2324provided in this section]. 25[A surety] **THE** bond [purchased to satisfy the provisions of (c) (1)(2) 26subsection (b) of this section] shall run to [this State] THE COMMISSIONER, AS OBLIGEE, for the benefit of [any]: 2728**(I)** THE STATE; AND 29**(II)** ANY individual who has been damaged by a violation of State 30 law or regulation governing the business of money transmission committed by a licensee or an authorized delegate of a licensee. 31

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1	[(2)] (3)	The	[surety] bond shall be:							
$\frac{2}{3}$	(i [and]) In tl	In the amount required under subsection [(e)] (D) of this section;							
4	(i	i) Issu	ed by a [bonding,] surety [, or insurance] company that [is]:							
5		1.	IS authorized to do business in [this] THE State[.]; AND							
$6 \\ 7$										
8 9		/ E	e surety bond shall be conditioned so] CONDITIONED that ed delegate of the licensee shall [comply]:							
10 11	governing the busine	1. ss of mor	COMPLY with all State and federal laws and regulations ney transmission; and [shall fulfill]							
$\begin{array}{c} 12\\ 13 \end{array}$	transmission.	2.	FULFILL all obligations to all parties to a money							
14	(4) T	he liabili	ty of [a] THE surety:							
15	(1	I) SHA	ALL BE CONTINUOUS;							
$\begin{array}{c} 16 \\ 17 \end{array}$	× ×		Y NOT BE AGGREGATED OR CUMULATIVE, WHETHER OR), CONTINUED, REPLACED, OR MODIFIED;							
18 19 20	PENAL SUM OF TH	E BOND,	Y NOT BE DETERMINED BY ADDING TOGETHER THE , OR ANY PART OF THE PENAL SUM OF THE BOND, IN MORE POINTS IN TIME;							
21 22 23	· · · · · · · · · · · · · · · · · · ·	IV) SHA RDLESS	ALL BE CONSIDERED TO BE ONE CONTINUOUS OF INCREASES OR DECREASES IN THE PENAL SUM OF							
24	[((i)] (V)	[Is] MAY not BE affected by [the]:							
25		1.	THE insolvency or bankruptcy of the licensee [or by any];							
$\frac{26}{27}$	a premium, or ANY o	2. ther act o	ANY misrepresentation, breach of warranty, failure to pay or omission of the licensee; [and] OR							

1 3. THE SUSPENSION OF THE LICENSEE'S LICENSE; $\mathbf{2}$ MAY NOT REQUIRE AN ADMINISTRATIVE ENFORCEMENT (VI) ACTION BY THE COMMISSIONER AS A PREREQUISITE TO LIABILITY; AND 3 4 (VII) SHALL CONTINUE FOR 3 YEARS AFTER THE LATER OF THE $\mathbf{5}$ **DATE ON WHICH:** 6 1. THE BOND IS CANCELED; OR 7 2. THE LICENSEE, FOR ANY REASON, CEASES TO BE 8 LICENSED. 9 (iii) Continues as to all transactions of the licensee or an authorized 10 delegate, for no longer than 5 years after the licensee ceases, for any reason, to be licensed. However, the Commissioner may permit the surety bond to be reduced or eliminated prior 11 12to that time if the amount of the licensee's payment instruments outstanding in this State are reduced. 1314(5)**(I)** A [licensee or surety may cancel a surety] bond MAY BE 15**CANCELED BY THE SURETY OR THE LICENSEE** by giving NOTICE OF CANCELLATION TO the Commissioner [notice of the cancellation]. 16 17**(II)** NOTICE UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH 18 SHALL: 19 1. **BE IN WRITING; AND** 202. **BE SENT** by certified mail, return receipt requested [, 21bearing a postmark from the United States Postal Service]. 22(III) [However, the cancellation] A CANCELLATION OF A BOND 23UNDER THIS PARAGRAPH is not effective until 90 days after RECEIPT OF A NOTICE OF CANCELLATION BY the Commissioner [receives the notice]. 24(6) 25A CLAIM AGAINST THE BOND MAY BE FILED WITH THE SURETY BY: 26**(I)** A CLAIMANT; OR 27**(II)** THE COMMISSIONER FOR THE BENEFIT OF A CLAIMANT OR THE STATE. 2829(7) IF THE AMOUNT OF CLAIMS UNDER A BOND EXCEEDS THE AMOUNT

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OF THE BOND, THE SURETY:

1 **(I)** SHALL PAY THE AMOUNT OF THE BOND TO THE COMMISSIONER FOR PRO RATA DISTRIBUTION TO CLAIMANTS; AND $\mathbf{2}$ 3 **(II)** IS RELIEVED OF LIABILITY UNDER THE BOND. (8) IF THE PENAL AMOUNT OF A BOND IS REDUCED BY PAYMENT 4 **(I)** $\mathbf{5}$ OF A CLAIM OR JUDGMENT, THE LICENSEE SHALL FILE A NEW OR ADDITIONAL BOND 6 WITH THE COMMISSIONER. 7 **(II)** THE COMMISSIONER MAY PERMIT A BOND TO BE REDUCED 8 OR ELIMINATED IF THE AMOUNT OF THE LICENSEE'S PAYMENT INSTRUMENTS OUTSTANDING IN THE STATE ARE REDUCED. 9 10 [(d)] (C) A deposit in lieu of a surety bond made to satisfy the provisions (1)11 of subsection (b) of this section shall: 12Have a market value equal to the amount required under (i) subsection [(e)] (D) of this section; and 13 14Be held by the Commissioner to secure the same obligations as (ii) are required to be secured by a surety bond under subsection [(c)] (B) of this section. 15At any time, a licensee may exchange investments for other 16(2)17investments that meet the requirements of this subsection. 18 (3)The Commissioner may sell or transfer investments and distribute the proceeds on the same basis as provided for claims against a surety bond under paragraph 19 [(c)(1)] (B)(2) of this section. 2021As long as a licensee is solvent, the licensee is entitled to receive any (4)22interest or dividends earned by the investments. 23The Commissioner may place the investments in the custody of (5)(i) 24any qualified trust company in this State. 25The licensee shall pay the compensation of this custodian. (ii) 26The amount of the surety [device] BOND UNDER SUBSECTION [(e)] **(D)** (1)27(B) OF THIS SECTION OR THE DEPOSIT IN LIEU OF A SURETY BOND UNDER 28SUBSECTION (C) OF THIS SECTION shall be in an amount of not less than \$150,000 and 29not more than \$1,000,000, as determined by the Commissioner. 30 (2)In setting the amount of the surety [device] BOND OR THE DEPOSIT 31 IN LIEU OF A SURETY BOND, the Commissioner shall consider:

1 (i) The financial condition of the licensee or applicant; $\mathbf{2}$ (ii) For a licensee, the average monthly outstanding payment 3 instruments or outstanding money transmission liability for the previous 12 months; 4 (iii) For an applicant, the projected monthly payment instrument sales and money transmission volume in the State, the business experience, and any other $\mathbf{5}$ 6 factor deemed appropriate; and 7 (iv) The potential loss of buyers and holders of payment instruments 8 or persons for whom or to whom money is transmitted if the applicant or licensee becomes 9 financially impaired. 10 [(f)] **(E)** (1)If the [principal] PENAL amount of a surety [device] BOND OR A DEPOSIT IN LIEU OF A SURETY BOND is reduced by a payment of a claim or judgment, 11 12the licensee shall file with the Commissioner evidence of any new or additional surety [device] BOND OR DEPOSIT IN LIEU OF A SURETY BOND in the amount that the 13 14Commissioner sets. 15(2)If the Commissioner at any time believes that the surety [device] BOND 16 OR THE DEPOSIT IN LIEU OF A SURETY BOND is insufficient, exhausted, or otherwise 17unsatisfactory, the Commissioner may require evidence of an additional surety [device] 18 BOND OR DEPOSIT IN LIEU OF A SURETY BOND to be filed by the licensee. 19 (3) Within 30 days after the Commissioner makes a written demand for the 20new surety [device] BOND OR DEPOSIT IN LIEU OF A SURETY BOND, the licensee shall file the evidence of the new surety [device] BOND OR DEPOSIT IN LIEU OF A SURETY 2122BOND. 23A penalty imposed AGAINST A LICENSEE under § 2–115(B) OF THIS [(g)] (F)24ARTICLE OR § 12–426(e)(2) of this subtitle may be [paid and] collected AND PAID from the 25proceeds of a surety [device] BOND OR A DEPOSIT IN LIEU OF A SURETY BOND 26**REQUIRED UNDER THIS SECTION.** 2712 - 914.28With the application for a new [or renewal] license, [the] AN applicant [or (a) 29licensee] shall file a surety bond [or bond renewal certificate] with the Commissioner [as

31 (b) (1) [A surety] **THE** bond [filed under this section] shall run to the [State] 32 **COMMISSIONER, AS OBLIGEE,** for the benefit of [any]:

33 (I) THE STATE; AND

provided in this section].

30

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	regulation adopted under this subtitle committed by a licensee or an agent of a licensee,								
4	(2) The [surety] bond shall be:								
$5\\6$	(i) In an amount not less than \$10,000 and not more than \$1,000,000, as set by the Commissioner;								
7	(ii) Issued by a [bonding,] surety [, or insurance] company that [is]:								
8	1. IS authorized to do business in the State; and								
9 10	2. HOLDS A CERTIFICATE OF AUTHORITY ISSUED BY THE MARYLAND INSURANCE COMMISSIONER; AND								
11 12 13	(iii) Conditioned [so] that the licensee and its agent shall comply with all State and federal laws and regulations governing the business of providing debt management services.								
14	(3) The liability of [a] THE surety:								
15	(I) SHALL BE CONTINUOUS;								
$\begin{array}{c} 16 \\ 17 \end{array}$	(II) MAY NOT BE AGGREGATED OR CUMULATIVE, WHETHER OR NOT THE BOND IS RENEWED, CONTINUED, REPLACED, OR MODIFIED;								
18 19 20	(III) MAY NOT BE DETERMINED BY ADDING TOGETHER THE PENAL SUM OF THE BOND, OR ANY PART OF THE PENAL SUM OF THE BOND, IN EXISTENCE AT ANY TWO OR MORE POINTS IN TIME;								
$21 \\ 22 \\ 23$	(IV) SHALL BE CONSIDERED TO BE ONE CONTINUOUS OBLIGATION, REGARDLESS OF INCREASES OR DECREASES IN THE PENAL SUM OF THE BOND;								
24	[(i)] (V) [Is] MAY not BE affected by [the]:								
$\frac{25}{26}$	1. THE insolvency or bankruptcy of the licensee or its agent [or by any];								
$\frac{27}{28}$	2. ANY misrepresentation, breach of warranty, failure to pay a premium, or ANY other act or omission of the licensee or its agent; [and] OR								

1	3. THE SUSPENSION OF THE LICENSEE'S LICENSE;							
$2 \\ 3$	(VI) MAY NOT REQUIRE AN ADMINISTRATIVE ENFORCEMENT ACTION BY THE COMMISSIONER AS A PREREQUISITE TO LIABILITY; AND							
4 5 6	transactions of its agent on behalf of the licensee, for no longer than 2] SHALL CONTINUE							
7	1. THE BOND IS CANCELED; OR							
8 9	2. THE licensee [ceases], for any reason, CEASES to be licensed.							
10 11	(4) (I) A BOND MAY BE CANCELED BY THE SURETY OR THE LICENSEE BY GIVING NOTICE OF CANCELLATION TO THE COMMISSIONER.							
$\begin{array}{c} 12\\ 13 \end{array}$	(II) NOTICE UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH SHALL:							
14	1. BE IN WRITING; AND							
$\begin{array}{c} 15\\ 16\end{array}$	2. BE SENT BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED.							
17 18 19	(III) A CANCELLATION OF A BOND UNDER THIS PARAGRAPH IS NOT EFFECTIVE UNTIL 90 DAYS AFTER RECEIPT OF A NOTICE OF CANCELLATION BY THE COMMISSIONER.							
20	(5) A CLAIM AGAINST THE BOND MAY BE FILED WITH THE SURETY BY:							
21	(I) A CLAIMANT; OR							
$\begin{array}{c} 22\\ 23 \end{array}$	(II) THE COMMISSIONER FOR THE BENEFIT OF A CLAIMANT OR THE STATE.							
$\frac{24}{25}$	(6) IF THE AMOUNT OF CLAIMS UNDER A BOND EXCEEDS THE AMOUNT OF THE BOND, THE SURETY:							
$\begin{array}{c} 26 \\ 27 \end{array}$	(I) SHALL PAY THE AMOUNT OF THE BOND TO THE COMMISSIONER FOR PRO RATA DISTRIBUTION TO CLAIMANTS; AND							
28	(II) IS RELIEVED OF LIABILITY UNDER THE BOND.							

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	[(4)] (7) be reduced if the amoun in the State is reduced.	The Commissioner may allow the amount of the surety bond to nt of the licensee's outstanding debt management services liabilities
45	[(5)] (8) consider:	In setting the amount of the surety bond, the Commissioner shall
$6 \\ 7$	(i) or licensee and the age	The financial condition and business experience of the applicant nt of the applicant or licensee;
8 9	(ii) debt management serv	For an applicant, the projected monthly and annual volume of ices to be provided in the State;
10 11	(iii) management services p	For a licensee, the average monthly and annual volume of debt provided in the State during the previous 12–month period;
$\begin{array}{c} 12\\ 13 \end{array}$	(iv) or licensee if the applic	The potential loss to consumers who remit funds to the applicant ant or licensee becomes financially impaired; and
14	(v)	Any other factor the Commissioner considers appropriate.
$15 \\ 16 \\ 17$	claim or judgment, the	ncipal] PENAL amount of a surety bond is reduced by payment of a e licensee shall file with the Commissioner any new or additional ount that the Commissioner sets.
$18 \\ 19 \\ 20$	if the Commissioner de	nissioner may waive the surety bond requirement under this section termines that the volume of debt management services provided by see does not warrant the need for a surety bond.
21 22 23		imposed AGAINST A LICENSEE under § 12–928 or § 12–929 of this nd] collected AND PAID from the proceeds of a surety bond required
24	12–1014.	
25 26 27		ant that establishes a dedicated account in accordance with § title shall file a surety bond with the Commissioner at the time the tablished.
28	(b) (1) [A s	surety] THE bond [filed under this section] shall[:
29	(1) Rur	n] RUN to the Commissioner, AS OBLIGEE, for the benefit of [any]:
30	(I)	THE STATE; AND

1 ANY consumer who is injured by a violation of this subtitle **(II)** $\mathbf{2}$ committed by a registrant[;]. 3 (2)[Be in] THE BOND SHALL BE: **(I)** IN the amount of \$50,000; 4 **(**(3)**] (II)** [Be issued] **ISSUED** by a [bonding,] surety [, or insurance] $\mathbf{5}$ company that [is]: 6 7 1. IS authorized to do business in the State; and 2. 8 HOLDS A CERTIFICATE OF AUTHORITY ISSUED BY THE 9 MARYLAND INSURANCE COMMISSIONER; AND 10 [(4)] (III) [Be conditioned so] CONDITIONED that the registrant shall comply with all State and federal laws and regulations governing the business of providing 11 12 debt settlement services. (3) 13THE LIABILITY OF THE SURETY: 14**(I)** SHALL BE CONTINUOUS; 15**(II)** MAY NOT BE AGGREGATED OR CUMULATIVE, WHETHER OR 16 NOT THE BOND IS RENEWED, CONTINUED, REPLACED, OR MODIFIED; 17(III) MAY NOT BE DETERMINED BY ADDING TOGETHER THE PENAL SUM OF THE BOND, OR ANY PART OF THE PENAL SUM OF THE BOND, IN 18 EXISTENCE AT ANY TWO OR MORE POINTS IN TIME; 19 ТО 20(IV) SHALL BE CONSIDERED BE ONE **CONTINUOUS** 21OBLIGATION, REGARDLESS OF INCREASES OR DECREASES IN THE PENAL SUM OF 22THE BOND; 23**(**V**)** MAY NOT BE AFFECTED BY: 241. THE INSOLVENCY OR BANKRUPTCY OF THE **REGISTRANT;** 25262. ANY MISREPRESENTATION, BREACH OF WARRANTY, 27FAILURE TO PAY A PREMIUM, OR ANY OTHER ACT OR OMISSION OF THE REGISTRANT 28OR AN AGENT OF THE REGISTRANT; OR

	22			SENA	ATE BILL 92	4			
$\frac{1}{2}$	REGISTRATION;		3.	Тне	SUSPENSI	ON OF	THE	REGISTRA	NT'S
3 4	(ACTION BY THE CO							ENFORCEM AND	[ENT
5 6	(DATE ON WHICH:	(VII)	SHAL	l cont	INUE FOR 8	S YEARS A	FTER THI	E LATER OF	THE
7			1.	THE BO	OND IS CAN	CELED; OR			
8 9	REGISTERED.		2.	THE RI	EGISTRANT	, FOR ANY	REASON	, CEASES TO) BE
$10\\11$	(4) (REGISTRANT BY GI							URETY OR SSIONER.	THE
$\frac{12}{13}$	(SHALL:	(II)	NOTI	CE UND	DER SUBPAH	RAGRAPH	(I) OF TH	HIS PARAGR	APH
14			1.	BE IN V	WRITING; AN	١D			
$15\\16$	REQUESTED.		2.	Be se	NT BY CE	RTIFIED I	MAIL, RE	TURN RECI	EIPT
17 18 19	(III) A CANCELLATION OF A BOND UNDER THIS PARAGRAPH IS NOT EFFECTIVE UNTIL 90 DAYS AFTER RECEIPT OF A NOTICE OF CANCELLATION BY THE COMMISSIONER.								
20	(5) A	A CLA	AIM AG	AINST 1	THE BOND M	IAY BE FIL	ED WITH	THE SURETY	Y BY:
21	((I)	A CLA	AIMANT;	; OR				
22 23	(THE STATE.	(II)	THE (Commis	SSIONER FO	R THE BEI	NEFIT OF	A CLAIMAN	ГOR
$24 \\ 25$	(6) I AMOUNT OF THE B					AGAINST	A BOND	EXCEEDS	THE
26 27	(Commissioner fo	(I) DR PR			THE AM				THE
28	((II)	IS RE	LIEVED	OF LIABILI	TY UNDER	THE BON	ND.	

1 (7) IF THE PENAL AMOUNT OF A BOND IS REDUCED BY PAYMENT OF A 2 CLAIM OR JUDGMENT, THE REGISTRANT SHALL FILE A NEW OR ADDITIONAL BOND 3 WITH THE COMMISSIONER.

4 (8) A PENALTY IMPOSED AGAINST A REGISTRANT UNDER § 2–115(B) 5 OF THIS ARTICLE OR § 13–410 OF THE COMMERCIAL LAW ARTICLE MAY BE 6 COLLECTED AND PAID FROM THE PROCEEDS OF A BOND REQUIRED UNDER THIS 7 SECTION.

8 [(c) If the amount of the surety bond initially filed with the Commissioner must 9 be increased to meet the minimum requirements under subsection (b)(2) of this section, the 10 registrant shall file with the Commissioner evidence of the increased bond amount in a 11 form satisfactory to the Commissioner.]

12 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 13 1, 2017.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.