#### (House Bill 686)

#### AN ACT concerning

#### Financial Regulation – Modernizing Licensing of Non–Depository Institutions and Elimination of Branch License Requirements

FOR the purpose of eliminating requirements for collection agencies and certain non-depository financial institutions to maintain separate licenses for branch locations and authorizing them to conduct business at multiple licensed locations under a single license; altering certain other requirements and provisions governing the licensing and regulation of collection agencies and certain non-depository financial institutions, including applications, Nationwide Mortgage Licensing System and Registry (NMLS) information, use of trade names, examination, Commissioner of Financial Regulation assessments, and bond requirements; and generally relating to the licensing of financial services providers.

BY repealing and reenacting, with amendments,

Article – Business Regulation Section 7–101, 7–206, 7–301(c), 7–302(b), (d), and (e), 7–302.1(b), 7–302.2(a), 7–304(c)(1), 7–305, 7–306.1(a) and (c), and 7–308(c) Annotated Code of Maryland (2015 Replacement Volume and 2022 Supplement)

#### BY repealing

Article – Business Regulation Section 7–302(c) and 7–308(b) Annotated Code of Maryland (2015 Replacement Volume and 2022 Supplement)

#### BY adding to

Article – Business Regulation Section 7–302.2(c) and 7–304(j) Annotated Code of Maryland (2015 Replacement Volume and 2022 Supplement)

BY repealing and reenacting, with amendments,

Article – Commercial Law Section 14–1216(d) and (e) Annotated Code of Maryland (2013 Replacement Volume and 2022 Supplement)

#### BY adding to

Article – Financial Institutions Section 2–120, 2–121, 11–203.1(b), 11–203.3(c), 11–206(d), 11–208, 11–211, 11-402.1(c), 11-408, 11-411, 11-501(f-1) and (f-2), 11-503.2(c), 11-508(c), 12-104.1(c), 12-110, 12-113, 12-401(k) and (l), 12-404(c), 12-407(b)(1), 12-415(a), 12-905(c), and 12-914(f) Annotated Code of Maryland (2020 Replacement Volume and 2022 Supplement)

BY repealing and reenacting, with amendments,

Article – Financial Institutions

Section 11-201, 11-203.3(a), 11-204(a) and (c)(2), 11-206(a)(2) and (c)(3)(i), 11-210(b)(1)and (c), 11 - 401, 11-402.1(a), 11-403(b), 11-404(a)(2), 11-406(a), 11-410(b)(1) and (c), 11-414, 11–503.1(b). 11-503.2(a), 11-505, 11-506.1(b) through (e), 11-507, 11-508(a) and (e) through (g), 11-511(a), (c), and (d), 11-512, 11-512.1(a) and (c), 11-513, 11-601(f), 11-602(c), 11-612.1, 12-101, 12-104.1(a), 12-105(b), 12-106, 12-112-108(a)(2), 12-112(b)(1) and (c), 12-114(c), 12-118, 12-401(c) and (k-1), 12-406(a)(3), 12-407(b)(2),12 - 410, 12–404(a), 12-412(a)and (d). 12-424, 12-901, 12-904, 12-905(a), 12-906(b), 12-908(b)(1) and (2), 12-911, 12-914(b)(2)(i), 12-915, 12-923(b)(1), 12-924(a), (c), and (d), and 12-1007(a) Annotated Code of Maryland

(2020 Replacement Volume and 2022 Supplement)

BY repealing

Article – Financial Institutions

Section 11–203.1(b), 11–206(d), 11–208, 11–211, 11–404(c), 11–408, 11–411, 11–508(c) and (d), 11–610, 12–108(c), 12–110, 12–113, 12–401(e), 12–407(b)(1) and (h), 12–415(a), and 12–914(b)(8)
Annotated Code of Maryland
(2020 Replacement Volume and 2022 Supplement)

BY repealing and reenacting, without amendments, Article – Financial Institutions Section 11–501(a), 11–601(a), and 12–401(a)

Annotated Code of Maryland (2020 Replacement Volume and 2022 Supplement)

BY repealing and reenacting, without amendments, Article – State Finance and Procurement Section 6–226(a)(2)(i) Annotated Code of Maryland (2021 Replacement Volume and 2022 Supplement)

BY repealing and reenacting, with amendments, Article – State Finance and Procurement Section 6–226(a)(2)(ii)170. and 171. Annotated Code of Maryland (2021 Replacement Volume and 2022 Supplement) BY adding to

Article – State Finance and Procurement Section 6–226(a)(2)(ii)172. Annotated Code of Maryland (2021 Replacement Volume and 2022 Supplement)

BY renumbering

Article – Financial Institutions Section 12–401(f) through (k) and (l) through (v) to be Section 12–401(e) through (j) and (n) through (x), respectively Annotated Code of Maryland (2020 Replacement Volume and 2022 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

# Article – Business Regulation

7 - 101.

(a) In this title the following words have the meanings indicated.

(b) "Board" means the State Collection Agency Licensing Board.

(c) ["Branch location" means any location other than the principal executive office of a licensee or license applicant at which a person does business as a collection agency or, on licensure, will do business as a collection agency, in the State or with a person in the State.

(d)] "Collection agency" means a person who engages directly or indirectly in the business of:

(1) (i) collecting for, or soliciting from another, a consumer claim; or

(ii) collecting a consumer claim the person owns, if the claim was in default when the person acquired it;

(2) collecting a consumer claim the person owns, using a name or other artifice that indicates that another party is attempting to collect the consumer claim;

(3) giving, selling, attempting to give or sell to another, or using, for collection of a consumer claim, a series or system of forms or letters that indicates directly or indirectly that a person other than the owner is asserting the consumer claim; or

(4) employing the services of an individual or business to solicit or sell a

collection system to be used for collection of a consumer claim.

[(e)] (D) "Commissioner" means the Commissioner of Financial Regulation.

[(f)] (E) "Consumer claim" means a claim that:

(1) is for money owed or said to be owed by a resident of the State; and

(2) arises from a transaction in which, for a family, household, or personal purpose, the resident sought or got credit, money, personal property, real property, or services.

[(g)] (F) (1) "Control person" means a person who has the power, directly or indirectly, to direct the management or policies of a collection agency, whether through ownership of securities, by contract, or otherwise.

(2) "Control person" includes a person who:

(i) is a general partner, an officer, a director, or a member of a collection agency, or occupies a similar position or performs a similar function;

(ii) directly or indirectly has the right to vote 10% or more of a class of voting securities, or has the power to sell or direct the sale of 10% or more of a class of voting securities of a collection agency; or

(iii) in the case of a partnership, a limited partnership, a limited liability partnership, a limited liability company, or any other business entity:

1. has the right to receive on liquidation or dissolution of a collection agency 10% or more of the capital of the collection agency; or

2. has contributed 10% or more of the capital of a collection

agency.

[(h)] (G) "License" means a license issued in any form by the Board under this title to do business as a collection agency, including as provided for through NMLS.

[(h-1) "Licensee" means a person licensed under this title to do business as a collection agency.]

[(i)] (H) "Licensed collection agency" means a person who is required to be licensed under this title, regardless of whether the person is actually licensed.

# (I) "LICENSED LOCATION" MEANS ANY LOCATION LISTED BY THE LICENSEE IN NMLS IN ACCORDANCE WITH THIS TITLE.

## (J) "LICENSED NAME" MEANS:

## (1) THE LICENSEE'S LEGAL NAME; AND

# (2) ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2–121 OF THE FINANCIAL INSTITUTIONS ARTICLE.

# (K) "LICENSEE" MEANS A PERSON LICENSED UNDER THIS TITLE TO DO BUSINESS AS A COLLECTION AGENCY.

[(j)] (L) "NMLS" [means a multistate uniform licensing system developed and maintained by the Conference of State Bank Supervisors, or by a subsidiary or an affiliate of the Conference of State Bank Supervisors, that may be used for the licensing of persons required to be licensed by the Board] HAS THE MEANING STATED IN § 1–101 OF THE FINANCIAL INSTITUTIONS ARTICLE.

[(k)] (M) "Unique identifier" means a number or another identifier assigned by NMLS.

7 - 206.

[The] **EXCEPT AS PROVIDED IN § 7–302.2 OF THIS TITLE, THE** Board shall pay all money collected under this title into the General Fund of the State.

#### 7 - 301.

(c) A [separate license is required for the principal executive office and each branch location of a person who does business as a collection agency] LICENSEE MAY DO BUSINESS AS A COLLECTION AGENCY ONLY AT A LICENSED LOCATION OR AS OTHERWISE AUTHORIZED BY REGULATION.

7 - 302.

(b) An application shall be made under oath and shall include:

(1) the applicant's LEGAL name, ANY TRADE NAME USED BY THE APPLICANT IN ACCORDANCE WITH § 2–121 OF THE FINANCIAL INSTITUTIONS ARTICLE, AND THE APPLICANT'S principal executive office address, telephone number, e-mail address, and Web site addresses, if any;

(2) the address of each [branch] ADDITIONAL location, if any, THAT:

(I) THE GENERAL PUBLIC MAY REASONABLY VIEW AS A

LOCATION THAT DOES BUSINESS AS A COLLECTION AGENCY, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING;

(II) HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE OR TECHNOLOGY SYSTEMS;

(III) CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

(IV) IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION ADOPTED UNDER THIS TITLE;

(3) the federal employer identification number or Social Security number of the applicant, as applicable;

(4) the state of formation and the date of formation of the applicant if the applicant is a business entity;

(5) the name and residence address of each control person;

(6) the name and address of the principal contact for consumer complaints;

(7) the name, address, and telephone number of the applicant's resident agent; and

(8) any other information that the Board requests.

[(c) If an applicant wishes to do business as a collection agency at a branch location, the applicant shall submit a separate application and pay a separate application fee and investigation fee for each branch location.]

[(d)] (C) In addition to any other requirement for licensure under this subtitle, an applicant for a license shall file with the Board a surety bond as required under § 7–304 of this subtitle.

[(e)] (D) The Board shall issue a license to each applicant who meets the requirements of this subtitle.

7 - 302.1.

(b) The fees established by the Board under this section AND ANY ANNUAL ASSESSMENTS IMPOSED BY THE COMMISSIONER UNDER § 2–120 OF THE FINANCIAL INSTITUTIONS ARTICLE shall be reasonable and set in a manner that will

**COLLECTIVELY** produce funds sufficient to cover the actual direct and indirect costs of regulating collection agencies in accordance with [the provisions of] this title.

7 - 302.2.

(a) All revenue received for the licensing AND ASSESSMENT of persons under this title and any other fee or revenue received by THE COMMISSIONER OR the Board under this title shall be:

(1) credited to the [Nondepository] **NON-DEPOSITORY** Special Fund established under [§ 11–610] § 2–120 of the Financial Institutions Article; and

(2) used in accordance with [§ 11-610(c)] § 2-120(D) of the Financial Institutions Article.

(C) SUBJECT TO § 2–120(H) OF THE FINANCIAL INSTITUTIONS ARTICLE, THE COMMISSIONER MAY IMPOSE AN ANNUAL ASSESSMENT ON ANY LICENSEE UNDER THIS TITLE.

7 - 304.

(c) The bond shall be:

(1) in the amount [of \$5,000] DETERMINED BY THE BOARD UNDER SUBSECTION (J) OF THIS SECTION;

(J) (1) THE AMOUNT OF THE SURETY BOND REQUIRED UNDER SUBSECTION (C) OF THIS SECTION SHALL BE IN AN AMOUNT OF NOT LESS THAN \$50,000 AND NOT MORE THAN \$1,000,000, AS DETERMINED BY THE BOARD FOR EACH LICENSEE.

(2) IN SETTING THE AMOUNT OF THE SURETY BOND, THE BOARD MAY CONSIDER:

(I) THE NATURE AND VOLUME OF THE BUSINESS OR PROPOSED BUSINESS OF THE LICENSEE OR APPLICANT;

(II) THE FINANCIAL CONDITION OF THE LICENSEE OR APPLICANT, INCLUDING:

**1.** THE AMOUNT, NATURE, QUALITY, AND LIQUIDITY OF THE ASSETS OF THE LICENSEE OR APPLICANT;

2. THE AMOUNT AND NATURE OF THE LIABILITIES,

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## INCLUDING CONTINGENT LIABILITIES, OF THE LICENSEE OR APPLICANT;

# **3.** THE HISTORY OF AND PROSPECTS FOR THE LICENSEE OR APPLICANT TO EARN AND RETAIN INCOME; AND

4. THE POTENTIAL HARM TO CONSUMERS IF THE APPLICANT OR LICENSEE BECOMES FINANCIALLY IMPAIRED;

(III) THE QUALITY OF THE OPERATIONS OF THE LICENSEE OR APPLICANT;

(IV) THE QUALITY OF THE MANAGEMENT OF THE LICENSEE OR APPLICANT;

AND

(V) THE NATURE AND QUALITY OF EACH CONTROL PERSON;

(VI) ANY OTHER FACTOR THAT THE BOARD CONSIDERS RELEVANT.

7 - 305.

(a) A license authorizes the licensee to do business as a collection agency at [only the] EACH licensed location AND UNDER EACH LICENSED NAME, OR AS OTHERWISE AUTHORIZED BY REGULATION.

[(b) Subject to § 7–301(c) of this subtitle, a licensee may hold more than 1 license under this title.

(c) (1) Each license provided for through NMLS shall include the following information:

- (i) the name of the licensee;
- (ii) the address at which the business is to be conducted; and
- (iii) the unique identifier of the licensee.

(2) The unique identifier of the licensee shall constitute the license number for the license.]

# (B) INFORMATION IN NMLS ASSOCIATED WITH A LICENSE APPROVED BY THE BOARD UNDER THIS SUBTITLE SHALL INCLUDE THE FOLLOWING:

(1) THE LICENSEE'S LEGAL NAME AND ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2–121 OF THE FINANCIAL INSTITUTIONS ARTICLE;

(2) THE ADDRESS OF THE LICENSEE'S PRINCIPAL EXECUTIVE OFFICE; AND

(3) THE ADDRESS OF EACH ADDITIONAL LOCATION, IF ANY, WHERE THE LICENSEE DOES BUSINESS AND THAT:

(I) THE GENERAL PUBLIC MAY REASONABLY VIEW AS A LOCATION THAT DOES BUSINESS AS A COLLECTION AGENCY, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING;

(II) HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE OR TECHNOLOGY SYSTEMS;

(III) CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

(IV) IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION.

(C) A LICENSEE SHALL MAINTAIN AND UPDATE THE INFORMATION IN NMLS ASSOCIATED WITH THE LICENSEE'S LICENSE TO REFLECT ACCURATELY AT ALL TIMES THE INFORMATION REQUIRED BY SUBSECTION (B) OF THIS SECTION.

(D) THE UNIQUE IDENTIFIER OF THE LICENSEE SHALL CONSTITUTE THE LICENSE NUMBER FOR THE LICENSE.

(E) A LICENSEE MAY NOT ADD, DELETE, OR MODIFY A LOCATION REQUIRED TO BE LISTED IN NMLS UNDER SUBSECTION (B) OF THIS SECTION UNLESS:

(1) THE LICENSEE PROVIDES TO THE BOARD, THROUGH NMLS AND IN ACCORDANCE WITH ANY APPLICABLE REGULATIONS, NOTICE OF THE ADDITION, DELETION, OR MODIFICATION;

(2) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION IS RECORDED WITH THE INFORMATION ASSOCIATED WITH THE LICENSEE'S LICENSE IN NMLS; AND

(3) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION

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## OTHERWISE COMPLIES WITH THIS TITLE.

# (F) THE LICENSEE MAY NOT DO BUSINESS AT A LOCATION REQUIRED TO BE LISTED IN NMLS UNDER SUBSECTION (B) OF THIS SECTION UNTIL THE LOCATION IS RECORDED WITH THE INFORMATION ASSOCIATED WITH THE LICENSEE'S LICENSE IN NMLS.

7 - 306.1.

(a) Each licensee shall conspicuously post, in 48 point or larger type, at [the licensee's] EACH licensed location, the following information:

(1) the licensee's unique identifier; and

(2) a statement advising consumers of the availability of the NMLS Consumer Access website to verify the licensing status of the licensee.

(c) A licensee is not required to post the information required under subsection (a) of this section AT A LICENSED LOCATION if the licensee does not regularly grant access to [the] THAT licensed location to members of the general public.

#### 7-308.

[(b) If the Board finds that a ground for suspension or revocation of a license applies to more than 1 place of business that the licensee operates, the Board may act against:

- (1) each license of the licensee; or
- (2) only the licenses to which the ground applies.]

[(c)] (B) In determining whether to reprimand a licensee or to suspend or revoke a license for a reason described in subsection (a)(2) of this section, the Board shall consider:

- (1) the nature of the crime;
- (2) the relationship of the crime to the activities authorized by the license;

(3) with respect to a felony, the relevance of the conviction to the fitness and qualification of the licensee to engage in the collection agency business;

- (4) the length of time since the conviction; and
- (5) the behavior and activities of the licensee since the conviction.

## Article – Commercial Law

14-1216.

(d) Except as provided in § 14–1226 of this subtitle, all fees and other revenues collected under this subtitle shall be deposited into the [Nondepository] **NON-DEPOSITORY** Special Fund established under [§ 11–610] § 2–120 of the Financial Institutions Article.

(e) The Commissioner may require a consumer reporting agency to register through [the Nationwide Mortgage Licensing System and Registry] **NMLS** or through other means specified by the Commissioner by regulation.

#### **Article – Financial Institutions**

2–120.

(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

(2) "BOARD" MEANS THE STATE COLLECTION AGENCY LICENSING BOARD ESTABLISHED UNDER TITLE 7 OF THE BUSINESS REGULATION ARTICLE.

(3) "FUND" MEANS THE NON–DEPOSITORY SPECIAL FUND ESTABLISHED UNDER THIS SECTION.

(4) "LICENSE" MEANS ANY LICENSE ISSUED BY THE COMMISSIONER OR THE BOARD UNDER APPLICABLE LAW.

(5) "LICENSE CATEGORY" REFERS TO ALL LICENSES ISSUED BY EITHER THE COMMISSIONER OR THE BOARD UNDER ANY OF THE FOLLOWING PROVISIONS:

- (I) TITLE 11, SUBTITLE 2 OF THIS ARTICLE;
- (II) TITLE 11, SUBTITLE 3 OF THIS ARTICLE;
- (III) TITLE 11, SUBTITLE 4 OF THIS ARTICLE;
- (IV) TITLE 11, SUBTITLE 5 OF THIS ARTICLE;
- (V) TITLE 11, SUBTITLE 6 OF THIS ARTICLE;
- (VI) TITLE 12, SUBTITLE 1 OF THIS ARTICLE;

(VII) TITLE 12, SUBTITLE 4 OF THIS ARTICLE;

(VIII) TITLE 12, SUBTITLE 9 OF THIS ARTICLE; OR

(IX) TITLE 7 OF THE BUSINESS REGULATION ARTICLE.

(6) "LICENSED PERSON" MEANS ANY PERSON REQUIRED BY LAW TO BE LICENSED BY EITHER THE COMMISSIONER OR THE BOARD, REGARDLESS OF WHETHER THE PERSON MAINTAINS THE REQUIRED LICENSE.

(7) "REGISTERED PERSON" MEANS ANY PERSON REQUIRED BY LAW TO BE REGISTERED BY THE COMMISSIONER OR THE BOARD, REGARDLESS OF WHETHER THE PERSON MAINTAINS THE REQUIRED REGISTRATION.

- (8) "REGULATED PERSON" MEANS:
  - (I) A LICENSED PERSON OR REGISTERED PERSON; OR

(II) ANY PERSON OTHERWISE ENGAGING IN ACTIVITY SUBJECT TO A PROVISION OF LAW, REGULATION, RULE, OR ORDER OVER WHICH THE COMMISSIONER HAS JURISDICTION, OTHER THAN ACTIVITY SUBJECT TO ANY OF TITLES 3 THROUGH 9 OF THIS ARTICLE.

(B) THERE IS A NON–DEPOSITORY SPECIAL FUND THAT CONSISTS OF:

(1) ALL REVENUES RECEIVED FROM LICENSING FEES FROM EACH LICENSED PERSON;

(2) ALL REVENUES RECEIVED FROM REGISTRATION FEES FROM EACH REGISTERED PERSON;

(3) ALL REVENUES RECEIVED FROM ANNUAL ASSESSMENTS UNDER SUBSECTION (H) OF THIS SECTION;

(4) INCOME FROM THE INVESTMENTS THAT THE STATE TREASURER MAKES FOR THE FUND; AND

(5) ANY OTHER FEE, EXAMINATION OR INVESTIGATION FEE OR ASSESSMENT, OR REVENUE RECEIVED BY THE COMMISSIONER OR THE BOARD WITH RESPECT TO ANY REGULATED PERSON.

# (C) NOTWITHSTANDING SUBSECTION (B) OF THIS SECTION:

(1) THE COMMISSIONER AND THE BOARD SHALL PAY ALL FINES AND PENALTIES COLLECTED FROM ANY REGULATED PERSON INTO THE GENERAL FUND OF THE STATE; AND

(2) REVENUE RECEIVED BY THE COMMISSIONER FOR USE OF THE FORECLOSED PROPERTY REGISTRY ESTABLISHED UNDER TITLE 7 OF THE REAL PROPERTY ARTICLE SHALL BE PAID BY THE COMMISSIONER TO THE FORECLOSED PROPERTY REGISTRY FUND ESTABLISHED UNDER § 7–105.14 OF THE REAL PROPERTY ARTICLE.

(D) THE PURPOSE OF THE FUND IS TO COVER THE DIRECT AND INDIRECT COSTS OF FULFILLING THE STATUTORY AND REGULATORY DUTIES OF THE COMMISSIONER AND THE BOARD RELATED TO REGULATED PERSONS.

(E) (1) THE ANNUAL STATE BUDGET SHALL INCLUDE THE COSTS AND EXPENSES OF THE COMMISSIONER AND THE BOARD RELATING TO SUBSECTION (D) OF THIS SECTION.

(2) ANY EXPENDITURES FROM THE FUND TO COVER COSTS AND EXPENSES OF THE COMMISSIONER AND THE BOARD RELATING TO SUBSECTION (D) OF THIS SECTION MAY BE MADE ONLY:

(I) WITH AN APPROPRIATION FROM THE FUND APPROVED BY THE GENERAL ASSEMBLY IN THE ANNUAL STATE BUDGET; OR

(II) BY THE BUDGET AMENDMENT PROCEDURE UNDER § 7–209 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.

(3) IF, IN ANY FISCAL YEAR, THE AMOUNT OF THE REVENUE COLLECTED BY THE COMMISSIONER AND THE BOARD AND DEPOSITED INTO THE FUND EXCEEDS THE ACTUAL APPROPRIATION FOR THE COMMISSIONER AND THE BOARD UNDER PARAGRAPH (2)(I) OF THIS SUBSECTION, THE EXCESS AMOUNT SHALL BE CARRIED FORWARD WITHIN THE FUND.

(F) (1) THE STATE TREASURER IS THE CUSTODIAN OF THE FUND.

(2) THE STATE TREASURER SHALL DEPOSIT PAYMENTS RECEIVED FROM THE COMMISSIONER AND THE BOARD INTO THE FUND.

(G) (1) (I) THE FUND IS A SPECIAL, NONLAPSING FUND THAT IS NOT SUBJECT TO § 7–302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.

(II) THE FUND MAY NOT BE DEEMED A PART OF THE GENERAL FUND OF THE STATE.

(2) UNLESS OTHERWISE PROVIDED BY LAW, NO PART OF THE FUND MAY REVERT OR BE CREDITED TO:

- (I) THE GENERAL FUND OF THE STATE; OR
- (II) ANY OTHER SPECIAL FUND OF THE STATE.

(H) (1) IN ORDER TO ENSURE THE FUND CONTAINS SUFFICIENT AMOUNTS TO ACHIEVE ITS PURPOSE UNDER SUBSECTION (D) OF THIS SECTION, THE COMMISSIONER MAY IMPOSE AN ANNUAL ASSESSMENT ON ANY LICENSED PERSON NOT MORE THAN ONCE EACH YEAR.

(2) IN CALCULATING AN ASSESSMENT WITH RESPECT TO ANY LICENSED PERSON, THE COMMISSIONER MAY CONSIDER:

(I) THE COSTS INCURRED BY THE COMMISSIONER OR THE BOARD IN SUPERVISING LICENSED PERSONS OF THAT LICENSE CATEGORY;

(II) THE TYPE OF BUSINESS CONDUCTED IN THE STATE BY THAT LICENSED PERSON;

(III) THE VOLUME OF BUSINESS THAT LICENSED PERSON CONDUCTS IN THE STATE;

(IV) ASSETS OF THE LICENSED PERSON; AND

(V) ANY OTHER FACTOR THE COMMISSIONER CONSIDERS APPROPRIATE.

(3) A LICENSED PERSON SHALL PAY ANY ASSESSMENT IMPOSED UNDER THIS SECTION TO THE COMMISSIONER WITHIN 30 CALENDAR DAYS AFTER THE ASSESSMENT IS IMPOSED.

(4) (I) FAILURE BY A LICENSED PERSON TO TIMELY PAY AN ANNUAL ASSESSMENT UNDER THIS SECTION IS A VIOLATION OF THIS SECTION.

(II) THE COMMISSIONER MAY TAKE ACTION FOR THE VIOLATION AGAINST THE LICENSED PERSON AND THE LICENSE UNDER APPLICABLE LAW.

2–121.

(A) BEFORE USING A TRADE NAME TO ENGAGE IN ANY ACTIVITY REQUIRING A LICENSE OR REGISTRATION FROM THE COMMISSIONER OR THE STATE COLLECTION AGENCY LICENSING BOARD, THE LICENSED OR REGISTERED PERSON SHALL:

(1) REGISTER THE TRADE NAME WITH THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION; AND

(2) OBTAIN THE APPROVAL OF THE COMMISSIONER, OR THE STATE COLLECTION AGENCY LICENSING BOARD IF LICENSED BY THE BOARD, TO USE THE TRADE NAME BY:

(I) DESIGNATING ON AN ORIGINAL LICENSE OR REGISTRATION APPLICATION OR ON A LICENSE OR REGISTRATION RENEWAL APPLICATION THROUGH NMLS THE TRADE NAME UNDER WHICH THE LICENSED OR REGISTERED PERSON WILL ENGAGE IN LICENSED ACTIVITY IN THE STATE; OR

(II) IF THE PERSON WISHES TO BEGIN USING A TRADE NAME BEFORE RENEWING A LICENSE OR REGISTRATION, NOTIFYING THE COMMISSIONER, OR THE STATE COLLECTION AGENCY LICENSING BOARD IF LICENSED BY THE BOARD, IN WRITING BY LISTING THE TRADE NAME IN THE PERSON'S NMLS RECORD.

(B) AFTER RECEIVING APPROVAL FROM THE COMMISSIONER OR FROM THE STATE COLLECTION AGENCY LICENSING BOARD IF LICENSED BY THE BOARD FOR THE USE OF A TRADE NAME, THE LICENSED OR REGISTERED PERSON SHALL:

(1) MAINTAIN REGISTRATION OF THE TRADE NAME IN ACCORDANCE WITH § 1–406 OF THE CORPORATIONS AND ASSOCIATIONS ARTICLE AND ANY IMPLEMENTING REGULATIONS;

(2) LIST THE TRADE NAME IN NMLS; AND

(3) IMMEDIATELY NOTIFY THE COMMISSIONER, OR THE STATE COLLECTION AGENCY LICENSING BOARD IF LICENSED BY THE BOARD, IF THE PERSON AMENDS, CANCELS, OR OTHERWISE FAILS TO RENEW THE REGISTRATION OF THE TRADE NAME.

11-201.

(a) In this subtitle the following words have the meanings indicated.

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(b) ["Branch location" means any location other than the principal executive office of a licensee or license applicant at which the licensee conducts, or the license applicant, on licensure, will conduct, activities required to be licensed under this subtitle.

(c)] (1) "Control person" means a person who has the power, directly or indirectly, to direct the management or policies of a licensee or license applicant, whether through ownership of securities, by contract, or otherwise.

(2) "Control person" includes a person who:

(i) Is a general partner, an officer, or a director of a licensee or license applicant, or occupies a similar position or performs a similar function;

(ii) Directly or indirectly has the right to vote 10% or more of a class of voting securities, or has the power to sell or direct the sale of 10% or more of a class of voting securities of a licensee or license applicant; or

(iii) In the case of a partnership, a limited partnership, a limited liability partnership, a limited liability company, or any other business entity:

1. Has the right to receive on liquidation or dissolution of a licensee or license applicant 10% or more of the capital of the licensee or license applicant; or

2. Has contributed 10% or more of the capital of a licensee or license applicant.

[(d)] (C) "License" means a license issued in any form by the Commissioner under this subtitle to make loans under the Maryland Consumer Loan Law, including as provided for through NMLS.

(D) "LICENSED LOCATION" MEANS ANY LOCATION LISTED BY THE LICENSEE IN NMLS IN ACCORDANCE WITH THIS SUBTITLE.

(E) "LICENSED NAME" MEANS:

(1) THE LICENSEE'S LEGAL NAME; AND

(2) ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2–121 OF THIS ARTICLE.

[(d-1)] (F) "Licensee" means a person licensed under this subtitle to make loans under the Maryland Consumer Loan Law.

[(e)] (G) "Loan" means any loan or advance of money or credit subject to Title 12, Subtitle 3 of the Commercial Law Article, the Maryland Consumer Loan Law – Credit Provisions, regardless of whether the loan or advance of money or credit is or purports to be made under Title 12, Subtitle 3 of the Commercial Law Article.

[(f)] (H) "Maryland Consumer Loan Law" means this subtitle and Title 12, Subtitle 3 of the Commercial Law Article.

[(g)] (I) "Person" includes an individual, corporation, business trust, statutory trust, estate, trust, partnership, association, two or more persons having a joint or common interest, or any other legal or commercial entity.

[(h)] (J) "Unique identifier" means a number or another identifier assigned by NMLS.

11-203.1.

[(b) A separate license is required for the principal executive office of the license applicant or licensee and each branch location.]

(B) EXCEPT AS OTHERWISE PROVIDED IN § 11–204 OF THIS SUBTITLE OR AUTHORIZED BY THE COMMISSIONER BY REGULATION, A LICENSEE MAY NOT ENGAGE IN THE BUSINESS OF MAKING LOANS AT A LOCATION OTHER THAN A LICENSED LOCATION.

11 - 203.3.

(a) All revenue received for the licensing **AND ASSESSMENT** of persons under this subtitle and Subtitle 3 of this title and any other fee or revenue received by the Commissioner under this subtitle shall be:

(1) Credited to the [Nondepository] **NON–DEPOSITORY** Special Fund established under [§ 11–610] § 2–120 of this [title] ARTICLE; and

(2) Used in accordance with [§ 11-610(c)] § 2-120(D) of this [title] ARTICLE.

(C) SUBJECT TO § 2–120(H) OF THIS ARTICLE, THE COMMISSIONER MAY IMPOSE AN ANNUAL ASSESSMENT ON ANY LICENSEE UNDER THIS SUBTITLE.

11-204.

(a) A person may not:

(1) Receive any application for a loan or allow any note or contract for a

loan to be signed at any place of business [for which the person does not have a license] THAT IS NOT A LICENSED LOCATION;

(2) Conduct any business under the Maryland Consumer Loan Law under a name different from the [name that appears on the person's license] LICENSED NAME; or

(3) Evade the application of this section by any device, subterfuge, or pretense of any kind.

(c) Notwithstanding subsections (a) and (b) of this section, for a loan that is to be secured by residential real property:

(2) Except as provided in item (3) of this subsection, the loan closing shall be conducted at:

(i) [The lender's] A licensed location;

(ii) The office of an attorney representing the licensee, the borrower, the title company, or title insurer in connection with the loan; or

(iii) The office of the title insurer or title agency performing closing services in connection with the loan; and

#### 11-206.

(a) (2) The application shall include:

#### (i) The applicant's LEGAL name[, the] AND ANY TRADE NAME USED BY THE APPLICANT IN ACCORDANCE WITH § 2–121 OF THIS ARTICLE;

(II) THE applicant's principal executive office address[, and, if];

(III) IF the applicant is not an individual, the name and residence address of each control person;

[(ii)] (IV) The address of each [branch] ADDITIONAL location, if any, THAT:

1. THE GENERAL PUBLIC MAY REASONABLY VIEW AS A LOCATION THAT MAKES LOANS, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING; WES MOORE, Governor

2. HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE OR TECHNOLOGY SYSTEMS;

**3.** CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

## 4. IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION THE COMMISSIONER ADOPTS UNDER THIS SUBTITLE; and

[(iii)] (V) Any other pertinent information that the Commissioner requires for an investigation and findings under § 11–207 of this subtitle.

(c) (3) The bond shall be:

(i) In an amount [equal to twice the amount of the largest loan that may be made under the Maryland Consumer Loan Law] DETERMINED BY THE COMMISSIONER UNDER SUBSECTION (D) OF THIS SECTION;

[(d) For the principal executive office and each branch location license for which an applicant applies, the applicant shall:

- (1) Submit a separate application; and
- (2) Pay a separate investigation fee and license fee.]

(D) (1) THE AMOUNT OF THE SURETY BOND UNDER SUBSECTION (C) OF THIS SECTION SHALL BE IN AN AMOUNT OF NOT LESS THAN \$50,000 AND NOT MORE THAN \$200,000, AS DETERMINED BY THE COMMISSIONER FOR EACH LICENSEE.

(2) IN SETTING THE AMOUNT OF THE SURETY BOND, THE COMMISSIONER MAY CONSIDER:

(I) THE NATURE AND VOLUME OF THE BUSINESS OR PROPOSED BUSINESS OF THE LICENSEE OR APPLICANT;

(II) THE FINANCIAL CONDITION OF THE LICENSEE OR APPLICANT, INCLUDING:

1. THE AMOUNT, NATURE, QUALITY, AND LIQUIDITY OF THE ASSETS OF THE LICENSEE OR APPLICANT;

2. THE AMOUNT AND NATURE OF THE LIABILITIES, INCLUDING CONTINGENT LIABILITIES, OF THE LICENSEE OR APPLICANT;

**3.** THE HISTORY OF AND PROSPECTS FOR THE LICENSEE OR APPLICANT TO EARN AND RETAIN INCOME; AND

4. THE POTENTIAL HARM TO CONSUMERS IF THE APPLICANT OR LICENSEE BECOMES FINANCIALLY IMPAIRED;

(III) THE QUALITY OF THE OPERATIONS OF THE LICENSEE OR APPLICANT;

(IV) THE QUALITY OF THE MANAGEMENT OF THE LICENSEE OR APPLICANT;

(V) THE NATURE AND QUALITY OF THE PERSON THAT HAS CONTROL OF THE LICENSEE OR APPLICANT; AND

(VI) ANY OTHER FACTOR THAT THE COMMISSIONER CONSIDERS RELEVANT.

[11-208.

(a) (1) Each license provided for through NMLS shall include the following information:

- (i) The name of the licensee;
- (ii) The address of the location at which the business is to be conducted; and
  - (iii) The unique identifier of the licensee.

(2) The unique identifier of the licensee shall constitute the license number for the license.

(b) (1) A license authorizes the licensee to do business under the license, at the licensed location and under the name stated on the license.

(2) Only one location may be maintained under any one license.

(c) Subject to 11-203.1(b) of this subtitle, the Commissioner may issue more than one license to an applicant who:

(1) Conducts activities for which a license is required at more than one location;

(2) Complies with § 11–206 of this subtitle; and

(3) Otherwise meets the requirements of this subtitle.]

11-208.

(A) INFORMATION IN NMLS ASSOCIATED WITH A LICENSE APPROVED BY THE COMMISSIONER UNDER THIS SUBTITLE SHALL INCLUDE THE FOLLOWING:

(1) THE LICENSEE'S LEGAL NAME AND ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2-121 OF THIS ARTICLE;

(2) THE ADDRESS OF THE LICENSEE'S PRINCIPAL EXECUTIVE OFFICE; AND

(3) THE ADDRESS OF EACH ADDITIONAL LOCATION, IF ANY, WHERE THE LICENSEE DOES BUSINESS AND THAT:

(I) THE GENERAL PUBLIC MAY REASONABLY VIEW AS A LOCATION THAT MAKES LOANS, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING;

(II) HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE OR TECHNOLOGY SYSTEMS;

(III) CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

(IV) IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION THE COMMISSIONER ADOPTS UNDER THIS SUBTITLE.

(B) A LICENSEE SHALL MAINTAIN AND UPDATE THE INFORMATION IN NMLS ASSOCIATED WITH THE LICENSEE'S LICENSE TO REFLECT ACCURATELY AT ALL TIMES THE INFORMATION REQUIRED BY SUBSECTION (A) OF THIS SECTION.

(C) THE UNIQUE IDENTIFIER OF THE LICENSEE SHALL CONSTITUTE THE LICENSE NUMBER FOR THE LICENSE.

(D) A LICENSE AUTHORIZES THE LICENSEE TO DO BUSINESS UNDER THE LICENSE AT ANY LICENSED LOCATION AND UNDER ANY LICENSED NAME, OR AS OTHERWISE AUTHORIZED BY THE COMMISSIONER THROUGH REGULATION.

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11-210.

(b) (1) Each licensee shall conspicuously post, in 48 point or larger type, at [the licensee's] EACH licensed location the following information:

(i) The licensee's unique identifier; and

(ii) A statement advising consumers of the availability of the NMLS Consumer Access website to verify the licensing status of the licensee.

(c) A licensee is not required to post the information required in subsection (b)(1) of this section AT A LICENSED LOCATION if the licensee does not REGULARLY grant [regular] access to [the] THAT licensed location to members of the general public.

# [11-211.

A licensee may not change the location for which a license is issued unless the licensee:

(1) Provides to the Commissioner, in the form and in accordance with the process that the Commissioner requires, notice of the proposed change; and

(2) Receives the written consent of the Commissioner by United States mail, e-mail, or any means provided through NMLS.]

## 11-211.

(A) A LICENSEE MAY NOT ADD, DELETE, OR MODIFY A LOCATION REQUIRED TO BE LISTED IN NMLS UNDER § 11–208(A)(2) OR (3) OF THIS SUBTITLE UNLESS:

(1) THE LICENSEE PROVIDES TO THE COMMISSIONER, THROUGH NMLS AND IN ACCORDANCE WITH ANY REGULATIONS THE COMMISSIONER ADOPTS, NOTICE OF THE ADDITION, DELETION, OR MODIFICATION;

(2) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION IS RECORDED WITH THE INFORMATION ASSOCIATED WITH THE LICENSEE'S LICENSE IN NMLS; AND

(3) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION OTHERWISE COMPLIES WITH THIS SUBTITLE.

(B) THE LICENSEE MAY NOT DO BUSINESS AT A LOCATION REQUIRED TO BE LISTED IN NMLS BY 11-208(A)(2) or (3) of this subtitle until the location is recorded with the information associated with the licensee's license

# IN NMLS.

11-401.

(a) In this subtitle the following words have the meanings indicated.

(b) "Agreement" means an installment sale agreement, a renewed or extended installment sale agreement, and any renewal, extension, or refund agreement made in connection with an installment sale agreement.

(c) ["Branch location" means any location other than the principal executive office of a licensee or license applicant at which the licensee conducts, or the license applicant, on licensure, will conduct, activities required to be licensed under this subtitle.

(d)] (1) "Buyer" means a person who buys or leases goods under an installment sale agreement, even though the person has entered into one or more renewal, extension, or refund agreements.

(2) "Buyer" includes a prospective buyer.

[(e)] (D) (1) "Collateral security" means any security interest in, encumbrance on, or pledge of property or goods that is given to secure performance of an obligation of a buyer or a surety for a buyer under an agreement.

(2) "Collateral security" includes the undertaking of a surety for a buyer.

(3) "Collateral security" does not include any goods or interest in goods that are the subject of an installment sale agreement.

[(f)] (E) (1) "Control person" means a person who has the power, directly or indirectly, to direct the management or policies of a licensee or license applicant, whether through ownership of securities, by contract, or otherwise.

(2) "Control person" includes a person who:

(i) Is a general partner, an officer, a director, or a member of a licensee or license applicant, or occupies a similar position or performs a similar function;

(ii) Directly or indirectly has the right to vote 20% or more of a class of voting securities, or has the power to sell or direct the sale of 20% or more of a class of voting securities, of a licensee or license applicant; or

(iii) In the case of a partnership, a limited partnership, a limited liability partnership, a limited liability company, or any other business entity:

1. Has the right to receive on liquidation or dissolution of a

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licensee or license applicant 20% or more of the capital of the licensee or license applicant; or

2. Has contributed 20% or more of the capital of a licensee or license applicant.

[(g)] (F) (1) "Goods" means all tangible personal property that has a cash price of \$25,000 or less.

(2) "Goods" does not include money or things in action.

[(h)] (G) (1) "Installment sale agreement" means a contract for the retail sale of consumer goods, negotiated or entered into in this State, under which:

(i) Part or all of the price is payable in one or more payments after the making of the contract; and

(ii) The seller takes collateral security or keeps a security interest in the goods sold.

- (2) "Installment sale agreement" includes:
  - (i) A prospective installment sale agreement;
  - (ii) A purchase money security agreement; and

(iii) A contract for the bailment or leasing of consumer goods under which the bailee or lessee contracts to pay as compensation a sum that is substantially equal to or is more than the value of the goods.

(3) "Installment sale agreement" does not include:

(i) A bona fide C.O.D. transaction or a layaway agreement as defined in § 14–1101(g) of the Commercial Law Article; or

(ii) A lease for industrial, commercial, or agricultural purposes.

[(i)] (H) "License" means a license issued in any form by the Commissioner under this subtitle to [engage in] DO business as a sales finance company, including as provided for through NMLS.

(I) "LICENSED LOCATION" MEANS ANY LOCATION LISTED BY THE LICENSEE IN NMLS IN ACCORDANCE WITH THIS SUBTITLE.

(J) "LICENSED NAME" MEANS:

#### (1) THE LICENSEE'S LEGAL NAME; AND

(2) ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2–121 OF THIS ARTICLE.

[(i-1)] (K) "Licensee" means a person licensed under this subtitle to [engage in] DO business as a sales finance company.

[(j)] (L) "Person" includes an individual, corporation, business trust, statutory trust, estate, trust, partnership, association, two or more persons having a joint or common interest, or any other legal or commercial entity.

[(k)] (M) "Retail sale" means the sale of goods for use or consumption by the buyer or for the benefit or satisfaction that the buyer may derive from the use or consumption of the goods by another, but not for resale by the buyer.

[(1)] (N) "Sales finance company" means a person who is engaged, whether by purchase, discount, pledge, loan, or otherwise, in the business of acquiring, investing in, or lending money or credit on the security of any interest in:

(1) An installment sale agreement made between other parties;

(2) A retail credit account transaction, as defined in § 12-501 of the Commercial Law Article, made between other parties; or

(3) A transaction that deals with home improvement, as defined in § 8–101 of the Business Regulation Article, made between other parties, if collateral security is required by and given to the contractor as a condition to the transaction.

[(m)] (O) "Security interest" has the meaning stated in § 1-201(37) of the Commercial Law Article.

[(n)] (P) "Seller" means a person who sells or leases or agrees to sell or lease goods under an installment sale agreement.

[(o)] (Q) (1) "Surety" includes a guarantor.

(2) "Surety" does not include a seller who sells, transfers, or assigns an agreement.

[(p)] (R) "Unique identifier" means a number or another identifier assigned by NMLS.

11-402.1.

(a) All revenue received for the licensing **AND ASSESSMENT** of persons under this subtitle and any other fee, investigation fee or assessment, or revenue received by the Commissioner under this subtitle shall be:

(1) Credited to the [Nondepository] **NON–DEPOSITORY** Special Fund established under [§ 11–610] § 2–120 of this [title] ARTICLE; and

(2) Used in accordance with [§ 11–610(c)] § 2–120(D) of this [title] ARTICLE.

# (C) SUBJECT TO § 2–120(H) OF THIS ARTICLE, THE COMMISSIONER MAY IMPOSE AN ANNUAL ASSESSMENT ON ANY LICENSEE UNDER THIS SUBTITLE.

11-403.

(b) A [separate license is required for the principal executive office and each branch location where a person engages in business as a sales finance company] LICENSEE MAY DO BUSINESS AS A SALES FINANCE COMPANY ONLY AT A LICENSED LOCATION OR AS OTHERWISE AUTHORIZED BY THE COMMISSIONER THROUGH REGULATION.

11-404.

(a) (2) The application shall include:

# (i) The applicant's LEGAL name[, the] AND ANY TRADE NAME USED BY THE APPLICANT IN ACCORDANCE WITH § 2–121 OF THIS ARTICLE;

(II) **THE** applicant's principal executive office address[, and, if];

(III) IF the applicant is not an individual, the name and residence address of each control person;

[(ii)] (IV) The address of each [branch] ADDITIONAL location, if any, THAT:

1. THE GENERAL PUBLIC MAY REASONABLY VIEW AS A LOCATION THAT DOES BUSINESS AS A SALES FINANCE COMPANY, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING;

2. HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE OR TECHNOLOGY SYSTEMS;

# **3.** CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

# 4. IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION THE COMMISSIONER ADOPTS UNDER THIS SUBTITLE; and

[(iii)] (V) Any other pertinent information that the Commissioner requires.

[(c) For the principal executive office and each branch location license for which an applicant applies, the applicant shall:

- (1) Submit a separate application; and
- (2) Pay a separate investigation fee and license fee.]

11-406.

(a) In addition to the investigation fee required by § 11–404 of this subtitle, if an applicant [applies for a license for a place of business that is located] **REQUESTS ANY LICENSED LOCATION** outside of [this] **THE** State **AND THE INVESTIGATION INCLUDES TRAVEL TO THAT LOCATION**, the applicant shall pay to the Commissioner, on presentation by the Commissioner of a detailed account, the reasonable travel and living expenses incurred on account of the investigation.

[11-408.

(a) (1) Each license provided for through NMLS shall include the following information:

(i) The name of the licensee;

conducted; and

- (ii) The address of the location at which the business will be
- (iii) The unique identifier of the licensee.

(2) The unique identifier of the licensee shall constitute the license number for the license.

(b) (1) A license authorizes the licensee to do business under the license, at the licensed location and under the name stated on the license.

(2) Only one location may be maintained under any one license.

(c) Subject to 11-403(b) of this subtitle, the Commissioner may issue more than one license to an applicant who:

(1) Conducts activities for which a license is required at more than one branch location;

(2) Complies with §§ 11–404 and 11–406 of this subtitle; and

(3) Otherwise meets the requirements of this subtitle.]

## 11-408.

# (A) INFORMATION IN NMLS ASSOCIATED WITH A LICENSE APPROVED BY THE COMMISSIONER UNDER THIS SUBTITLE SHALL INCLUDE THE FOLLOWING:

(1) THE LICENSEE'S LEGAL NAME AND ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2-121 OF THIS ARTICLE;

(2) THE ADDRESS OF THE LICENSEE'S PRINCIPAL EXECUTIVE OFFICE; AND

(3) THE ADDRESS OF EACH ADDITIONAL LOCATION, IF ANY, WHERE THE LICENSEE DOES BUSINESS AND THAT:

(I) THE GENERAL PUBLIC MAY REASONABLY VIEW AS A LOCATION THAT DOES BUSINESS AS A SALES FINANCE COMPANY, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING;

(II) HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE OR TECHNOLOGY SYSTEMS;

(III) CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

(IV) IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION THE COMMISSIONER ADOPTS UNDER THIS SUBTITLE.

(B) A LICENSEE SHALL MAINTAIN AND UPDATE THE INFORMATION IN NMLS ASSOCIATED WITH THE LICENSEE'S LICENSE TO REFLECT ACCURATELY AT ALL TIMES THE INFORMATION REQUIRED BY SUBSECTION (A) OF THIS SECTION.

(C) THE UNIQUE IDENTIFIER OF THE LICENSEE SHALL CONSTITUTE THE

#### LICENSE NUMBER FOR THE LICENSE.

# (D) A LICENSE AUTHORIZES THE LICENSEE TO DO BUSINESS UNDER THE LICENSE AT ANY LICENSED LOCATION AND UNDER ANY LICENSED NAME, OR AS OTHERWISE AUTHORIZED BY THE COMMISSIONER THROUGH REGULATION.

#### 11-410.

(b) (1) Each licensee shall conspicuously post, in 48 point or larger type, at [the licensee's] EACH licensed location the following information:

(i) The licensee's unique identifier; and

(ii) A statement advising consumers of the availability of the NMLS Consumer Access website to verify the licensing status of the licensee.

(c) A licensee is not required to post the information required in subsection (b)(1) of this section AT A LICENSED LOCATION if the licensee does not REGULARLY grant [regular] access to [the] THAT licensed location to members of the general public.

## [11-411.

If a licensee changes the location for which a license is issued, the licensee immediately shall provide to the Commissioner, in the form and in accordance with the process that the Commissioner requires, notice of the change.]

## 11-411.

(A) A LICENSEE MAY NOT ADD, DELETE, OR MODIFY A LOCATION REQUIRED TO BE LISTED IN NMLS UNDER § 11–408(A)(2) OR (3) OF THIS SUBTITLE UNLESS:

(1) THE LICENSEE PROVIDES TO THE COMMISSIONER, THROUGH NMLS AND IN ACCORDANCE WITH ANY REGULATIONS THE COMMISSIONER ADOPTS, NOTICE OF THE ADDITION, DELETION, OR MODIFICATION;

(2) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION IS RECORDED WITH THE INFORMATION ASSOCIATED WITH THE LICENSEE'S LICENSE IN NMLS; AND

(3) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION OTHERWISE COMPLIES WITH THIS SUBTITLE.

(B) THE LICENSEE MAY NOT DO BUSINESS AT A LOCATION REQUIRED TO BE LISTED IN NMLS BY 11-408(A)(2) or (3) of this subtitle until the location

# IS RECORDED WITH THE INFORMATION ASSOCIATED WITH THE LICENSEE'S LICENSE IN NMLS.

11-414.

[(a)] Subject to the hearing provisions of § 11–415 of this subtitle, the Commissioner may suspend or revoke the license of any licensee, if:

(1) The licensee knowingly or without exercising due care:

(i) Violates any provision of this subtitle or of any other law that regulates agreements; or

(ii) Fails to comply with any demand or requirement that the Commissioner makes under this subtitle;

(2) The licensee makes any material misstatement in an application for a license;

(3) The licensee defrauds any buyer, to the buyer's damage;

(4) The licensee willfully fails to carry out any written agreement with a

buyer;

(5) The licensee knowingly and repeatedly violates any provision of the Maryland Consumer Debt Collection Act;

(6) An officer, director, or trustee of or partner in the licensee is responsible for any act or omission that would be a ground for suspending or revoking a license; or

(7) Any agent or employee of the licensee is responsible for any act or omission that would be a ground for suspending or revoking a license, if the licensee:

(i) Approves or knows of that or similar acts or omissions; and

(ii) After giving approval or learning of the act or omission, keeps any benefit, proceeds, profit, or advantage resulting from the act or omission or otherwise ratifies the act or omission.

[(b) If the licensee has more than one place of business, the Commissioner may suspend or revoke only the licenses of the places of business to which the grounds for suspension or revocation relate. However, if the Commissioner suspends or revokes the license of one place of business and finds that the grounds for that action apply to any other place of business, the Commissioner shall take the same action against the license for each other place of business to which the grounds apply.]

# 11-501.

(a) In this subtitle the following words have the meanings indicated.

# (F-1) "LICENSED LOCATION" MEANS ANY LOCATION LISTED BY THE LICENSEE IN NMLS IN ACCORDANCE WITH THIS SUBTITLE.

# (F-2) "LICENSED NAME" MEANS:

# (1) THE LICENSEE'S LEGAL NAME; AND

# (2) ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2–121 OF THIS ARTICLE.

11 - 503.1.

(b) The fees established by the Commissioner under this section TOGETHER WITH ANY ASSESSMENTS OF LICENSEES UNDER THIS SUBTITLE shall be reasonable and set in a manner that will COLLECTIVELY produce funds sufficient to cover the [actual] direct and indirect costs of [regulating] FULFILLING THE STATUTORY AND REGULATORY DUTIES OF THE COMMISSIONER RELATED TO licensees in accordance with [the provisions of] this subtitle.

## 11-503.2.

(a) All revenue received for the licensing **AND ASSESSMENT** of persons under this subtitle and any other fee, examination or investigation fee or assessment, or revenue received by the Commissioner under this subtitle shall be:

(1) Credited to the [Nondepository] **NON–DEPOSITORY** Special Fund established under [§ 11–610] § 2–120 of this [title] ARTICLE; and

(2) Used in accordance with [§ 11–610(c)] § 2–120(D) of this [title] ARTICLE.

# (C) SUBJECT TO § 2–120(H) OF THIS ARTICLE, THE COMMISSIONER MAY IMPOSE AN ANNUAL ASSESSMENT ON ANY LICENSEE UNDER THIS SUBTITLE.

# 11 - 505.

(a) A license issued under this subtitle authorizes the licensee to act as a mortgage lender under the license at [the] ANY licensed [place of business] LOCATION AND UNDER ANY LICENSED NAME, OR AS OTHERWISE AUTHORIZED BY THE COMMISSIONER THROUGH REGULATION.

(b) [Only one place of business may be maintained under any one license] EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION OR AS OTHERWISE AUTHORIZED BY THE COMMISSIONER THROUGH REGULATION, A LICENSEE MAY DO BUSINESS AS A MORTGAGE LENDER ONLY AT A LICENSED LOCATION.

[(c) A mortgage lender may maintain more than one license under this subtitle provided that a separate application for each license is made pursuant to 11–507 of this subtitle and the Commissioner approves such application.

(d) (1) (i) Each license provided for through NMLS shall include the following information: (d)

1. The name of the licensee;

- 2. The address at which the business is to be conducted; and
- 3. The unique identifier of the licensee.

(ii) The unique identifier of the licensee shall constitute the license number for the license.

(2) A person may not conduct any mortgage loan business at any location or under any name different from the address and name that appears on the person's license.]

[(e)] (C) (1) A licensee may not allow any note, or loan contract, mortgage, or evidence of indebtedness secured by a secondary mortgage or deed of trust on a dwelling or residential real estate to be signed or executed at any place [for which the person does not have a license] OTHER THAN A LICENSED LOCATION, except at the office of:

(i) The attorney for the borrower or for the licensee; or

(ii) A title insurance company, a title company, or an attorney for a title insurance company or a title company.

(2) Notwithstanding paragraph (1) of this subsection, a licensee may conduct the loan closing at another location at the written request of the borrower or the borrower's designee to accommodate the borrower because of the borrower's sickness.

(3) The Commissioner shall adopt regulations to ensure that the loan application process is conducted fairly and in a manner consistent with the best interests of both the borrower and mortgage lender.

[(f)] (D) A license may be issued under this subtitle to a business entity whose

principal **EXECUTIVE** office is located outside [this] **THE** State [provided that] **IF** the business entity maintains a resident agent within the State at all times during the term of the license, regardless of whether:

(1) The business entity maintains any office within the State; or

(2) The activities of the business entity constitute doing business or having a tax situs in [this] THE State under the applicable provisions of the Corporations and Associations Article.

[(g)] (E) A person exempt from licensing under this subtitle who employs a mortgage loan originator licensed under Subtitle 6 of this title shall be registered with [the Nationwide Mortgage Licensing System and Registry] NMLS.

(F) INFORMATION IN NMLS ASSOCIATED WITH A LICENSE APPROVED BY THE COMMISSIONER UNDER THIS SUBTITLE SHALL INCLUDE THE FOLLOWING:

(1) THE LICENSEE'S LEGAL NAME AND ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2-121 OF THIS ARTICLE;

(2) THE ADDRESS OF THE LICENSEE'S PRINCIPAL EXECUTIVE OFFICE; AND

(3) THE ADDRESS OF EACH ADDITIONAL LOCATION, IF ANY, WHERE THE LICENSEE DOES BUSINESS AND THAT:

(I) THE GENERAL PUBLIC MAY REASONABLY VIEW AS A LOCATION THAT DOES BUSINESS AS A MORTGAGE LENDER, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING;

(II) HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE OR TECHNOLOGY SYSTEMS;

(III) CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

(IV) IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION THE COMMISSIONER ADOPTS UNDER THIS SUBTITLE.

(G) A LICENSEE SHALL MAINTAIN AND UPDATE THE INFORMATION IN NMLS ASSOCIATED WITH THE LICENSEE'S LICENSE TO REFLECT ACCURATELY AT ALL TIMES THE INFORMATION REQUIRED BY SUBSECTION (F) OF THIS SECTION.

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(H) THE UNIQUE IDENTIFIER OF THE LICENSEE SHALL CONSTITUTE THE LICENSE NUMBER FOR THE LICENSE.

(I) A LICENSEE MAY NOT CONDUCT ANY BUSINESS AS A MORTGAGE LENDER:

#### (1) UNDER ANY NAME OTHER THAN A LICENSED NAME; OR

(2) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION OR AS OTHERWISE AUTHORIZED BY THE COMMISSIONER THROUGH REGULATION, AT A LOCATION OTHER THAN A LICENSED LOCATION.

11 - 506.1.

(b) In connection with an initial application for a license under § 11–507 of this subtitle, and at any other time the Commissioner requests, an applicant or licensee shall provide to [the Nationwide Mortgage Licensing System and Registry] **NMLS** information concerning the applicant's identity, including:

(1) Fingerprints for submission to the Federal Bureau of Investigation, and any other governmental agency or entity authorized to receive this information, for a state, national, or international criminal history background check; and

(2) Personal history and experience in a form prescribed by [the Nationwide Mortgage Licensing System and Registry] **NMLS**, including the submission of authorization for [the Nationwide Mortgage Licensing System and Registry] **NMLS** and the Commissioner to obtain:

(i) An independent credit report from a consumer reporting agency described in the federal Fair Credit Reporting Act, 15 U.S.C. § 1681a(p); and

(ii) Information related to any administrative, civil, or criminal findings by any governmental jurisdiction.

(c) The Commissioner may request from the Federal Bureau of Investigation or [the Nationwide Mortgage Licensing System and Registry] **NMLS**, as applicable, for each applicant or licensee who is required to provide fingerprints under subsection (b) of this section:

(1) (i) The state, national, or international criminal history records of the applicant or licensee; and

(ii) A printed statement listing any conviction or other disposition of, and any plea of guilty or nolo contendere to, any criminal charge;

(2) (i) An update of the initial criminal history records check or criminal history background check of the applicant or licensee; and

(ii) A revised statement listing any conviction or other disposition of, and any plea of guilty or nolo contendere to, any criminal charge occurring after the date of the initial criminal history records check or criminal history background check; and

(3) An acknowledged receipt of the application for a criminal history records check or criminal history background check of the applicant or licensee.

(d) An applicant or licensee who is required to provide fingerprints under subsection (b) of this section shall pay any processing or other fees required by the Federal Bureau of Investigation and [the Nationwide Mortgage Licensing System and Registry] **NMLS**.

(e) To implement this subtitle, the Commissioner may use [the Nationwide Mortgage Licensing System and Registry] **NMLS** as a channeling agent to request information from and distribute information to the Department of Justice, any other governmental agency with subject matter jurisdiction, and any other state licensing entity that has loan originators registered with [the Nationwide Mortgage Licensing System and Registry] **NMLS**.

11 - 507.

(a) (1) To apply for a license, an applicant shall:

(i) Complete, sign, and submit to the Commissioner an application made under oath in the form, and in accordance with the process, that the Commissioner requires; and

(ii) Provide all information that the Commissioner requests.

## (2) **THE APPLICATION SHALL INCLUDE:**

# (I) THE APPLICANT'S LEGAL NAME AND ANY TRADE NAME USED BY THE APPLICANT IN ACCORDANCE WITH § 2–121 OF THIS ARTICLE;

(II) THE APPLICANT'S PRINCIPAL EXECUTIVE OFFICE ADDRESS;

(III) IF THE APPLICANT IS NOT AN INDIVIDUAL, THE NAME AND RESIDENCE ADDRESS OF EACH CONTROL PERSON;

(IV) THE ADDRESS OF EACH ADDITIONAL LOCATION, IF ANY,

THAT:

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1. THE GENERAL PUBLIC MAY REASONABLY VIEW AS A LOCATION THAT DOES BUSINESS AS A MORTGAGE LENDER, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING;

2. HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE OR TECHNOLOGY SYSTEMS;

**3.** CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

4. IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION THE COMMISSIONER ADOPTS UNDER THIS SUBTITLE; AND

(V) ANY OTHER PERTINENT INFORMATION THAT THE COMMISSIONER REQUIRES.

(3) The applicant shall comply with all conditions and provisions of the application for licensure and be issued a license before acting as a mortgage lender [at a particular location].

(b) [With each application, the] **THE** applicant shall pay to the Commissioner the following fees:

(1) A nonrefundable investigation fee set by the Commissioner; and

(2) A nonrefundable license fee set by the Commissioner.

(c) In addition to the license fee required under subsection (b)(2) of this section, an applicant for an initial license shall pay to [the Nationwide Mortgage Licensing System and Registry] NMLS any fees that [the Nationwide Mortgage Licensing System and Registry] NMLS imposes in connection with the application.

(d) [For each license for which an applicant applies, the applicant shall:

(1) Submit a separate application;

(2) Pay a separate nonrefundable license fee;

(3) Pay any application processing fee or other fees that the Nationwide Mortgage Licensing System and Registry imposes in connection with the application;

(4) If applicable, pay the surcharge; and

(5) File a separate surety bond or other financial guaranty under § 11–508 of this subtitle.

(e)] In addition to any sanctions that may be imposed under this subtitle by the Commissioner, a nonrefundable surcharge of \$500 shall be paid [with]:

(1) WITH an application if the applicant has begun acting as a mortgage lender without a license [at the location for which an application is filed]; AND

# (2) BY A LICENSEE IF THE LICENSEE HAS ACTED AS A MORTGAGE LENDER AT A LOCATION THAT IS NOT A LICENSED LOCATION.

[(f)] (E) A person who knowingly makes a false statement under oath on an application filed with the Commissioner under this section is guilty of perjury and on conviction is subject to the penalties of § 9–101 of the Criminal Law Article.

11 - 508.

(a) With the application for a [new] license, an applicant shall file a surety bond with the Commissioner.

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

(2) If an applicant has conducted a mortgage lending business any time during the 36 months prior to the filing of an original application, the 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 and accepted or serviced or mortgage loans secured or to be secured by property located in Maryland and applied for, procured, and accepted or serviced by the mortgage lender during the 12 months immediately preceding the month in which the application is filed.

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

(4) Except as provided in subsection (d) of this section, the applicant shall file with the original 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.]

(C) (1) THE AMOUNT OF THE SURETY BOND UNDER SUBSECTION (B) OF THIS SECTION SHALL BE IN AN AMOUNT OF NOT LESS THAN \$50,000 AND NOT MORE THAN \$750,000, AS DETERMINED BY THE COMMISSIONER FOR EACH LICENSEE.

(2) IN SETTING THE AMOUNT OF THE SURETY BOND, THE COMMISSIONER MAY CONSIDER:

(I) THE NATURE AND VOLUME OF THE BUSINESS OR PROPOSED BUSINESS OF THE LICENSEE OR APPLICANT;

(II) THE FINANCIAL CONDITION OF THE LICENSEE OR APPLICANT, INCLUDING:

**1.** The amount, nature, quality, and liquidity of the assets of the licensee or applicant;

2. THE AMOUNT AND NATURE OF THE LIABILITIES, INCLUDING CONTINGENT LIABILITIES, OF THE LICENSEE OR APPLICANT;

**3.** The history of and prospects for the licensee or applicant to earn and retain income; and

4. THE POTENTIAL HARM TO CONSUMERS IF THE APPLICANT OR LICENSEE BECOMES FINANCIALLY IMPAIRED;

(III) THE QUALITY OF THE OPERATIONS OF THE LICENSEE OR APPLICANT;

(IV) THE QUALITY OF THE MANAGEMENT OF THE LICENSEE OR APPLICANT;

(V) THE NATURE AND QUALITY OF THE PERSON THAT HAS CONTROL OF THE LICENSEE OR APPLICANT; AND

(VI) ANY OTHER FACTOR THAT THE COMMISSIONER CONSIDERS

#### **RELEVANT.**

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

[(e)] (D) Subject to approval by the Commissioner, an applicant for license who files an application for a new license may satisfy the 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.

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

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

[(g)] (F) If a mortgage servicer is subject to a receivership proceeding, the Commissioner or a receiver appointed under § 7-404.1(b)(2) or § 7-506(b) of the Real Property Article, without regard to any priorities, preferences, or adverse claims, may:

(1) Reduce the bond or the deposit in lieu of a bond to cash; and

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

11-511.

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

(1) Begin on the day the license is issued; and

(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 is issued on or after November 1.

(c) Subject to any regulations the Commissioner adopts in connection with the transition to [the Nationwide Mortgage Licensing System and Registry] **NMLS**, a renewal

term shall:

(1) Be for a period of 1 year;

(2) Begin on January 1 of each year after the initial term; and

(3) Expire on December 31 of the year the renewal term begins.

(d) In addition to the license renewal fee required under subsection (b)(2) of this section, an applicant for a license renewal shall pay to [the Nationwide Mortgage Licensing System and Registry] NMLS any fees that [the Nationwide Mortgage Licensing System and Registry] NMLS imposes in connection with the renewal application.

11 - 512.

[(a) (1) A licensee may not change the place of business for which a license is issued unless the licensee:

(i) Notifies the Commissioner through NMLS of the proposed change; and

(ii) Receives the approval of the Commissioner through NMLS.

(2) Within 60 days after receiving a request for approval of a proposed change in the place of business for a licensee, the Commissioner shall approve or deny the request.

(3) If the Commissioner does not approve or deny a request for approval of a proposed change in the place of business for a licensee as provided under paragraph (2) of this subsection, the request shall be deemed approved.]

(A) A LICENSEE MAY NOT ADD, DELETE, OR MODIFY A LOCATION REQUIRED TO BE LISTED IN NMLS UNDER § 11–505(F)(2) OR (3) OF THIS SUBTITLE UNLESS:

(1) THE LICENSEE PROVIDES TO THE COMMISSIONER, THROUGH NMLS AND IN ACCORDANCE WITH ANY REGULATIONS THE COMMISSIONER ADOPTS, NOTICE OF THE ADDITION, DELETION, OR MODIFICATION;

(2) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION IS RECORDED WITH THE INFORMATION ASSOCIATED WITH THE LICENSEE'S LICENSE IN NMLS; AND

(3) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION OTHERWISE COMPLIES WITH THIS SUBTITLE.

# (B) THE LICENSEE MAY NOT DO BUSINESS AT A LOCATION REQUIRED TO BE LISTED IN NMLS BY \$11-505(F)(2) or (3) of this subtitle until the location is recorded with the information associated with the licensee's license in NMLS.

[(b)] (C) (1) A licensee may not undergo a change in control unless the licensee:

(i) Notifies the Commissioner through NMLS of the proposed

change;

(ii) Makes a request through NMLS that the Commissioner approve the proposed change;

(iii) Provides any information the Commissioner may require under paragraph (3) of this subsection; and

- (iv) Receives the approval of the Commissioner through NMLS.
- (2) For purposes of this subsection:

(i) If the licensee is a corporation, "control" means direct or indirect ownership of, or the right to control, 25% or more of the voting shares of the licensee, or the ability to elect a majority of the directors or otherwise effect a change in policy; and

(ii) If the licensee is an entity other than a corporation, "control" means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of the licensee, whether through the ownership of voting securities, by contract, or otherwise.

(3) Within 60 days after receiving a request for approval of a proposed change in control, the Commissioner may require the licensee to provide any information deemed necessary to determine whether a new application is required because of the proposed change in control.

(4) The Commissioner shall approve or deny a request for approval of a proposed change in control:

(i) Within 60 days after the date the Commissioner receives the request; or

(ii) If the Commissioner requests information from the licensee under paragraph (3) of this subsection, within 60 days after the date the information is received by the Commissioner.

(5) If the Commissioner does not approve or deny a request for approval of a proposed change in control as provided under paragraph (4) of this subsection, the request shall be deemed approved.

[(c)] (D) In addition to any sanctions which may be imposed under this subtitle by the Commissioner, a licensee who fails to provide in a timely manner the notice required under subsection (a)(1) or [(b)(1)] (C)(1) of this section shall:

(1) For each such failure pay to the Commissioner a surcharge in the amount of \$500; and

(2) For a licensee who fails to provide in a timely manner the notice required under subsection [(b)(1)] (C)(1) of this section, file with the Commissioner an application for a new license, together with all applicable application and investigation fees.

11-512.1.

(a) Each licensee shall conspicuously post, in 48 point or larger type, at [the licensee's] EACH licensed location the following information:

(1) The licensee's unique identifier; and

(2) A statement advising consumers of the availability of the NMLS Consumer Access website to verify the licensing status of the licensee.

(c) A licensee is not required to post the information required in subsection (a) of this section AT A LICENSED LOCATION if the licensee does not regularly grant access to [the] THAT licensed location to members of the general public.

### 11 - 513.

(a) Each licensee shall keep and make available to the Commissioner at the licensee's [place of business] LICENSED LOCATION any books and records that the Commissioner, by rule or regulation, requires to enable the Commissioner to enforce:

(1) This subtitle;

(2) Any rule or regulation adopted under this subtitle; and

(3) Any other provision regulating the application, making, brokering, or servicing of mortgage loans under Titles 12 through 14 of the Commercial Law Article.

(b) Subject to approval by the Commissioner, nothing in this section is to be construed to prohibit a licensee from maintaining duplicate records or electronic equivalents at the licensee's [place of business] LICENSED LOCATION.

(c) Notwithstanding subsection (a) of this section, on approval of the Commissioner, a licensee need not keep at the licensee's [place of business] LICENSED LOCATION any books and records otherwise required by the Commissioner under subsection (a) of this section if the licensee:

(1) Makes the books and records available to the Commissioner at the licensee's [place of business] LICENSED LOCATION within 5 business days [of] AFTER the Commissioner's official request; and

(2) Retains the records for at least 61 months in a storage facility disclosed to the Commissioner.

11-601.

(a) In this subtitle the following words have the meanings indicated.

(f) "Fund" means the [Nondepository] **NON-DEPOSITORY** Special Fund established under [§ 11–610] § 2–120 of this [subtitle] ARTICLE.

11-602.

(c) Each licensee shall obtain and maintain a valid unique identifier issued by [the Nationwide Mortgage Licensing System and Registry] **NMLS**:

(1) On obtaining an initial or renewal license on or after July 1, 2009; or

(2) If the Commissioner has not joined [the Nationwide Mortgage Licensing System and Registry] **NMLS** as of July 1, 2009, on or after the date that the Commissioner joins, as instructed by the Commissioner by notice to the licensee.

[11-610.

(a) There is a Nondepository Special Fund that consists of:

(1) Revenue received for the licensing of individuals under this subtitle;

Revenue received for the licensing of persons under Subtitle 2 of this

title;

(2)

(3) Revenue received for the licensing of persons under Subtitle 3 of this

title;

(4) Revenue received for the licensing of persons under Subtitle 4 of this

title;

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(5) Revenue received for the licensing of persons under Subtitle 5 of this title;

(6) Revenue received for the licensing of persons under Title 12, Subtitle 1 of this article;

(7) Revenue received for the licensing of persons under Title 12, Subtitle 4 of this article;

(8) Revenue received for the licensing of persons under Title 12, Subtitle 9 of this article;

(9) Revenue received for the registration of persons under Title 12, Subtitle 10 of this article;

(10) Revenue received for the licensing of persons under Title 7 of the Business Regulation Article;

(11) Revenue received for the licensing of persons under Title 14, Subtitle 19 of the Commercial Law Article;

(12) Income from the investments that the State Treasurer makes for the Fund; and

(13) (i) Any other fee, examination or investigation fee or assessment, or revenue received by the Commissioner under this subtitle, Subtitles 2, 3, 4, and 5 of this title, Title 12, Subtitles 1, 4, 9, and 10 of this article, Title 12, Subtitle 14 of the Commercial Law Article, and Title 14, Subtitles 12 and 19 of the Commercial Law Article; and

(ii) Any other fee or revenue received by the State Collection Agency Licensing Board under Title 7 of the Business Regulation Article.

(b) Notwithstanding subsection (a) of this section:

(1) The Commissioner shall pay all fines and penalties collected by the Commissioner under Title 2, Subtitle 1 of this article, this subtitle, Subtitles 2, 3, 4, and 5 of this title, Title 12, Subtitles 1, 4, 9, and 10 of this article, Title 12, Subtitle 14 of the Commercial Law Article, and Title 14, Subtitles 12 and 19 of the Commercial Law Article into the General Fund of the State; and

(2) The State Collection Agency Licensing Board shall pay all fines and penalties collected by the Board under Title 7 of the Business Regulation Article into the General Fund of the State.

(c) The purpose of the Fund is to cover the direct and indirect costs of fulfilling the statutory and regulatory duties of the Commissioner and the State Collection Agency

Licensing Board related to:

- (1) Title 2, Subtitle 1 of this article;
- (2) This subtitle;
- (3) Subtitle 2 of this title;
- (4) Subtitle 3 of this title;
- (5) Subtitle 4 of this title;
- (6) Subtitle 5 of this title;
- (7) Title 12, Subtitle 1 of this article;
- (8) Title 12, Subtitle 4 of this article;
- (9) Title 12, Subtitle 9 of this article;
- (10) Title 12, Subtitle 10 of this article;
- (11) Title 7 of the Business Regulation Article;
- (12) Title 12 of the Commercial Law Article;
- (13) Title 14, Subtitles 12, 19, and 42 of the Commercial Law Article;
- (14) Title 7, Subtitles 1, 3, 4, and 5 of the Real Property Article;
- (15) Title 26, Subtitle 6 of the Education Article; and
- (16) Any other expense authorized in the State budget.

(d) (1) The annual State budget shall include the costs and expenses of the Commissioner and the State Collection Agency Licensing Board relating to subsection (c) of this section.

(2) Any expenditures from the Fund to cover costs and expenses of the Commissioner and the State Collection Agency Licensing Board relating to subsection (c) of this section may be made only:

(i) With an appropriation from the Fund approved by the General Assembly in the annual State budget; or

(ii) By the budget amendment procedure provided for in § 7–209 of

the State Finance and Procurement Article.

(3) If, in any fiscal year, the amount of the revenue collected by the Commissioner and the State Collection Agency Licensing Board and deposited into the Fund exceeds the actual appropriation for the Commissioner and the State Collection Agency Licensing Board under paragraph (2)(i) of this subsection, the excess amount shall be carried forward within the Fund.

(e) (1) The State Treasurer is the custodian of the Fund.

(2) The State Treasurer shall deposit payments received from the Commissioner into the Fund.

(f) (1) (i) The Fund is a special, nonlapsing fund that is not subject to § 7-302 of the State Finance and Procurement Article.

(ii) The Fund may not be deemed a part of the General Fund of the

(2) Unless otherwise provided by law, no part of the Fund may revert or be credited to:

- (i) The General Fund of the State; or
- (ii) Any other special fund of the State.]

11-612.1.

State.

(a) The Commissioner shall set by regulation the fees provided for in this subtitle.

(b) The fees established by the Commissioner under this section shall be reasonable and set in a manner that will produce funds sufficient to cover the actual direct and indirect costs of regulating licensees in accordance with the provisions of this subtitle.

(c) The Commissioner shall publish the fee schedule set by the Commissioner.

(D) ALL REVENUE RECEIVED FOR THE LICENSING AND ASSESSMENT OF PERSONS UNDER THIS SUBTITLE AND ANY OTHER FEE OR REVENUE THE COMMISSIONER RECEIVES UNDER THIS SUBTITLE SHALL BE:

- (1) CREDITED TO THE FUND; AND
- (2) Used in accordance with § 2-120(D) of this article.
- (E) SUBJECT TO § 2–120(H) OF THIS ARTICLE, THE COMMISSIONER MAY

#### IMPOSE AN ANNUAL ASSESSMENT ON ANY LICENSEE UNDER THIS SUBTITLE.

12–101.

(a) In this subtitle the following words have the meanings indicated.

(b) ["Branch location" means any location other than the principal executive office of a licensee or license applicant at which the licensee conducts, or the license applicant, on licensure, will conduct, activities required to be licensed under this subtitle.

(c)] (1) "Control person" means a person who has the power, directly or indirectly, to direct the management or policies of a licensee or license applicant, whether through ownership of securities, by contract, or otherwise.

(2) "Control person" includes a person who:

(i) Is a general partner, an officer, a director, or a member, or occupies a similar position or performs a similar function;

(ii) Directly or indirectly has the right to vote 5% or more of a class of voting securities, or has the power to sell or direct the sale of 5% or more of a class of voting securities, of a licensee or license applicant; or

(iii) In the case of a partnership, a limited partnership, a limited liability partnership, a limited liability company, or any other business entity:

1. Has the right to receive on liquidation or dissolution of a licensee or license applicant 5% or more of the capital of the licensee or license applicant; or

2. Has contributed 5% or more of the capital of a licensee or license applicant.

[(d)] (C) "Exempt entity" means an entity that is exempt from all requirements of licensing as provided under § 12–103(b) and (c) of this subtitle.

[(e)] (D) "License" means a license issued in any form by the Commissioner under this subtitle to provide check cashing services, including as provided for through NMLS.

(E) (1) "LICENSED LOCATION" MEANS ANY LOCATION LISTED BY THE LICENSEE IN NMLS IN ACCORDANCE WITH THIS SUBTITLE.

(2) "LICENSED LOCATION" INCLUDES A MOBILE UNIT.

(F) "LICENSED NAME" MEANS:

#### (1) THE LICENSEE'S LEGAL NAME; AND

(2) ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2–121 OF THIS ARTICLE.

[(f)] (G) "Licensee" means a person licensed under this subtitle to provide check cashing services.

[(g)] (H) "Mobile unit" means a motor vehicle or other movable means from which check cashing services are provided.

[(h)] (I) (1) "Payment instrument" means a check or a draft ordering a person to pay money.

(2) "Payment instrument" includes a money order.

[(i)] (J) "Provide check cashing services" means to accept or cash, for compensation, a payment instrument regardless of the date of the payment instrument.

[(j)] (K) "Unique identifier" means a number or another identifier assigned by NMLS.

12 - 104.1.

(a) All revenue received for the licensing **AND ASSESSMENT** of persons under this subtitle and any other fee or revenue received by the Commissioner under this subtitle shall be:

(1) Credited to the [Nondepository] **NON–DEPOSITORY** Special Fund established under [§ 11–610] § 2–120 of this article; and

(2) Used in accordance with [§ 11–610(c)] § 2–120(D) of this article.

# (C) SUBJECT TO § 2–120(H) OF THIS ARTICLE, THE COMMISSIONER MAY IMPOSE AN ANNUAL ASSESSMENT ON ANY LICENSEE UNDER THIS SUBTITLE.

12 - 105.

(b) A [separate license is required for the principal executive office of the license applicant or licensee at which, each branch location at which, and each mobile unit from which, a person provides check cashing services] LICENSEE MAY PROVIDE CHECK CASHING SERVICES ONLY AT A LICENSED LOCATION OR AS OTHERWISE AUTHORIZED BY THE COMMISSIONER THROUGH REGULATION.

#### 12 - 106.

To qualify for a license, an applicant shall satisfy the Commissioner that:

(1) The applicant's business will promote the convenience and advantage of the [community in which] COMMUNITIES WHERE the [applicant's place of business, or mobile unit, will be located] APPLICANT WILL OPERATE A LICENSED LOCATION OFFERING CHECK CASHING SERVICES; and

(2) The applicant or, if the applicant is not an individual, each of the owners, officers, directors, or principals of the entity:

(i) Has sufficient experience, character, financial responsibility, and general fitness to:

1. Command the confidence of the public; and

2. Warrant the belief that the business will be operated lawfully, honestly, fairly, and efficiently; and

(ii) Has not committed any act that would be a ground for suspension or revocation of a license under this subtitle.

#### 12 - 108.

(a) (2) The application shall include:

(i) The applicant's LEGAL name[, the] AND ANY TRADE NAME USED BY THE APPLICANT IN ACCORDANCE WITH § 2–121 OF THIS ARTICLE;

(II) THE applicant's principal executive office address[, and, if];

(III) IF the applicant is not an individual, the name and residence address of each control person;

[(ii)] (IV) The address of each [branch] ADDITIONAL location, if any, THAT:

1. THE GENERAL PUBLIC MAY REASONABLY VIEW AS A LOCATION THAT PROVIDES CHECK CASHING SERVICES, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING;

2. HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE

#### OR TECHNOLOGY SYSTEMS;

# **3.** CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

# 4. IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION THE COMMISSIONER ADOPTS UNDER THIS SUBTITLE;

[(iii)] (V) If the [license is for] LICENSEE OPERATES a mobile unit, the vehicle identification number of [the] EACH mobile unit and the geographic area [in which the] WHERE EACH mobile unit will be operating; and

[(iv)] (VI) Any other information that the Commissioner requires for an investigation and findings under § 12–109 of this subtitle.

[(c) For the principal executive office, each branch location, and each mobile unit license for which an applicant applies, the applicant shall:

- (1) Submit a separate application; and
- (2) Pay a separate investigation fee and license fee.]

[12–110.

(a) (1) Each license provided for through NMLS shall include the following information:

(i) The name of the licensee;

(ii) 1. The address of the location at which check cashing services will be provided; or

2. If the license is for a mobile unit, the vehicle identification number of the mobile unit and the geographic area in which check cashing services will be provided; and

(iii) The unique identifier of the licensee.

(2) The unique identifier of the licensee shall constitute the license number for the license.

(b) (1) A license authorizes the licensee to provide check cashing services under the name stated on the license and at the location at which, or if the license is for a mobile unit the geographic area in which, check cashing services will be provided.

(2) Only one location, or one mobile unit, may be maintained under any one license.

(c) Subject to 12-105(b) of this subtitle, the Commissioner may issue more than one license to an applicant who:

(1) Conducts activities for which a license is required at more than one location;

(2) Complies with § 12–108 of this subtitle; and

(3) Otherwise meets the requirements of this subtitle.]

### 12–110.

(A) INFORMATION IN NMLS ASSOCIATED WITH A LICENSE APPROVED BY THE COMMISSIONER UNDER THIS SUBTITLE SHALL INCLUDE THE FOLLOWING:

(1) THE LICENSEE'S LEGAL NAME AND ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2-121 OF THIS ARTICLE;

(2) THE ADDRESS OF THE LICENSEE'S PRINCIPAL EXECUTIVE OFFICE;

(3) THE ADDRESS OF EACH ADDITIONAL LOCATION, IF ANY, WHERE THE LICENSEE DOES BUSINESS AND THAT:

(I) THE GENERAL PUBLIC MAY REASONABLY VIEW AS A LOCATION THAT OFFERS CHECK CASHING SERVICES, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING;

(II) HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE OR TECHNOLOGY SYSTEMS;

(III) CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

(IV) IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION THE COMMISSIONER ADOPTS UNDER THIS SUBTITLE; AND

(4) THE INFORMATION REQUIRED BY § 12–108(A)(2)(V) OF THIS SUBTITLE FOR EACH MOBILE UNIT, IF ANY, OF THE LICENSEE.

(B) A LICENSEE SHALL MAINTAIN AND UPDATE THE INFORMATION IN NMLS ASSOCIATED WITH THE LICENSEE'S LICENSE TO REFLECT ACCURATELY AT ALL TIMES THE INFORMATION REQUIRED BY SUBSECTION (A) OF THIS SECTION.

(C) THE UNIQUE IDENTIFIER ASSIGNED BY NMLS TO A LICENSEE SHALL CONSTITUTE THE LICENSEE'S LICENSE NUMBER.

(D) A LICENSE AUTHORIZES THE LICENSEE TO DO BUSINESS UNDER THE LICENSE AT ANY LICENSED LOCATION, UNDER ANY LICENSED NAME AND, FOR EACH MOBILE UNIT, IN THE GEOGRAPHIC AREA LISTED FOR THE MOBILE UNIT IN NMLS, OR AS OTHERWISE AUTHORIZED BY THE COMMISSIONER THROUGH REGULATION.

12-112.

(b) (1) Each licensee shall conspicuously post, in 48 point or larger type, at [the licensee's] EACH licensed location [or mobile unit] the following information:

(i) The licensee's unique identifier; and

(ii) A statement advising consumers of the availability of the NMLS Consumer Access website to verify the licensing status of the licensee.

(c) A licensee is not required to post the information required in subsection (b)(1) of this section AT A LICENSED LOCATION if THE LICENSED LOCATION IS NOT A MOBILE UNIT AND the licensee does not regularly grant access to [the] THAT licensed location to members of the general public.

[12–113.

A licensee may not change the location for which a license is issued unless the licensee:

(1) Provides to the Commissioner, in the form and in accordance with the process that the Commissioner requires, notice of the proposed change; and

(2) Receives the consent of the Commissioner through NMLS prior to the change.]

12–113.

(A) A LICENSEE MAY NOT ADD, DELETE, OR MODIFY A LOCATION REQUIRED TO BE LISTED IN NMLS UNDER § 12-110(A)(2), (3), OR (4) OF THIS SUBTITLE UNLESS:

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(1) THE LICENSEE PROVIDES TO THE COMMISSIONER, THROUGH NMLS AND IN ACCORDANCE WITH ANY REGULATIONS THE COMMISSIONER ADOPTS, NOTICE OF THE ADDITION, DELETION, OR MODIFICATION;

(2) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION IS RECORDED WITH THE INFORMATION ASSOCIATED WITH THE LICENSEE'S LICENSE IN NMLS; AND

(3) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION OTHERWISE COMPLIES WITH THIS SUBTITLE.

(B) THE LICENSEE MAY NOT DO BUSINESS AT A LOCATION OR IN A GEOGRAPHIC AREA REQUIRED TO BE LISTED IN NMLS BY § 12–110(A)(2), (3), OR (4) OF THIS SUBTITLE UNTIL THE LOCATION OR GEOGRAPHIC AREA IS RECORDED WITH THE INFORMATION ASSOCIATED WITH THE LICENSEE'S LICENSE IN NMLS.

12 - 114.

(c) A licensee may retain the records required under this subtitle at any location, [provided that] IF the licensee:

(1) Notifies the Commissioner in writing of the location of the records; and

(2) Makes the records available at [a place of business for which a license has been issued or at the licensee's principal place of business] THE LICENSED LOCATION, as agreed by the Commissioner and the licensee, within 7 days [of] AFTER a written request for examination by the Commissioner.

### 12–118.

A licensee shall conspicuously post, in 48 point or larger type, at each [place of business at which, or mobile unit from which,] LICENSED LOCATION WHERE the licensee provides check cashing services:

(1) A notice of the fees for check cashing services; and

(2) The phone number of the Commissioner for customers to file complaints.

12-401.

(a) In this subtitle the following words have the meanings indicated.

(c) [(1)] "Authorized delegate" means a person who is authorized by a licensee

to engage in the business of money transmission under [the name of the licensee] A LICENSED NAME at any location other than [the place of business specified in the license] A LICENSED LOCATION.

[(2) "Authorized delegate" does not include a branch location of a licensee.]

[(e) (1) "Branch location" means any location other than the principal executive office of a licensee or license applicant at which money transmission services are, or will be on licensure, conducted in the State or with a person in the State.

(2) "Branch location" does not include an authorized delegate.]

(K) (1) "LICENSED LOCATION" MEANS ANY LOCATION LISTED BY THE LICENSEE IN NMLS IN ACCORDANCE WITH THIS SUBTITLE.

(2) "LICENSED LOCATION" INCLUDES A SELF-SERVICE FINANCIAL KIOSK.

(3) "LICENSED LOCATION" DOES NOT INCLUDE AN AUTHORIZED DELEGATE.

(L) "LICENSED NAME" MEANS:

(1) THE LICENSEE'S LEGAL NAME; AND

# (2) ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2–121 OF THIS ARTICLE.

[(k-1)] (M) "Licensee" means a person licensed under this subtitle to engage in the business of money transmission.

12-404.

(a) All revenue received for the licensing AND ASSESSMENT of money transmitters under this subtitle and any other fee, examination assessment, or revenue received by the Commissioner under this subtitle shall be:

(1) Credited to the [Nondepository] **NON–DEPOSITORY** Special Fund established under [ $\S$  11–610]  $\S$  2–120 of this article; and

(2) Used in accordance with [\$ 11-610(c)] \$ 2-120(D) of this article.

(C) SUBJECT TO § 2–120(H) OF THIS ARTICLE, THE COMMISSIONER MAY IMPOSE AN ANNUAL ASSESSMENT ON ANY LICENSEE UNDER THIS SUBTITLE.

12-406.

(a) To qualify for a license, an applicant shall satisfy the Commissioner that the applicant:

(3) Has a tangible net worth computed according to generally accepted accounting principles of at least \$150,000, plus an additional net worth of \$10,000 for each [additional branch] LICENSED location or authorized delegate, up to a maximum of \$500,000 as provided in subsection (b) of this section; and

12-407.

(b) An applicant shall provide:

[(1) The trade name of the applicant, as filed with the State Department of Assessments and Taxation under 1-406 of the Corporations and Associations Article, and any fictitious or other name used by the applicant in the conduct of the applicant's business;]

(1) THE APPLICANT'S LEGAL NAME AND ANY TRADE NAME USED BY THE APPLICANT IN ACCORDANCE WITH § 2-121 OF THIS ARTICLE;

(2) (I) The address of the principal executive office of the applicant[, each branch location, and each self-service financial kiosk];

(II) THE ADDRESS OF EACH ADDITIONAL LOCATION, IF ANY,

### THAT:

1. THE GENERAL PUBLIC MAY REASONABLY VIEW AS A LOCATION THAT ENGAGES IN THE BUSINESS OF MONEY TRANSMISSION, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING;

2. HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE OR TECHNOLOGY SYSTEMS;

**3.** CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

4. IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION THE COMMISSIONER ADOPTS UNDER THIS SUBTITLE; AND

(III) IF THE LICENSEE OPERATES A SELF-SERVICE FINANCIAL

#### KIOSK, THE FOLLOWING INFORMATION FOR EACH SELF-SERVICE FINANCIAL KIOSK:

1. UNIQUE IDENTIFYING INFORMATION FOR THE SELF-SERVICE FINANCIAL KIOSK, SUCH AS THE MANUFACTURER NAME, MODEL NUMBER, SERIAL NUMBER, OR ASSET TAG;

2. IF THE LICENSEE INTENDS TO OPERATE THE SELF-SERVICE FINANCIAL KIOSK FROM ANY FIXED LOCATION FOR MORE THAN 30 DAYS IN A CALENDAR YEAR, EACH PHYSICAL ADDRESS WHERE THE SELF-SERVICE FINANCIAL KIOSK WILL BE OPERATED; AND

3. IF THE LICENSEE INTENDS TO OPERATE THE SELF-SERVICE FINANCIAL KIOSK AT ANY LOCATION FOR 30 DAYS OR LESS IN A CALENDAR YEAR, THE GEOGRAPHIC AREA WHERE THE LICENSEE INTENDS TO OPERATE THE SELF-SERVICE FINANCIAL KIOSK;

[(h) (1) In addition to any license required under \$ 12–405 and 12–410 of this subtitle, each money transmitter shall obtain and maintain a license for its principal executive office.

(2) For each branch location license for which an applicant applies, the applicant shall:

- (i) Submit a separate application;
- (ii) Pay a separate nonrefundable license fee of \$1,000; and

(iii) Pay the application processing fee that NMLS imposes in connection with processing the application for the branch location.

(3) For each self-service financial kiosk license for which an applicant applies, the applicant shall:

- (i) Submit a separate application;
- (ii) Pay a separate nonrefundable license fee of \$500; and

(iii) Pay the application processing fee that NMLS imposes in connection with processing the application for the self–service financial kiosk.

(4) If an applicant has or is applying for more than one license, the applicant may comply with subsection (g) of this section by filing evidence of only one surety device.

(5) If an applicant has or is applying for more than one license, the

applicant is not required to pay a separate investigation fee.]

12-410.

[(a) (1) Each license provided for through NMLS shall include the following information:

- (i) The name of the licensee;
- (ii) The trade name of the licensee;
- (iii) The address at which the business is to be conducted; and
- (iv) The unique identifier of the licensee.

(2) The unique identifier of the licensee shall constitute the license number for the license.

(b) (1) A license authorizes the licensee to do business under the license, at the licensed place of business.

(2) A license does not authorize the licensee to accept deposits or engage otherwise in a banking business except as authorized in this subtitle.

(3) Only one place of business may be maintained under any one license.

(c) The Commissioner may issue more than one license to an applicant who:

(1) Complies with 12–407 of this subtitle; and

(2) Otherwise meets the requirements of this subtitle.]

#### (A) INFORMATION IN NMLS ASSOCIATED WITH A LICENSE APPROVED BY THE COMMISSIONER UNDER THIS SUBTITLE SHALL INCLUDE THE FOLLOWING:

(1) THE LICENSEE'S LEGAL NAME AND ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2-121 OF THIS ARTICLE;

(2) THE ADDRESS OF THE LICENSEE'S PRINCIPAL EXECUTIVE OFFICE;

(3) THE ADDRESS OF EACH ADDITIONAL LOCATION, IF ANY, WHERE THE LICENSEE DOES BUSINESS AND THAT:

(I) THE GENERAL PUBLIC MAY REASONABLY VIEW AS A

LOCATION THAT OFFERS MONEY TRANSMISSION SERVICES, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING;

(II) HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE OR TECHNOLOGY SYSTEMS;

(III) CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

(IV) IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION THE COMMISSIONER ADOPTS UNDER THIS SUBTITLE; AND

(4) THE INFORMATION REQUIRED BY § 12–407(B)(2)(III) OF THIS SUBTITLE FOR EACH SELF–SERVICE FINANCIAL KIOSK, IF ANY, OF THE LICENSEE.

(B) A LICENSEE SHALL MAINTAIN AND UPDATE THE INFORMATION IN NMLS ASSOCIATED WITH THE LICENSEE'S LICENSE TO REFLECT ACCURATELY AT ALL TIMES THE INFORMATION REQUIRED BY SUBSECTION (A) OF THIS SECTION.

(C) THE UNIQUE IDENTIFIER ASSIGNED BY NMLS TO A LICENSEE SHALL CONSTITUTE THE LICENSEE'S LICENSE NUMBER.

(D) A LICENSE AUTHORIZES THE LICENSEE TO DO BUSINESS UNDER THE LICENSE AT ANY LICENSED LOCATION, UNDER ANY LICENSED NAME AND, FOR EACH SELF-SERVICE FINANCIAL KIOSK, THE ADDRESS OR GEOGRAPHIC AREA LISTED FOR THE SELF-SERVICE FINANCIAL KIOSK IN NMLS, OR AS OTHERWISE AUTHORIZED BY THE COMMISSIONER THROUGH REGULATION.

[(d)] (E) A license may not be transferred or assigned.

[(e)] (F) (1) Each licensee shall conspicuously post, in 48 point or larger type, at [the licensee's] EACH licensed location the following information:

(i) The licensee's unique identifier; and

(ii) A statement advising consumers of the availability of the NMLS Consumer Access website to verify the licensing status of the licensee.

(2) Each authorized delegate, at each location open to the public, shall conspicuously post, in at least [48–point] **48** POINT type, the following information:

(i) A notice stating, "the Commissioner of Financial Regulation for

the State of Maryland will accept all questions or complaints regarding this authorized delegate of (name of licensee and unique identifier) at (address of Commissioner), phone (toll–free phone number of the Commissioner)"; and

(ii) A statement advising consumers of the availability of the NMLS Consumer Access website to verify the licensing status of the licensee.

(3) Each licensee shall conspicuously display the following information on the licensee's website, any mobile application through which the services are offered, the outside of the self-service financial kiosk, any software application accessible to the public and used for money transmission services, and profile page within each social media platform the licensee uses:

- (i) The licensee's unique identifier;
- (ii) A link to the NMLS Consumer Access website; and

(iii) A notice stating, "The Commissioner of Financial Regulation for the State of Maryland will accept all questions or complaints from Maryland residents regarding (name of licensee and unique identifier) at (address of Commissioner), phone (toll-free phone number of the Commissioner)".

[(f)] (G) A licensee is not required to post the information required in subsection [(e)(1)] (F)(1) of this section AT A LICENSED LOCATION if the LICENSED LOCATION IS NOT A SELF-SERVICE FINANCIAL KIOSK AND THE licensee does not regularly grant access to [the] THAT licensed location to members of the general public.

#### 12-412.

(a) (1) In this section[, "trust] THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

### (2) "AVERAGE DAILY MONEY TRANSMISSION LIABILITY" MEANS THE AMOUNT OF THE APPLICANT'S OR LICENSEE'S OUTSTANDING MONEY TRANSMISSION OBLIGATIONS IN THE STATE AT THE END OF EACH DAY IN A GIVEN QUARTER, ADDED TOGETHER AND DIVIDED BY THE TOTAL NUMBER OF DAYS IN THAT QUARTER.

(3) "TRUST company" has the meaning stated in § 1–101 of the Estates and Trusts Article.

(d) (1) The amount of the surety bond under subsection (b) of this section or the deposit in lieu of a surety bond under subsection (c) of this section shall be [in an amount of not less than] THE GREATER OF:

(I) \$150,000 [and not more than \$1,000,000, as determined by the

Commissioner]; OR

# (II) 100% OF THE APPLICANT'S AVERAGE DAILY MONEY TRANSMISSION LIABILITY IN THE STATE CALCULATED FOR THE MOST RECENTLY COMPLETED QUARTER, UP TO A MAXIMUM OF \$2,000,000.

[(2) In setting the amount of the surety bond or the deposit in lieu of a surety bond, the Commissioner shall consider:

(i) The financial condition of the licensee or applicant;

(ii) For a licensee, the average monthly outstanding money transmission liability for the previous 12 months;

(iii) For an applicant, the projected monthly money transmissions volume in the State, the business experience, and any other factor deemed appropriate; and

(iv) The potential loss of money transmissions by persons for whom or to whom money is transmitted if the applicant or licensee becomes financially impaired.]

# (2) THE QUARTERS FOR CALCULATING THE AVERAGE DAILY MONEY TRANSMISSION LIABILITY UNDER PARAGRAPH (1) OF THIS SUBSECTION FOR ANY LICENSEE REQUIRED TO DO SO SHALL BE THE QUARTERS ENDING MARCH 31, JUNE 30, SEPTEMBER 30, AND DECEMBER 31.

12-415.

[(a) (1) A licensee may not change the place of business for which a license is issued unless the licensee:

change; and

- (i) Notifies the Commissioner through NMLS of the proposed
- (ii) Receives the approval of the Commissioner through NMLS.

(2) Within 60 days after receiving a request for approval of a proposed change in the place of business for a licensee, the Commissioner shall approve or deny the request.

(3) If the Commissioner does not deny a request for approval of a proposed change in the place of business for a licensee as provided under paragraph (2) of this subsection, the request shall be deemed approved.]

(A) (1) A LICENSEE MAY NOT ADD, DELETE, OR MODIFY A LOCATION

REQUIRED TO BE LISTED IN NMLS UNDER § 12–410(A)(2), (3), OR (4) OF THIS SUBTITLE UNLESS:

(I) THE LICENSEE PROVIDES TO THE COMMISSIONER, THROUGH NMLS AND IN ACCORDANCE WITH ANY REGULATIONS ADOPTED BY THE COMMISSIONER, NOTICE OF THE ADDITION, DELETION, OR MODIFICATION;

(II) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION IS RECORDED WITH THE INFORMATION ASSOCIATED WITH THE LICENSEE'S LICENSE IN NMLS; AND

(III) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION OTHERWISE COMPLIES WITH THIS SUBTITLE.

(2) THE LICENSEE MAY NOT DO BUSINESS AT A LOCATION OR IN A GEOGRAPHIC AREA REQUIRED TO BE LISTED IN NMLS BY § 12–410(A)(2), (3), OR (4) OF THIS SUBTITLE UNTIL THE LOCATION OR GEOGRAPHIC AREA IS RECORDED WITH THE INFORMATION ASSOCIATED WITH THE LICENSEE'S LICENSE IN NMLS.

12-424.

(a) The Commissioner may conduct an [on-site] examination of a licensee or AN authorized delegate with not less than 7 business [days] DAYS' prior notice.

(b) With good cause, the Commissioner may conduct an [on-site] examination of a licensee or **AN** authorized delegate with no prior notice.

(c) The licensee shall pay all reasonably incurred costs of an examination conducted under this section, including a per-day fee set by the Commissioner for each of the Commissioner's employees engaged in the examination.

(d) [The on-site] **ANY** examination may be conducted in conjunction with an examination performed by a representative of a responsible supervisory agency of another state.

(e) (1) The Commissioner, in lieu of an [on-site] examination, may accept the examination report of a responsible supervisory agency of another state, or a report prepared by an independent accounting firm.

(2) A report accepted under paragraph (1) of this subsection is considered for all purposes as an official report of the Commissioner.

(f) The Commissioner may:

(1) Examine all books, accounts, and records the Commissioner determines are necessary to conduct a complete examination; and

(2) Examine under oath any officer, director, or employee of the licensee, or any other individual who may provide information on behalf of the licensee.

### 12-901.

(a) In this subtitle the following words have the meanings indicated.

(b) "Annual gross revenue" means income or revenue from all sources, before any expenses or taxes, computed according to generally accepted accounting principles for the preceding fiscal year.

(c) ["Branch location" means any location other than the principal executive office of a licensee or license applicant at which the licensee conducts, or the license applicant, on licensure, will conduct, activities required to be licensed under this subtitle.

(d)] "Consultation fee" means a fee paid by a consumer to a debt management services provider in connection with the processing of any application that the consumer makes for debt management services.

[(e)] (D) "Consumer" means an individual who:

(1) Resides in the State; and

(2) Is seeking debt management services or has entered into a debt management services agreement.

[(f)] (E) "Consumer education program" means a program or plan that:

(1) Seeks to improve the financial literacy of consumers regarding personal finance, budgeting, and credit and debt management; and

(2) Provides counseling tailored to the needs and circumstances of the consumer with regard to options and strategies for addressing the consumer's debt problems, including:

- (i) Creating and maintaining a budget;
- (ii) Establishing debt management payment plans with creditors;
- (iii) Negotiating directly with creditors on payment or interest rate

relief; and

(iv) Filing for bankruptcy.

[(g)] (F) (1) "Control person" means a person who has the power, directly or indirectly, to direct the management or policies of a licensee or license applicant, whether through ownership of securities, by contract, or otherwise.

(2) "Control person" includes a person who:

(i) Is a general partner, an officer, or a director of a licensee or license applicant, or a member that occupies a similar position or performs a similar function;

(ii) Directly or indirectly has the right to vote 10% or more of a class of voting securities, or has the power to sell or direct the sale of 10% or more of a class of voting securities, of a licensee or license applicant; or

(iii) In the case of a partnership, a limited partnership, a limited liability partnership, a limited liability company, or any other business entity:

1. Has the right to receive on liquidation or dissolution of a licensee or license applicant 10% or more of the capital of the licensee or license applicant; or

license applicant.

2. Has contributed 10% or more of the capital of a licensee or

[(h)] (G) "Debt management counselor" means a permanent, temporary, or contractual employee of a debt management services provider or its agent who provides counseling to consumers on behalf of the debt management services provider.

[(i)] (H) "Debt management services" means receiving funds periodically from a consumer under an agreement with the consumer for the purpose of distributing the funds among the consumer's creditors in full or partial payment of the consumer's debts.

[(j)] (I) "Debt management services agreement" means a written contract, plan, or agreement between a debt management services provider and a consumer for the performance of debt management services.

[(k)] (J) "Debt management services provider" means a person that provides or offers to provide debt management services to a consumer.

[(k-1)] (K) "License" means a license issued in any form by the Commissioner under this subtitle to provide debt management services, including as provided for through NMLS.

(L) "LICENSED LOCATION" MEANS ANY LOCATION LISTED BY THE LICENSEE IN NMLS IN ACCORDANCE WITH THIS SUBTITLE.

(M) "LICENSED NAME" MEANS:

### (1) THE LICENSEE'S LEGAL NAME; AND

# (2) ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2–121 OF THIS ARTICLE.

[(l)] (N) "Licensee" means a person licensed under this subtitle to provide debt management services.

[(m)] (O) "Maintenance fee" means a fee paid by a consumer to a debt management services provider for the maintenance or servicing of the consumer's accounts with the consumer's creditors in accordance with a debt management services agreement.

[(n)] (P) "Relative" means any of the following who are related to an individual by blood, marriage, or adoption:

- (1) A spouse;
- (2) A child;
- (3) A sibling;
- (4) A parent;
- (5) A grandparent;
- (6) A grandchild;
- (7) A stepparent;
- (8) A stepchild;
- (9) A stepsibling;
- (10) An aunt; or
- (11) An uncle.

[(o)] (Q) "Resident agent" means an individual residing in the State or a Maryland corporation whose name, address, and designation as a resident agent are filed or recorded with the State Department of Assessments and Taxation in accordance with [the provisions of] the Corporations and Associations Article.

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[(p)] (R) "Trust account" means an account that is:

(1) Established in a financial institution that is federally insured;

(2) Separate from the debt management services provider's operating account;

(3) Designated as a "trust account" or by another appropriate designation indicating that the funds in the account are not the funds of the licensee or its officers, employees, or agents;

(4) Unavailable to creditors of the debt management services provider; and

(5) Used to hold funds paid by consumers to a debt management services provider for disbursement to creditors of the consumers.

[(q)] (S) "Unique identifier" means a number or another identifier assigned by NMLS.

12 - 904.

[(a) An applicant shall submit separate applications for the applicant's principal executive office and each branch location.

(b)] With the license application [for the principal executive office of an applicant], the applicant shall pay to the Commissioner:

(1) A nonrefundable investigation fee of \$1,000 for an initial license; and

(2) A license fee for an initial license or a license renewal for an additional 1-year term, as follows:

(i) \$500, if the applicant's annual gross revenue is not more than \$3,000,000;

(ii) \$1,000, if the applicant's annual gross revenue is more than \$3,000,000 but not more than \$6,000,000;

(iii) \$2,000, if the applicant's annual gross revenue is more than \$6,000,000 but not more than \$15,000,000;

(iv) \$3,000, if the applicant's annual gross revenue is more than \$15,000,000 but not more than \$30,000,000; or

(v) \$4,000, if the applicant's annual gross revenue is more than \$30,000,000.

[(c) With the license application for each branch location of an applicant, the applicant shall pay to the Commissioner a \$100 license fee for an initial license or a license renewal for an additional 1-year term.]

#### 12-905.

(a) All revenue received for the licensing **AND ASSESSMENT** of persons under this subtitle and, except as provided in subsection (b) of this section, any other fee, examination assessment, or revenue received by the Commissioner under this subtitle shall be:

(1) Credited to the [Nondepository] **NON-DEPOSITORY** Special Fund established under [§ 11–610] § 2–120 of this article; and

(2) Used in accordance with [§ 11–610(c)] § 2–120(D) of this article.

# (C) SUBJECT TO § 2–120(H) OF THIS ARTICLE, THE COMMISSIONER MAY IMPOSE AN ANNUAL ASSESSMENT ON ANY LICENSEE UNDER THIS SUBTITLE.

12-906.

(b) A [separate license is required for the principal executive office of the license applicant or licensee and each branch location] LICENSEE MAY DO BUSINESS AS A DEBT MANAGEMENT SERVICES PROVIDER ONLY AT A LICENSED LOCATION OR AS OTHERWISE AUTHORIZED BY THE COMMISSIONER THROUGH REGULATION.

12-908.

(b) The application shall include:

(1) The applicant's LEGAL name AND ANY TRADE NAME USED BY THE APPLICANT IN ACCORDANCE WITH § 2–121 OF THIS ARTICLE, THE APPLICANT'S principal executive office address, and website address, if any, and, if the applicant is not an individual, the name and residence address of each control person, if any;

(2) The address of each [branch] ADDITIONAL location, if any, [at which the applicant will provide debt management services;] THAT:

(I) THE GENERAL PUBLIC MAY REASONABLY VIEW AS A LOCATION THAT DOES BUSINESS AS A DEBT MANAGEMENT SERVICES PROVIDER, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING; (II) HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE OR TECHNOLOGY SYSTEMS;

# (III) CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

# (IV) IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION THE COMMISSIONER ADOPTS UNDER THIS SUBTITLE;

12-911.

[(a) (1) Each license provided for through NMLS shall include the following information:

(i) The name of the licensee;

(ii) The address of the location at which the business is to be conducted; and

(iii) The unique identifier of the licensee.

(2) The unique identifier of the licensee shall constitute the license number for the license.

(b) A license authorizes the licensee to provide debt management services.]

(A) INFORMATION IN NMLS ASSOCIATED WITH A LICENSE APPROVED BY THE COMMISSIONER UNDER THIS SUBTITLE SHALL INCLUDE THE FOLLOWING:

(1) THE LICENSEE'S LEGAL NAME AND ANY TRADE NAME USED BY THE LICENSEE IN ACCORDANCE WITH § 2-121 OF THIS ARTICLE;

(2) THE ADDRESS OF THE LICENSEE'S PRINCIPAL EXECUTIVE OFFICE; AND

(3) THE ADDRESS OF EACH ADDITIONAL LOCATION, IF ANY, WHERE THE LICENSEE DOES BUSINESS AND THAT:

(I) THE GENERAL PUBLIC MAY REASONABLY VIEW AS A LOCATION THAT DOES BUSINESS AS A DEBT MANAGEMENT SERVICES PROVIDER, INCLUDING ANY LOCATION THAT INVESTIGATES CUSTOMER COMPLAINTS OR DIRECTLY COMMUNICATES WITH CUSTOMERS VERBALLY, ELECTRONICALLY, OR IN WRITING;

(II) HOUSES ANY CORE OPERATIONAL INFRASTRUCTURE OR TECHNOLOGY SYSTEMS;

(III) CONDUCTS ANY CORE MANAGEMENT, INFORMATION SECURITY AND TECHNOLOGY, RISK AND COMPLIANCE, OR FINANCE FUNCTIONS; OR

(IV) IS OTHERWISE REQUIRED TO BE LISTED IN NMLS BY REGULATION THE COMMISSIONER ADOPTS UNDER THIS SUBTITLE.

(B) A LICENSEE SHALL MAINTAIN AND UPDATE THE INFORMATION IN NMLS ASSOCIATED WITH THE LICENSEE'S LICENSE TO REFLECT ACCURATELY AT ALL TIMES THE INFORMATION REQUIRED BY SUBSECTION (A) OF THIS SECTION.

(C) THE UNIQUE IDENTIFIER ASSIGNED BY NMLS TO A LICENSEE SHALL CONSTITUTE THE LICENSEE'S LICENSE NUMBER.

(D) A LICENSE AUTHORIZES THE LICENSEE TO DO BUSINESS UNDER THE LICENSE AT ANY LICENSED LOCATION AND UNDER ANY LICENSED NAME, OR AS OTHERWISE AUTHORIZED BY THE COMMISSIONER THROUGH REGULATION.

[(c)] (E) A license may not be transferred, assigned, or pledged.

[(d)] (F) Each licensee shall conspicuously post, in 48 point or larger type, at [the licensee's] EACH licensed location the following information:

(1) The licensee's unique identifier; and

(2) A statement advising consumers of the availability of the NMLS Consumer Access website to verify the licensing status of the licensee.

[(e)] (G) Each licensee shall conspicuously display the following information on the licensee's website, any software application accessible to the public and used to provide debt management services, and profile page within each social media platform the licensee uses:

- (1) The licensee's unique identifier;
- (2) A link to the NMLS Consumer Access website; and

(3) A notice stating, "The Commissioner of Financial Regulation for the State of Maryland will accept any questions and complaints from Maryland residents regarding (name and unique identifier of the debt management services provider) at (address of Commissioner), phone (toll-free number of the Commissioner).

[(f) Only one location may be maintained under any one license.]

[(g)] (H) A licensee is not required to post the information required in subsection [(d)] (F) of this section AT A LICENSED LOCATION if the licensee does not regularly grant access to [the] THAT licensed location to members of the general public.

12–914.

(b) (2) The bond shall be:

(i) In an amount [not less than \$10,000 and not more than \$1,000,000, as set] **DETERMINED** by the Commissioner **UNDER SUBSECTION (F) OF THIS SECTION**;

[(8) In setting the amount of the surety bond, the Commissioner shall consider:

(i) The financial condition and business experience of the applicant or licensee and the agent of the applicant or licensee;

(ii) For an applicant, the projected monthly and annual volume of debt management services to be provided in the State;

(iii) For a licensee, the average monthly and annual volume of debt management services provided in the State during the previous 12-month period;

(iv) The potential loss to consumers who remit funds to the applicant or licensee if the applicant or licensee becomes financially impaired; and

(v) Any other factor the Commissioner considers appropriate.]

### (F) (1) THE AMOUNT OF THE SURETY BOND UNDER SUBSECTION (B) OF THIS SECTION SHALL BE IN AN AMOUNT OF NOT LESS THAN \$10,000 AND NOT MORE THAN \$1,000,000, AS DETERMINED BY THE COMMISSIONER FOR EACH LICENSEE.

(2) IN SETTING THE AMOUNT OF THE SURETY BOND, THE COMMISSIONER MAY CONSIDER:

(I) THE NATURE AND VOLUME OF THE BUSINESS OR PROPOSED BUSINESS OF THE LICENSEE OR APPLICANT;

(II) THE FINANCIAL CONDITION OF THE LICENSEE OR APPLICANT, INCLUDING:

1. THE AMOUNT, NATURE, QUALITY, AND LIQUIDITY OF THE ASSETS OF THE LICENSEE OR APPLICANT;

2. THE AMOUNT AND NATURE OF THE LIABILITIES, INCLUDING CONTINGENT LIABILITIES, OF THE LICENSEE OR APPLICANT;

3. THE HISTORY OF AND PROSPECTS FOR THE LICENSEE OR APPLICANT TO EARN AND RETAIN INCOME; AND

4. THE POTENTIAL HARM TO CONSUMERS IF THE APPLICANT OR LICENSEE BECOMES FINANCIALLY IMPAIRED;

(III) THE QUALITY OF THE OPERATIONS OF THE LICENSEE OR APPLICANT;

(IV) THE QUALITY OF THE MANAGEMENT OF THE LICENSEE OR APPLICANT;

(V) THE NATURE AND QUALITY OF THE PERSON THAT HAS CONTROL OF THE LICENSEE OR APPLICANT; AND

(VI) ANY OTHER FACTOR THAT THE COMMISSIONER CONSIDERS RELEVANT.

12 - 915.

(a) (1) [A] EXCEPT FOR A CHANGE OF A LICENSED LOCATION MADE IN COMPLIANCE WITH SUBSECTION (D) OF THIS SECTION, A licensee shall update through NMLS any change in the information required to be included in the licensee's application under § 12–908(b)(1) [and (2)] of this subtitle at least 30 days before the change is effective.

(2) The licensee shall ensure that, after the change described in this subsection, the licensee will continue to satisfy the surety bond requirement under § 12-914 of this subtitle.

(b) Unless approved by the Commissioner through NMLS, a licensee may not change a control person of the licensee, or an agent who is acting on behalf of the licensee to manage a trust account, listed on the licensee's application under § 12-908(b)(3) and (6) of this subtitle.

(c) (1) To request approval of a proposed change described in subsection (b) of this section, the licensee shall notify the Commissioner through NMLS of the proposed change and submit any information that the Commissioner requires.

(2) For a proposed change in owner or agent acting on behalf of the licensee to manage a trust account, the Commissioner may determine that the filing of a new application for the issuance of a license is warranted.

(3) Unless the Commissioner notifies the licensee that a different time period is necessary, the Commissioner shall approve or deny a request for a change described in subsection (b) of this section within 60 days after the date the Commissioner receives all information required under paragraph (1) of this subsection.

(D) (1) A LICENSEE MAY NOT ADD, DELETE, OR MODIFY A LOCATION REQUIRED TO BE LISTED IN NMLS UNDER § 12-911(A)(2) OR (3) OF THIS SUBTITLE UNLESS:

(I) THE LICENSEE PROVIDES TO THE COMMISSIONER, THROUGH NMLS AND IN ACCORDANCE WITH ANY REGULATIONS THE COMMISSIONER ADOPTS, NOTICE OF THE ADDITION, DELETION, OR MODIFICATION;

(II) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION IS RECORDED WITH THE INFORMATION ASSOCIATED WITH THE LICENSEE'S LICENSE IN NMLS; AND

(III) THE ADDITION, DELETION, OR MODIFICATION OF THE LOCATION OTHERWISE COMPLIES WITH THIS SUBTITLE.

(2) THE LICENSEE MAY NOT DO BUSINESS AT A LOCATION REQUIRED TO BE LISTED IN NMLS BY § 12–911(A)(2) OR (3) OF THIS SUBTITLE UNTIL THE LOCATION IS RECORDED WITH THE INFORMATION ASSOCIATED WITH THE LICENSEE'S LICENSE IN NMLS.

12-923.

(b) For the purposes of this section, the Commissioner:

(1) Shall be given access to [the] ANY LICENSED LOCATION OR OTHER place of business AND ALL books, papers, records, safes, and vaults of the person under investigation; and

12-924.

(a) The Commissioner may conduct an [on-site] examination of a licensee with or without prior notice.

(c) [An on-site] **ANY** examination may be conducted in conjunction with an examination performed by a representative of a responsible supervisory agency of another

state.

(d) (1) The Commissioner, in lieu of an [on-site] examination, may accept the examination report of a responsible supervisory agency of another state.

(2) A report accepted under paragraph (1) of this subsection is considered for all purposes as an official report of the Commissioner.

12 - 1007.

(a) All revenue received for the registration of persons under this subtitle and, except as provided in subsection (b) of this section, any other fee, examination assessment, or revenue received by the Commissioner under this subtitle shall be:

(1) Credited to the [Nondepository] **NON–DEPOSITORY** Special Fund established under [ $\S$  11–610]  $\S$  2–120 of this article; and

(2) Used in accordance with [§ 11–610(c)] § 2–120(D) of this article.

# **Article - State Finance and Procurement**

6-226.

(a) (2) (i) Notwithstanding any other provision of law, and unless inconsistent with a federal law, grant agreement, or other federal requirement or with the terms of a gift or settlement agreement, net interest on all State money allocated by the State Treasurer under this section to special funds or accounts, and otherwise entitled to receive interest earnings, as accounted for by the Comptroller, shall accrue to the General Fund of the State.

(ii) The provisions of subparagraph (i) of this paragraph do not apply to the following funds:

170. the Cannabis Public Health Fund; [and]

171. the Community Reinvestment and Repair Fund; AND

# 172. THE NON-DEPOSITORY SPECIAL FUND.

SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 12–401(f) through (k) and (l) through (v) of Article – Financial Institutions of the Annotated Code of Maryland be renumbered to be Section(s) 12–401(e) through (j) and (n) through (x), respectively.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2023.

Approved by the Governor, May 8, 2023.