# As Reported by the Senate Financial Institutions and Technology Committee

## 134th General Assembly

Regular Session 2021-2022

Sub. H. B. No. 133

## **Representative Hillyer**

Cosponsors: Representatives Holmes, Riedel, Kick, Young, T., Seitz, Leland, Roemer, Abrams, Carfagna, Carruthers, Click, Cross, Denson, Edwards, Fraizer, Galonski, Grendell, Householder, Ingram, Johnson, Jones, Jordan, Lanese, Miller, A., Oelslager, Schmidt, Swearingen, Wiggam

#### **Senator Hackett**

## A BILL

Го	To amend sections 135.77, 135.	774, 1115.05,	1
	1321.52, 1321.68, 1322.01,	1322.02, 1322.04,	2
	1322.07, 1322.09, 1322.10,	1322.12, 1322.15,	3
	1322.29, 1322.30, 1322.32,	1322.34, 1322.43,	4
	1322.50, 1322.52, 1345.01,	1349.72, 2305.117,	5
	2913.11, and 4712.05; to ena	act section 1319.17;	6
	and to repeal sections 1322	.24, 1322.25, and	7
	1349.16 of the Revised Code	relating to	8
	commerce, to repeal the vers	sion of section	9
	1322.24 of the Revised Code	that is scheduled to	10
	take effect October 9, 2021,	, and to declare an	11
	emergency.		12

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Sec	ction 1. T	That secti	ons 135.7	77, 135.77	74, 1115.0	)5,	13
1321.52,	1321.68,	1322.01,	1322.02,	1322.04,	1322.07,	1322.09,	14
1322.10,	1322.12,	1322.15,	1322.29,	1322.30,	1322.32,	1322.34,	15

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1322.43, 1322.50, 1322.52, 1345.01, 1349.72, 2305.117, 2913.11,	16	
and 4712.05 be amended and section 1319.17 of the Revised Code	17	
be enacted to read as follows:	18	
Sec. 135.77. As used in sections 135.77 to 135.774 of the	19	
Revised Code:	20	
(A) "Business linked deposit" means share certificates	21	
issued by an eligible lending institution that are purchased by	22	
the treasurer of state in accordance with sections 135.772 to-	23	
135.774 of the Revised Code.a certificate of deposit or other	24	
financial institution instrument placed by the treasurer of	25	
state with an eligible lending institution at a rate below	26	
current market rates, as determined and calculated by the	27	
treasurer of state, provided the institution agrees to lend the	28	
value of such deposit, according to the deposit agreement	29	
provided in section 135.773 of the Revised Code, to eligible	30	
small businesses at a rate that reflects an equal percentage	31	
rate reduction below the present borrowing rate applicable to	32	
each specific business at the time of the deposit of state funds	33	
in the institution.	34	
(B) "Eligible lending institution" means a federal credit	35	
union, a foreign credit union licensed pursuant to section	36	
1733.39 of the Revised Code, or a credit union as defined in	37	
section 1733.01 of the Revised Code, located in this state.	38	
(C) "Eligible small business" means any person that has	39	
all of the following characteristics:	40	
(1) Is domiciled in this state;	41	
(2) Maintains offices and operating facilities exclusively	42	
in this state and transacts business in this state;	43	
(3) Employs fewer than one hundred fifty employees, the	44	

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majority of whom are residents of this state;	45
(4) Is organized for profit;	46
(5) Is able to save or create one full-time job or two	47
part-time jobs in this state for every fifty thousand dollars	48
borrowed.	49
(D) "Full-time job" means a job with regular hours of	50
service totaling at least forty hours per week or any other	51
standard of service accepted as full-time by the employee's	52
employer.	53
(E) "Loan" means a contractual agreement under which an	54
eligible lending institution agrees to lend money in the form of	55
an upfront lump sum, a line of credit, or any other reasonable	56
arrangement approved by the treasurer of state.	57
(F) "Part-time job" means a job with regular hours of	58
service totaling fewer than forty hours per week or any other	59
standard of service accepted as part-time by the employee's	60
employer.	61
Sec. 135.774. (A) Upon the placement of a business linked	62
deposit with an eligible lending institution, such institution	63
is required to lend such funds to each approved eligible small	64
business listed in the linked deposit loan package required by	65
section 135.772 of the Revised Code and in accordance with the	66
deposit agreement required by section 135.773 of the Revised	67
Code. The loan shall be at a rate that reflects the following	68
percentage rate reduction below the present borrowing rate	69
applicable to each eligible small business:	70
(1) Three per cent if the present borrowing rate is	71
greater than five per cent;	72

(C) With respect to interest-bearing loans: 304 (1) (a) Interest shall be computed on unpaid principal 305 balances outstanding from time to time, for the time 306 307 outstanding. (b) As an alternative to the method of computing interest 308 set forth in division (C)(1)(a) of this section, a licensee may 309 charge and collect interest for the first installment period 310 based on elapsed time from the date of the loan to the first 311 scheduled payment due date, and for each succeeding installment 312 period from the scheduled payment due date to the next scheduled 313 payment due date, regardless of the date or dates the payments 314 315 are actually made. (c) Whether a licensee computes interest pursuant to 316 division (C)(1)(a) or (b) of this section, each payment shall be 317 applied first to unpaid charges, then to interest, and the 318 remainder to the unpaid principal balance. However, if the 319 amount of the payment is insufficient to pay the accumulated 320 interest, the unpaid interest continues to accumulate to be paid 321 from the proceeds of subsequent payments and is not added to the 322 principal balance. 323 (2) Interest shall not be compounded, collected, or paid 324 325 in advance. However, both of the following apply: (a) Interest may be charged to extend the first monthly 326 installment period by not more than fifteen days, and the 327 interest charged for the extension may be added to the principal 328 amount of the loan. 329 (b) If part or all of the consideration for a new loan 330 contract is the unpaid principal balance of a prior loan, the 331 principal amount payable under the new loan contract may include 332

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in such computation. If the prepayment occurs prior to the first installment due date, the licensee may retain one-thirtieth of the applicable charge for a first installment period of one month for each day from date of loan to date of prepayment, and shall refund, or credit the borrower with, the balance of the total interest contracted for. If the maturity of the loan is accelerated for any reason and judgment is entered, the licensee shall credit the borrower with the same refund as if prepayment in full had been made on the date the judgment is entered.

- (4) If the parties agree in writing, either in the loan contract or in a subsequent agreement, to a deferment of wholly unpaid installments, a licensee may grant a deferment and may collect a deferment charge as provided in this section. A deferment postpones the scheduled due date of the earliest unpaid installment and all subsequent installments as originally scheduled, or as previously deferred, for a period equal to the deferment period. The deferment period is that period during which no installment is scheduled to be paid by reason of the deferment. The deferment charge for a one-month period may not exceed the applicable charge for the installment period immediately following the due date of the last undeferred installment. A proportionate charge may be made for deferment for periods of more or less than one month. A deferment charge is earned pro rata during the deferment period and is fully earned on the last day of the deferment period. If a loan is prepaid in full during a deferment period, the licensee shall make, or credit to the borrower, a refund of the unearned deferment charge in addition to any other refund or credit made for prepayment of the loan in full.
- (E) A licensee, at the request of the borrower, may

  obtain, on one or more borrowers, credit life insurance, credit

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accident and health insurance, and unemployment insurance. The 393 premium or identifiable charge for the insurance may be included 394 in the principal amount of the loan and may not exceed the 395 premium rate filed by the insurer with the superintendent of 396 insurance and not disapproved by the superintendent. If a 397 licensee obtains the insurance at the request of the borrower, 398 the borrower shall have the right to cancel the insurance for a 399 period of twenty-five days after the loan is made. If the 400 borrower chooses to cancel the insurance, the borrower shall 401 give the licensee written notice of this choice and shall return 402 all of the policies or certificates of insurance or notices of 403 proposed insurance to the licensee during such period, and the 404 full premium or identifiable charge for the insurance shall be 405 refunded to the borrower by the licensee. If the borrower 406 requests, in the notice to cancel the insurance, that this 407 refund be applied to reduce the balance of a precomputed loan, 408 the licensee shall credit the amount of the refund plus the 409 amount of interest applicable to the refund to the loan balance. 410 If the licensee obtains the insurance at the request of the 411 borrower, the licensee shall not charge or collect interest on 412 any insured amount that remains unpaid after the insured 413 borrower's date of death. 414

(F) A licensee may require the borrower to provide 415 insurance or a loss payable endorsement covering reasonable 416 risks of loss, damage, and destruction of property used as 417 security for the loan and with the consent of the borrower such 418 insurance may cover property of the borrower other than that 419 which is security for the loan. The amount and term of required 420 property insurance shall be reasonable in relation to the amount 421 and term of the loan contract and the type and value of the 422 security, and the insurance shall be procured in accordance with 423

as a result of voluntary release of a security interest, sale of	511
security on the loan, or cancellation of insurance shall be	512
considered payments on the loan, unless the parties otherwise	513
agree in writing at the time the amounts are applied. A licensee	514
shall not collect more than one default charge per unpaid	515
installment regardless of the number of months the installment	516
remains fully unpaid. The amount of the default charge shall not	517
exceed the greater of five per cent of the scheduled installment	518
or fifteen dollars.	519
Sec. 1322.01. As used in this chapter:	520
(A) "Administrative or clerical tasks" mean the receipt,	521
collection, and distribution of information common for the	522
processing or underwriting of a loan in the mortgage industry,	523
without performing any analysis of the information, and	524
communication with a consumer to obtain information necessary	525
for the processing or underwriting of a residential mortgage	526
loan, to the extent the communication does not include offering	527
or negotiating loan rates or terms or counseling borrows about	528
residential mortgage loan rates or terms.	529
(B) "Advertising" means a commercial message in any medium	530
that promotes, either directly or indirectly, a residential	531
mortgage lending transaction.	532
(C) "Application" has the same meaning as in 12 C.F.R.	533
1026.2(a)(3).	534
(D) "Approved education course" means any course approved	535
by the nationwide mortgage licensing system and registry.	536
(E) "Approved test provider" means any test provider	537
approved by the nationwide mortgage licensing system and	538

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registry.

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(F) "Bona fide nonprofit organization" means an	540
organization that meets all of the following:	541
(1) Has the status of a tax-exempt organization under	542
section 501(c)(3) of the Internal Revenue Code of 1986, as	543
<pre>amended;</pre>	544
(2) Promotes affordable housing or provides homeownership	545
education or similar services;	546
(3) Conducts its activities in a manner that serves public	547
or charitable purposes, rather than commercial purposes;	548
(4) Receives funding and revenue and charges fees in a	549
manner that does not incentivize it or its employees to act	550
other than in the best interests of its clients;	551
(5) Compensates its employees in a manner that does not	552
<pre>incentivize employees to act other than in the best interests of</pre>	553
<pre>its clients;</pre>	554
(6) Provides, or identifies for the borrower, residential	555
mortgage loans with terms favorable to the borrower and	556
comparable to mortgage loans and housing assistance provided	557
under government housing assistance programs;	558
(7) Has obtained a valid letter of exemption from the	559
superintendent of financial institutions.	560
(G) "Borrower" means a person seeking a residential	561
mortgage loan or an obligor on a residential mortgage loan.	562
(G) (H) "Branch office" means a location at which a	563
licensee conducts business other than a registrant's principal	564
place of business, if at least one of the following applies to	565
the location:	566

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voting securities;

mortgage loan application.	739
(g) An individual employed by a bona fide nonprofit	740
organization that is recognized as tax exempt under 26 U.S.C.	741
501(c)(3) and whose primary activity is the construction,	742
remodeling, or rehabilitation of homes for use by low-income-	743
families, provided that the nonprofit organization makes no-	744
profit mortgage loans or mortgage loans at zero per cent-	745
interest to low-income families and no fees accrue directly to	746
the nonprofit organization or individual employed by the	747
nonprofit organization from those mortgage loans and that the	748
United States department of housing and urban development does	749
not deny this exemption.acting within the scope of employment	750
with respect to residential mortgage loans with terms that are	751
favorable to the borrower;	752
(h) An employee of a loan processing or underwriting	753
company that provides loan processing or underwriting services	754
to one or more mortgage lenders or mortgage brokers under a	755
contract between the loan processing or underwriting company and	756
the mortgage lenders or mortgage brokers, provided the employee	757
performs only clerical or support duties and performs those	758
duties only at the direction of and subject to the supervision	759
and instruction of a licensed mortgage loan originator employee	760
of the same loan processing and underwriting company, and	761
provided that the loan processing and underwriting company has	762
obtained a letter of exemption provided for in a rule adopted by	763
the superintendent of financial institutions.	764
(AA) (BB) "Mortgage servicer" means an entity a person	765
that, for compensation or gain for itself or on behalf of the	766
holder of a residential mortgage loan, holds the servicing	767
rights for more than five residential mortgage loans, records	768

mortgage payments on its books for more than five residential	769
mortgage loans, or performs other functions to carry out the	770
<u>residential</u> mortgage holder's obligations or rights under the	771
mortgage agreement for more than five residential mortgage loans	772
including, when applicable, the receipt of funds from the	773
mortgagor to be held in escrow for payment of real estate taxes	774
and insurance premiums and the distribution of such funds to the	775
taxing authority and insurance company.	776
(BB) (CC) "Nationwide mortgage licensing system and	777
registry" means a licensing system developed and maintained by	778
the conference of state bank supervisors and the American	779
association of residential mortgage regulators, or their	780
successor entities, for the licensing and registration of	781
persons providing non-depository financial services.	782
(CC) (DD) "Nontraditional mortgage product" means any	783
mortgage product other than a thirty-year fixed rate mortgage.	784
(DD) (EE) "Person" means an individual, sole	785
proprietorship, corporation, company, limited liability company,	786
partnership, limited liability partnership, trust, or	787
association.	788
(EE) (FF) "Real estate brokerage activity" means any	789
activity that involves offering or providing real estate	790
brokerage services to the public, including all of the	791
following:	792
(1) Acting as a real estate salesperson or real estate	793
broker for a buyer, seller, lessor, or lessee of real property;	794
(2) Bringing together parties interested in the sale,	795
purchase, lease, rental, or exchange of real property;	796
(3) Negotiating, on behalf of any party, any portion of a	797

zero per cent interest to low income families and no fees accrue-	912
directly to the organization from those mortgage loans and that	913
the United States department of housing and urban development	914
does not deny this exemption;	915
(H) A credit union service organization, provided that the	916
organization utilizes services provided by registered mortgage	917
loan originators or that it holds a valid letter of exemption	918
issued by the superintendent of financial institutions under	919
division (B)(1) of section 1322.05 of the Revised Code.	920
(I) A depository institution not otherwise required to be	921
licensed under this chapter that voluntarily makes a filing on	922
the nationwide mortgage licensing system and registry as an	923
exempt entity for the purpose of licensing loan originators	924
exclusively associated with the institution and that holds a	925
valid letter of exemption issued by the superintendent pursuant	926
to division (B)(1) of section 1322.05 of the Revised Code.	927
<b>Sec. 1322.07.</b> (A) $\underline{(1)}$ No person, on the person's own behalf	928
or on behalf of any other person, shall act engage in the	929
transaction of business as a mortgage lender, mortgage servicer,	930
or mortgage broker <u>in this state</u> without first having obtained a	931
certificate of registration from the superintendent of financial	932
institutions for the principal office and every branch office to	933
be maintained by the person for the transaction of business as a	934
mortgage lender, mortgage servicer, or mortgage broker in this	935
state. <del>A</del>	936
(2) A registrant shall maintain an office location for the	937
transaction of business as a mortgage lender, mortgage servicer,	938
or mortgage broker in this any state of the United States.	939
Registrants are not required to maintain a physical location in	940
this state.	941

(B)(1) No individual shall act as a mortgage loan	942
originator without first having obtained a license from the	943
superintendent. A mortgage loan originator shall be employed by	944
or associated with a mortgage lender, mortgage broker,	945
registrant or entity holding a valid letter of exemption under	946
division (B)(1) of section 1322.05 of the Revised Codethis	947
<pre>chapter, but shall not be employed by or associated with more</pre>	948
than one registrant or entity holding a valid letter of	949
exemption under division (B)(1) of section 1322.05 of the-	950
Revised Code this chapter at any one time.	951
(2) An individual acting under the individual's authority	952
as a registered mortgage loan originator shall not be required	953
to be licensed under division (B)(1) of this section.	954
(3) An individual who holds a valid temporary mortgage	955
loan originator license issued pursuant to section 1322.24 of	956
the Revised Code may engage in the business of a mortgage loan	957
originator in accordance with this chapter during the term of	958
the temporary license.	959
<b>Sec. 1322.09.</b> (A) $\underline{(1)}$ An application for a certificate of	960
registration shall be in writing, under oath, and in a form	961
prescribed by the superintendent of financial institutions that	962
complies with the requirements of the nationwide mortgage	963
licensing system and registry. The application shall be	964
accompanied by a nonrefundable application fee of five hundred	965
dollars for each location of an office to be maintained by the	966
applicant in accordance with division (A) of section 1322.07 of	967
the Revised Code and any additional fee required by the	968
nationwide mortgage licensing system and registry.	969
(2) The application shall include the names and addresses	970

of the owners, officers, or partners having control of the

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(C) In connection with applying for a certificate of	1001
registration, the applicant shall furnish to the nationwide	1002
mortgage licensing system and registry information concerning	1003
the applicant's identity, including all of the following for the	1004
applicant and any individual with control of the applicant:	1005
(1) The applicant's fingerprints for submission to the	1006
federal bureau of investigation, and any other governmental	1007
agency or entity authorized to receive such information, for	1008
purposes of a state, national, and international criminal	1009
history background check;	1010
(2) Personal history and experience in a form prescribed	1011
by the nationwide mortgage licensing system and registry, along	1012
with authorization for the superintendent and the nationwide	1013
mortgage licensing system and registry to obtain both of the	1014
following:	1015
(a) An independent credit report from a consumer reporting	1016
agency;	1017
(b) Information related to any administrative, civil, or	1018
criminal findings by any governmental jurisdiction.	1019
(D) The superintendent shall pay all funds advanced and	1020
application and renewal fees and penalties the superintendent	1021
receives pursuant to this section and section 1322.10 of the	1022
Revised Code to the treasurer of state to the credit of the	1023
consumer finance fund created in section 1321.21 of the Revised	1024
Code.	1025
(E) If an application for a certificate of registration	1026
does not contain all of the information required under this	1027
section, and if that information is not submitted to the	1028
superintendent or to the nationwide mortgage licensing system	1029

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and registry within ninety days after the superintendent or the	1030
nationwide mortgage licensing system and registry requests the	1031
information in writing, including by electronic transmission or	1032
facsimile, the superintendent may consider the application	1033
withdrawn.	1034

- (F) A certificate of registration and the authority granted under that certificate is not transferable or assignable and cannot be franchised by contract or any other means.
- (G)(1) The superintendent may establish relationships or 1038 enter into contracts with the nationwide mortgage licensing 1039 system and registry, or any entities designated by it, to 1040 collect and maintain records and process transaction fees or 1041 other fees related to mortgage lender, mortgage servicer, or 1042 mortgage broker certificates of registration or the persons 1043 associated with a mortgage lender, mortgage servicer, or 1044 mortgage broker. 1045
- (2) For purposes of this section and to reduce the points 1046 of contact that the federal bureau of investigation may have to 1047 maintain, the division of financial institutions may use the 1048 nationwide mortgage licensing system and registry as a 1049 channeling agent for requesting information from and 1050 distributing information to the United States department of 1051 justice or other governmental agencies.
- (3) For purposes of this section and to reduce the points 1053 of contact that the division may have to maintain, the division 1054 may use the nationwide mortgage licensing system and registry as 1055 a channeling agent for requesting information from and 1056 distributing information to any source as determined by the 1057 division.

- Sec. 1322.10. (A) Upon the conclusion of the investigation 1059 required under division (B) of section 1322.09 of the Revised 1060 Code, the superintendent of financial institutions shall issue a 1061 certificate of registration to the applicant if the 1062 superintendent finds that the following conditions are met: 1063
- (1) The application is accompanied by the application fee 1064 and any fee required by the nationwide mortgage licensing system 1065 and registry.
- (a) If a check or other draft instrument is returned to 1067 the superintendent for insufficient funds, the superintendent 1068 shall notify the applicant by certified mail, return receipt 1069 requested, that the application will be withdrawn unless the 1070 applicant, within thirty days after receipt of the notice, 1071 submits the application fee and a one-hundred-dollar penalty to 1072 the superintendent. If the applicant does not submit the 1073 application fee and penalty within that time period, or if any 1074 check or other draft instrument used to pay the fee or penalty 1075 is returned to the superintendent for insufficient funds, the 1076 application shall be withdrawn. 1077
- (b) If a check or other draft instrument is returned to 1078 the superintendent for insufficient funds after the certificate 1079 of registration has been issued, the superintendent shall notify 1080 the registrant by certified mail, return receipt requested, that 1081 the certificate of registration issued in reliance on the check 1082 or other draft instrument will be canceled unless the 1083 registrant, within thirty days after receipt of the notice, 1084 submits the application fee and a one-hundred-dollar penalty to 1085 the superintendent. If the registrant does not submit the 1086 application fee and penalty within that time period, or if any 1087 check or other draft instrument used to pay the fee or penalty 1088

is returned to the superintendent for insufficient funds, the	1089
certificate of registration shall be canceled immediately	1090
without a hearing, and the registrant shall cease activity as a	1091
mortgage broker, mortgage lender, or mortgage servicer.	1092
(2) If the application is for a location that is a	1093
residence, evidence that the use of the residence to transact	1094
business as a mortgage lender <del>or</del> , mortgage broker, or mortgage	1095
<pre>servicer is not prohibited.</pre>	1096
(3) The applicant maintains all necessary filings and	1097
approvals required by the secretary of state.	1098
(4) The applicant complies with the surety bond	1099
requirements of section 1322.32 of the Revised Code.	1100
(5) The applicant has not made a material misstatement of	1101
fact or material omission of fact in the application.	1102
(6) Neither the applicant nor any person whose identity is	1103
required to be disclosed on an application for a certificate of	1104
registration has had such a certificate of registration or	1105
mortgage loan originator license, or any comparable authority,	1106
revoked in any governmental jurisdiction or has pleaded guilty	1107
or nolo contendere to or been convicted of any of the following	1108
in a domestic, foreign, or military court:	1109
(a) During the seven-year period immediately preceding the	1110
date of application for the certificate of registration, a	1111
misdemeanor involving theft or any felony;	1112
(b) At any time prior to the date the application for the	1113
certificate of registration is approved, a felony involving an	1114
act of fraud, dishonesty, a breach of trust, theft, or money	1115
laundering.	1116

(7) The applicant's operations manager successfully	1117
completed the examination required by section 1322.27 of the	1118
Revised Code.	1119
(8) The applicant's financial responsibility, experience,	1120
character, and general fitness command the confidence of the	1121
public and warrant the belief that the business will be operated	1122
honestly, fairly, and efficiently in compliance with the	1123
purposes of this chapter and the rules adopted thereunder. The	1124
superintendent shall not use a credit score or a bankruptcy as	1125
the sole basis for registration denial.	1126
(B) For purposes of determining whether an applicant that	1127
is a partnership, corporation, or other business entity or	1128
association has met the conditions set forth in divisions (A)(6)	1129
and (8) of this section, the superintendent shall determine	1130
which partners, shareholders, or persons named in the	1131
application must meet those conditions. This determination shall	1132
be based on the extent and nature of the partner's,	1133
shareholder's, or person's ownership interest in the	1134
partnership, corporation, or other business entity or	1135
association that is the applicant and on whether the person is	1136
in a position to direct, control, or adversely influence the	1137
operations of the applicant.	1138
(C) The certificate of registration issued pursuant to	1139
division (A) of this section may be renewed annually on or	1140
before the thirty-first day of December if the superintendent	1141
finds that all of the following conditions are met:	1142
(1) The renewal application is accompanied by a	1143
nonrefundable renewal fee of five hundred dollars for each	1144
location of an office to be maintained by the applicant in	1145
accordance with division (A) of section 1322.07 of the Revised	1146

Code and any fee required by the nationwide mortgage licensing	1147
system and registry. If a check or other draft instrument is	1148
returned to the superintendent for insufficient funds, the	1149
superintendent shall notify the registrant by certified mail,	1150
return receipt requested, that the certificate of registration	1151
renewed in reliance on the check or other draft instrument will	1152
be canceled unless the registrant, within thirty days after	1153
receipt of the notice, submits the renewal fee and a one-	1154
hundred-dollar penalty to the superintendent. If the registrant	1155
does not submit the renewal fee and penalty within that time	1156
period, or if any check or other draft instrument used to pay	1157
the fee or penalty is returned to the superintendent for	1158
insufficient funds, the certificate of registration shall be	1159
canceled immediately without a hearing and the registrant shall	1160
cease activity as a mortgage broker, mortgage lender, or	1161
mortgage servicer.	1162
(2) The operations manager designated under section	1163
1322.12 of the Revised Code has completed at least eight hours	1164
of continuing education as required under section 1322.28 of the	1165
Revised Code.	1166
nevisea edae.	1100
$\frac{(3)}{(3)}$ The applicant meets the conditions set forth in	1167
divisions (A)(2) to (8) of this section.	1168
$\frac{(4)-(3)}{(3)}$ The applicant's certificate of registration is not	1169
subject to an order of suspension or an unpaid and past due fine	1170
imposed by the superintendent.	1171
(D)(1) Subject to division $(D)(2)$ of this section if $C$	1170
(D) (1) Subject to division (D) (2) of this section, if a	1172
renewal fee or additional fee required by the nationwide	1173
mortgage licensing system and registry is received by the	1174
superintendent after the thirty-first day of December, the	1175
certificate of registration shall not be considered renewed, and	1176

the applicant shall cease activity as a mortgage lender-or	1177
mortgage broker, or mortgage servicer.	1178
(2) Division (D)(1) of this section shall not apply if the	1179
applicant, not later than forty-five days after the renewal	1180
deadline, submits the renewal fee or additional fee and a one-	1181
hundred-dollar penalty to the superintendent.	1182
(E) Certificates of registration issued under this chapter	1183
annually expire on the thirty-first day of December.	1184
(F) The pardon or expungement of a conviction shall not be	1185
considered a conviction for purposes of this section. When	1186
determining the eligibility of an applicant, the superintendent	1187
may consider the underlying crime, facts, or circumstances	1188
connected with a pardoned or expunged conviction.	1189
Sec. 1322.12. (A) Each registrant or entity holding a	1190
valid letter of exemption under division (B)(1) of section	1191
1322.05 of the Revised Code shall designate an employee or owner	1192
of that registrant's business as the operations manager. The	1193
operations manager shall be responsible for the management,	1194
supervision, and control of a particular—location registrant.	1195
(B) To be eligible for such a designation, an employee or	1196
owner shall have at least three years of experience <u>in the</u>	1197
residential mortgage and lending field including experience as a	1198
mortgage loan originator-or, registered mortgage loan	1199
originator, or other experience related to the business of	1200
residential mortgage lending that the superintendent determines	1201
is sufficient. While acting as the operations manager, the	1202
employee or owner shall be licensed as a mortgage loan	1203
originator under this chapter and shall not be employed by any	1204
other mortgage lender-or, mortgage broker, or mortgage servicer.	1205

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(2) If and if the mortgage loan originator's employment or	1264
association is terminated, the mortgage loan originator shall	1265
notify the superintendent within five business days after	1266
termination. The licensee may request the transfer of the	1267
license to another person or entity holding a valid letter of	1268
exemption under division (B)(1) of section 1322.05 of the	1269
Revised Code by submitting a transfer application, along with a	1270
fifteen-dollar fee and any fee required by the national mortgage	1271
licensing system and registry, to the superintendent or may	1272
request the superintendent in writing to hold the license in	1273
escrow. A licensee whose license is held in escrow shall cease	1274
activity as a mortgage loan originator. A licensee whose license	1275
is held in escrow shall be required to apply for renewal	1276
annually and to comply with the annual continuing education	1277
requirement.	1278
(E) A licensee may seek to be employed by or associated	1279
with a registrant or a person or entity holding a valid letter	1280
of exemption under division (B)(1) of section 1322.05 of the	1281
Revised Code, if the mortgage lender, mortgage broker, or person-	1282
or entity registrant receives written confirmation from the	1283
superintendent that the mortgage loan originator is licensed	1284
under this chapter.	1285
Sec. 1322.30. A registrant or entity holding a letter of	1286
exemption under this chapter may contract for and receive	1287

exemption under this chapter may contract for and receive

interest at any rate or rates agreed upon or consented to by the

parties to the dwelling secured loan or residential mortgage

loan, but not exceeding an annual percentage rate of twenty-five

per cent.

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Sec. 1322.32. (A) (1) No registrant shall conduct business 1292 in this state, unless the registrant has obtained and maintains 1293

in effect at all times a corporate surety bond issued by a	1294
bonding company or insurance company authorized to do business	1295
in this state. The bond shall be in favor of the superintendent	1296
of financial institutions and in the penal sum of one-half per	1297
cent of the aggregate loan amount of residential mortgage loans	1298
originated in the immediately preceding calendar year, but not	1299
exceeding one hundred fifty thousand dollars. Under no	1300
circumstances, however, shall the bond for mortgage lenders and	1301
mortgage brokers be less than fifty thousand dollars and an	1302
additional penal sum of ten thousand dollars for each location,	1303
in excess of one, at which the registrant conducts business. $\underline{\text{The}}$	1304
bond amount for registrants that engage exclusively in the	1305
business of mortgage servicing shall be a minimum of one hundred	1306
fifty thousand dollars. The term of the bond shall coincide with	1307
the term of registration. A copy of the bond shall be filed with	1308
the superintendent. The bond shall be for the exclusive benefit	1309
of any buyer injured by a violation by an employee of the	1310
registrant, mortgage loan originator employed by or associated	1311
with the registrant, or registrant of any provision of this	1312
chapter or any rule adopted thereunder. The aggregate liability	1313
of the corporate surety for any and all breaches of the	1314
conditions of the bond shall not exceed the penal sum of the	1315
bond.	1316

(2)(a) No licensee who is employed by or associated with a 1317 person or entity holding a valid letter of exemption under 1318 division (B)(1) of section 1322.05 of the Revised Code shall 1319 conduct business in this state, unless either the licensee or 1320 the person or entity on the licensee's behalf has obtained and 1321 maintains in effect at all times a corporate surety bond issued 1322 by a bonding company or insurance company authorized to do 1323 business in this state. The bond shall be in favor of the 1324

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superintendent of financial institutions and in the penal sum of 1325 one-half per cent of the aggregate loan amount of residential 1326 mortgage loans originated in the immediately preceding calendar 1327 year, but not exceeding one hundred thousand dollars. Under no 1328 circumstances, however, shall the bond be less than fifty 1329 thousand dollars. The term of the bond shall coincide with the 1330 term of licensure. A copy of the bond shall be filed with the 1331 superintendent. The bond shall be for the exclusive benefit of 1332 any buyer injured by a violation by the licensee of any 1333 provision of this chapter or any rule adopted thereunder. The 1334 aggregate liability of the corporate surety for any and all 1335 breaches of the conditions of the bond shall not exceed the 1336 penal sum of the bond. 1337

- (b) Licensees covered by a corporate surety bond obtained by a registrant, or by a person or entity holding a valid letter of exemption under division (B)(1) of section 1322.05 of the Revised Code, they are employed by or associated with shall not be required to obtain an individual bond.
- (B)(1)(a) The registrant shall give notice to the 1343 superintendent by certified mail of any action that is brought 1344 by a buyer against the registrant, mortgage loan originator, or 1345 employee alleging injury by a violation of any provision of this 1346 chapter or any rule adopted thereunder, and of any judgment that 1347 is entered against the registrant, mortgage loan originator, or 1348 employee by a buyer injured by a violation of any provision of 1349 this chapter or any rule adopted thereunder. The notice shall 1350 provide details sufficient to identify the action or judgment, 1351 and shall be filed with the superintendent within ten days after 1352 the commencement of the action or notice to the registrant of 1353 entry of a judgment. 1354

- (b) The licensee shall give notice to the superintendent 1355 by certified mail of any action that is brought by a buyer 1356 against the licensee alleging injury by a violation of any 1357 provision of this chapter or any rule adopted thereunder, and of 1358 any judgment that is entered against the licensee by a buyer 1359 injured by a violation of any provision of this chapter or any 1360 rule adopted thereunder. The notice shall provide details 1361 sufficient to identify the action or judgment, and shall be 1362 filed with the superintendent within ten days after the 1363 commencement of the action or notice to the licensee of entry of 1364 a judgment. A person or entity holding a valid letter of 1365 exemption under division (B)(1) of section 1322.05 of the 1366 Revised Code that secures bonding for the licensees employed by 1367 or associated with the person or entity shall report such 1368 actions or judgments in the same manner as is required of 1369 registrants. 1370
- (2) A corporate surety, within ten days after it pays any

  claim or judgment, shall give notice to the superintendent by

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  certified mail of the payment, with details sufficient to

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  identify the person and the claim or judgment paid.

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- (C) Whenever the penal sum of the corporate surety bond is
  reduced by one or more recoveries or payments, the registrant or
  licensee shall furnish a new or additional bond under this
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  section, so that the total or aggregate penal sum of the bond or
  bonds equals the sum required by this section, or shall furnish
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  an endorsement executed by the corporate surety reinstating the
  bond to the required penal sum of it.
- (D) The liability of the corporate surety on the bond to 1382 the superintendent and to any buyer injured by a violation of 1383 any provision of this chapter or any rule adopted thereunder 1384

shall not be affected in any way by any misrepresentation,	1385
breach of warranty, or failure to pay the premium, by any act or	1386
omission upon the part of the registrant or licensee, by the	1387
insolvency or bankruptcy of the registrant or licensee, or by	1388
the insolvency of the registrant's or licensee's estate. The	1389
liability for any act or omission that occurs during the term of	1390
the corporate surety bond shall be maintained and in effect for	1391
at least two years after the date on which the corporate surety	1392
bond is terminated or canceled.	1393

- (E) The corporate surety bond shall not be canceled by the 1394 registrant, the licensee, or the corporate surety except upon 1395 notice to the superintendent by certified mail, return receipt 1396 requested. The cancellation shall not be effective prior to 1397 thirty days after the superintendent receives the notice. 1398
- (F) No registrant or licensee employed by or associated 1399 with a person or entity holding a valid letter of exemption 1400 under division (B)(1) of section 1322.05 of the Revised Code 1401 shall fail to comply with this section. Any registrant or 1402 licensee that fails to comply with this section shall cease all 1403 mortgage lender, mortgage broker, mortgage servicer, or mortgage 1404 loan originator activity in this state until the registrant or 1405 licensee complies with this section. 1406
- Sec. 1322.34. (A) As often as the superintendent of

  financial institutions considers it necessary, the

  superintendent may examine the registrant's or licensee's

  records records of a registrant or licensee or holder of a

  letter of exemption issued under this chapter, including all

  records created or processed by a licensee, pertaining to

  business transacted pursuant to this chapter.

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  - (B) A registrant or licensee shall maintain records

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pertaining to business transacted pursuant to this chapter for 141	. 5
four years. For purposes of this division, "registrant or 141	. 6
licensee" includes any person whose certificate of registration 141	.7
or license is cancelled, surrendered, or revoked or who	. 8
otherwise ceases to engage in business as a mortgage lender, 141	. 9
mortgage servicer, mortgage broker, or mortgage loan originator. 142	:0

No registrant or licensee shall fail to comply with this division.

- (C) Each registrant, licensee, and entity holding a valid 1423 letter of exemption under division (B)(1) of section 1322.05 of 1424 the Revised Code issued under this chapter shall submit to the 1425 nationwide mortgage licensing system and registry call reports 1426 or other reports of condition, which reports shall be in such 1427 form and shall contain such information as the nationwide 1428 mortgage licensing system and registry may require. Each 1429 registrant and entity holding a valid letter of exemption under 1430 division (B)(1) of section 1322.05 of the Revised Code this 1431 chapter shall ensure that all residential mortgage loans that 1432 are consummated as a result of a mortgage loan originator's loan 1433 origination activities or serviced by the registrant or entity 1434 holding a valid exemption are included in the report of 1435 condition submitted to the nationwide mortgage licensing system 1436 and registry. 1437
- (D) Any document or record that is required to be signed

  and that is filed in this state as an electronic record through
  the nationwide mortgage licensing system and registry, and any
  other electronic record filed through the nationwide mortgage
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  licensing system and registry, shall be considered a valid
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  original document upon reproduction to paper form by the
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  division of financial institutions.

(E) In the event electronic records, books, records, data,	1445
and documents of a registrant or holder of a letter of exemption	1446
issued under this chapter are located outside of this state and	1447
the superintendent determines that an in-person examination is	1448
necessary, the registrant or holder of a letter of exemption	1449
shall, upon the request of the superintendent, pay the estimated	1450
costs of the examination, including the proportionate cost of	1451
the salaries of division of financial institutions employees who	1452
conduct the examination.	1453
Sec. 1322.43. (A) No registrant and entity holding a valid	1454
letter of exemption under division (B)(1) of section 1322.05 of-	1455
the Revised Codethis chapter, through its operations manager or	1456
otherwise, shall fail to do either of the following:	1457
$\frac{A}{A}$ Reasonably supervise a mortgage loan originator or	1458
any other person associated with the registrant or entity;	1459
(B) (2) Establish reasonable procedures designed to avoid	1460
violations of any provision of this chapter or the rules adopted	1461
under this chapter, or violations of applicable state and	1462
federal consumer and lending laws or rules, by mortgage loan	1463
originators or any other person associated with the registrant	1464
or entity.	1465
(B) No registrant or entity holding a letter of exemption	1466
issued under this chapter shall:	1467
(1) Receive, directly or indirectly, a premium on the fees	1468
charged for services performed by a bona fide third party;	1469
(2) Pay or receive, directly or indirectly, a referral fee	1470
or kickback of any kind to or from a bona fide third party or	1471
other party with a related interest in the transaction,	1472
including a home improvement builder, real estate developer, or	1473

real estate broker or agent, for the referral of business.	1474
Sec. 1322.50. (A) After notice and opportunity for a	1475
hearing conducted in accordance with Chapter 119. of the Revised	1476
Code, the superintendent of financial institutions may do the	1477
following:	1478
(1) Suspend, revoke, or refuse to issue or renew a	1479
certificate of registration—or, license, or letter of exemption	1480
if the superintendent finds any of the following:	1481
(a) A violation of or failure to comply with any provision	1482
of this chapter or the rules adopted under this chapter, federal	1483
lending law, or any other law applicable to the business	1484
conducted under a certificate of registration or license;	1485
(b) A conviction of or guilty or nolo contendere plea to a	1486
felony in a domestic, foreign, or military court;	1487
(c) A conviction of or guilty or nolo contendere plea to	1488
any criminal offense involving theft, receiving stolen property,	1489
embezzlement, forgery, fraud, passing bad checks, money	1490
laundering, breach of trust, dishonesty, or drug trafficking, or	1491
any criminal offense involving money or securities, in a	1492
domestic, foreign, or military court;	1493
(d) The revocation of a certificate of registration or	1494
mortgage loan originator license, or any comparable authority,	1495
in any governmental jurisdiction.	1496
(2) Impose a fine of not more than one thousand dollars,	1497
for each day a violation of a law or rule is committed,	1498
repeated, or continued. If the registrant, letter of exemption	1499
<pre>holder, or licensee engages in a pattern of repeated violations</pre>	1500
of a law or rule, the superintendent may impose a fine of not	1501
more than two thousand dollars for each day the violation is	1502

committed, repeated, or continued. All fines collected pursuant	1503
to this division shall be paid to the treasurer of state to the	1504
credit of the consumer finance fund created in section 1321.21	1505
of the Revised Code. In determining the amount of a fine to be	1506
imposed pursuant to this division, the superintendent may	1507
consider all of the following, to the extent known by the	1508
division of financial institutions:	1509
(a) The seriousness of the violation;	1510
(b) The registrant's or licensee's good faith efforts to	1511
prevent the violation;	1512
(c) The registrant's or licensee's history regarding	1513
violations and compliance with division orders;	1514
(d) The registrant's or licensee's financial resources;	1515
(e) Any other matters the superintendent considers	1516
appropriate in enforcing this chapter.	1517
(B) The superintendent may investigate alleged violations	1518
of this chapter or the rules adopted under this chapter or	1519
complaints concerning any violation.	1520
(1) The superintendent may make application to the court	1521
of common pleas for an order enjoining any violation and, upon a	1522
showing by the superintendent that a person has committed or is	1523
about to commit that violation, the court shall grant an	1524
injunction, restraining order, or other appropriate relief.	1525
(2) The superintendent may make application to the court	1526
of common pleas for an order enjoining any person from acting as	1527
a mortgage lender, mortgage servicer, mortgage broker,	1528
registrant, mortgage loan originator, or licensee in violation	1529
of division (A) or (B) of section 1322.07 of the Revised Code,	1530

and may seek and obtain civil penalties for unregistered or
unlicensed conduct of not more than five thousand dollars per
violation.

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- (C) In conducting any investigation pursuant to this 1534 section, the superintendent may compel, by subpoena, witnesses 1535 to testify in relation to any matter over which the 1536 superintendent has jurisdiction and may require the production 1537 of any book, record, or other document pertaining to that 1538 matter. If a person fails to file any statement or report, obey 1539 any subpoena, give testimony, produce any book, record, or other 1540 document as required by a subpoena, or permit photocopying of 1541 any book, record, or other document subpoenaed, the court of 1542 common pleas of any county in this state, upon application made 1543 to it by the superintendent, shall compel obedience by 1544 attachment proceedings for contempt, as in the case of 1545 disobedience of the requirements of a subpoena issued from the 1546 court or a refusal to testify therein. 1547
- (D) If the superintendent determines that a person is 1548 engaged in or is believed to be engaged in activities that may 1549 constitute a violation of this chapter or any rule adopted 1550 thereunder, the superintendent, after notice and a hearing 1551 conducted in accordance with Chapter 119. of the Revised Code, 1552 may issue a cease and desist order. If the administrative action 1553 1554 is to enjoin a person from acting as a mortgage lender, mortgage servicer, mortgage broker, or mortgage loan originator in 1555 violation of division (A) or (B) of section 1322.07 of the 1556 Revised Code, the superintendent may seek and impose fines for 1557 that conduct in an amount not to exceed five thousand dollars 1558 per violation. Such an order shall be enforceable in the court 1559 1560 of common pleas.

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- (2) Damages awarded under division (A)(1) of this section 1590 shall not be less than all compensation paid directly and 1591 indirectly to a registrant or mortgage loan originator from any 1592 source, plus reasonable attorney's fees and court costs. 1593
  - (3) The buyer may be awarded punitive damages.
- (B) (1) The superintendent of financial institutions or a 1595 buyer may directly bring an action to enjoin a violation of any 1596 provision of this chapter. The attorney general may directly 1597 bring an action to enjoin a violation of any provision of this 1598 chapter with the same rights, privileges, and powers as those 1599 described in section 1345.06 of the Revised Code. The 1600 prosecuting attorney of the county in which the action may be 1601 brought may bring an action to enjoin a violation of any 1602 provision of this chapter only if the prosecuting attorney first 1603 presents any evidence of the violation to the attorney general 1604 and, within a reasonable period of time, the attorney general 1605 has not agreed to bring the action. 1606
- (2) The superintendent may initiate criminal proceedings 1607 under this chapter by presenting any evidence of criminal 1608 violation to the prosecuting attorney of the county in which the 1609 offense may be prosecuted. If the prosecuting attorney does not 1610 prosecute the violations, or at the request of the prosecuting 1611 attorney, the superintendent shall present any evidence of 1612 criminal violations to the attorney general, who may proceed in 1613 the prosecution with all the rights, privileges, and powers 1614 conferred by law on prosecuting attorneys, including the power 1615 to appear before grand juries and to interrogate witnesses 1616 before such grand juries. These powers of the attorney general 1617 shall be in addition to any other applicable powers of the 1618 attorney general. 1619

(3) The prosecuting attorney of the county in which an 1620 alleged offense may be prosecuted may initiate criminal 1621 proceedings under this chapter. 1622 (4) In order to initiate criminal proceedings under this 1623 chapter, the attorney general shall first present any evidence 1624 of criminal violations to the prosecuting attorney of the county 1625 in which the alleged offense may be prosecuted. If, within a 1626 reasonable period of time, the prosecuting attorney has not 1627 agreed to prosecute the violations, the attorney general may 1628 proceed in the prosecution with all the rights, privileges, and 1629 powers described in division (B)(2) of this section. 1630 (5) When a judgment under this section becomes final, the 1631 clerk of court shall mail a copy of the judgment, including 1632 supporting opinions, to the superintendent. 1633 (C) The remedies provided by this section are in addition 1634 1635 to any other remedy provided by law. (D) In any proceeding or action brought under this 1636 chapter, the burden of proving an exemption under those sections 1637 is on the person claiming the benefit of the exemption. 1638 (E) No person shall be deemed to violate any provision of 1639 this chapter with respect to any act taken or omission made in 1640 reliance on a written notice, written interpretation, or written 1641 report from the superintendent, unless there is a subsequent 1642 amendment to that written notice, written interpretation, 1643 written report from the superintendent, or those provisions, or 1644 rules promulgated thereunder, that affects the superintendent's 1645 notice, interpretation, or report. 1646 (F) Upon disbursement of mortgage loan proceeds to or on 1647

behalf of the buyer, the registrant that assisted the buyer to

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obtain the mortgage loan is deemed to have completed the	1649
performance of the registrant's services for the buyer and owes	1650
no additional duties or obligations to the buyer with respect to	1651
the mortgage loan. However, nothing in this division shall be	1652
construed to limit or preclude the civil or criminal liability	1653
of a registrant for failing to comply with this chapter or any	1654
rule adopted under this chapter, for failing to comply with any	1655
provision of or duty arising under an agreement with a buyer or	1656
lender under this chapter, or for violating any other provision	1657
of state or federal law.	1658

(G) A buyer injured by a violation of any of the sections specified in division (A)(1) of this section is precluded from recovering any damages, plus reasonable attorney's fees and costs, if the buyer has also recovered any damages in a cause of action initiated under section 1322.45 of the Revised Code and the recovery of damages for a violation of any of the sections specified in division (A)(1) of this section is based on the same acts or circumstances as the basis for recovery of damages in section 1322.45 of the Revised Code.

**Sec. 1345.01.** As used in sections 1345.01 to 1345.13 of the Revised Code:

(A) "Consumer transaction" means a sale, lease, 1670 assignment, award by chance, or other transfer of an item of 1671 goods, a service, a franchise, or an intangible, to an 1672 individual for purposes that are primarily personal, family, or 1673 household, or solicitation to supply any of these things. 1674 "Consumer transaction" does not include transactions between 1675 persons, defined in sections 4905.03 and 5725.01 of the Revised 1676 Code, and their customers, except for transactions involving a 1677 loan made pursuant to sections 1321.35 to 1321.48 of the Revised 1678

Code and transactions in connection with residential mortgages	1679		
between loan officers, mortgage brokers, or nonbank mortgage	1680		
lenders and their customers; transactions involving a home	1681		
construction service contract as defined in section 4722.01 of	1682		
the Revised Code; transactions between certified public	1683		
accountants or public accountants and their clients;			
transactions between attorneys, physicians, or dentists and	1685		
their clients or patients; and transactions between	1686		
veterinarians and their patients that pertain to medical	1687		
treatment but not ancillary services.	1688		

- (B) "Person" includes an individual, corporation,

  government, governmental subdivision or agency, business trust,

  estate, trust, partnership, association, cooperative, or other

  legal entity.

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- (C) "Supplier" means a seller, lessor, assignor, 1693 franchisor, or other person engaged in the business of effecting 1694 or soliciting consumer transactions, whether or not the person 1695 deals directly with the consumer. If the consumer transaction is 1696 in connection with a residential mortgage, "supplier" does not 1697 include an assignee or purchaser of the loan for value, except 1698 as otherwise provided in section 1345.091 of the Revised Code. 1699 For purposes of this division, in a consumer transaction in 1700 connection with a residential mortgage, "seller" means a loan 1701 officer, mortgage broker, or nonbank mortgage lender. 1702
- (D) "Consumer" means a person who engages in a consumer 1703 transaction with a supplier.
- (E) "Knowledge" means actual awareness, but such actual 1705 awareness may be inferred where objective manifestations 1706 indicate that the individual involved acted with such awareness. 1707

- (F) "Natural gas service" means the sale of natural gas, exclusive of any distribution or ancillary service.
- (G) "Public telecommunications service" means the 1710 transmission by electromagnetic or other means, other than by a 1711 telephone company as defined in section 4927.01 of the Revised 1712 Code, of signs, signals, writings, images, sounds, messages, or 1713 data originating in this state regardless of actual call 1714 routing. "Public telecommunications service" excludes a system, 1715 including its construction, maintenance, or operation, for the 1716 provision of telecommunications service, or any portion of such 1717 service, by any entity for the sole and exclusive use of that 1718 entity, its parent, a subsidiary, or an affiliated entity, and 1719 not for resale, directly or indirectly; the provision of 1720 terminal equipment used to originate telecommunications service; 1721 broadcast transmission by radio, television, or satellite 1722 broadcast stations regulated by the federal government; or cable 1723 television service. 1724
- (H) (1) "Loan officer" means an individual who for 1725 compensation or gain, or in anticipation of compensation or 1726 gain, takes or offers to take a residential mortgage loan 1727 application; assists or offers to assist a buyer in obtaining or 1728 applying to obtain a residential mortgage loan by, among other 1729 things, advising on loan terms, including rates, fees, and other 1730 costs; offers or negotiates terms of a residential mortgage 1731 loan; or issues or offers to issue a commitment for a 1732 residential mortgage loan. "Loan officer" also includes a 1733 mortgage loan originator as defined in division (Z) of section 1734 1322.01 of the Revised Code. 1735
- (2) "Loan officer" does not include an employee of a bank, 1736 savings bank, savings and loan association, credit union, or 1737

credit union service organization organized under the laws of	1738
this state, another state, or the United States; an employee of	1739
a subsidiary of such a bank, savings bank, savings and loan	1740
association, or credit union; or an employee of an affiliate	1741
that (a) controls, is controlled by, or is under common control	1742
with, such a bank, savings bank, savings and loan association,	1743
or credit union and (b) is subject to examination, supervision,	1744
and regulation, including with respect to the affiliate's	1745
compliance with applicable consumer protection requirements, by	1746
the board of governors of the federal reserve system, the	1747
comptroller of the currency, the office of thrift supervision,	1748
the federal deposit insurance corporation, or the national	1749
credit union administration.	1750

- (I) "Residential mortgage" or "mortgage" means an 1751 obligation to pay a sum of money evidenced by a note and secured 1752 by a lien upon real property located within this state 1753 containing two or fewer residential units or on which two or 1754 fewer residential units are to be constructed and includes such 1755 an obligation on a residential condominium or cooperative unit. 1756
  - (J) (1) "Mortgage broker" means any of the following:
- (a) A person that holds that person out as being able to 1758 assist a buyer in obtaining a mortgage and charges or receives 1759 from either the buyer or lender money or other valuable 1760 consideration readily convertible into money for providing this 1761 assistance; 1762
- (b) A person that solicits financial and mortgage 1763 information from the public, provides that information to a 1764 mortgage broker or a person that makes residential mortgage 1765 loans, and charges or receives from either of them money or 1766 other valuable consideration readily convertible into money for 1767

providing the information;

- (c) A person engaged in table-funding or warehouse-lendingmortgage loans that are residential mortgage loans.1770
- (2) "Mortgage broker" does not include a bank, savings 1771 bank, savings and loan association, credit union, or credit 1772 union service organization organized under the laws of this 1773 state, another state, or the United States; a subsidiary of such 1774 a bank, savings bank, savings and loan association, or credit 1775 union; an affiliate that (a) controls, is controlled by, or is 1776 under common control with, such a bank, savings bank, savings 1777 and loan association, or credit union and (b) is subject to 1778 examination, supervision, and regulation, including with respect 1779 to the affiliate's compliance with applicable consumer 1780 protection requirements, by the board of governors of the 1781 federal reserve system, the comptroller of the currency, the 1782 office of thrift supervision, the federal deposit insurance 1783 corporation, or the national credit union administration; or an 1784 employee of any such entity. 1785
- (K) "Nonbank mortgage lender" means any person that 1786 engages in a consumer transaction in connection with a 1787 residential mortgage, except for a bank, savings bank, savings 1788 and loan association, credit union, or credit union service 1789 organization organized under the laws of this state, another 1790 state, or the United States; a subsidiary of such a bank, 1791 savings bank, savings and loan association, or credit union; or 1792 an affiliate that (1) controls, is controlled by, or is under 1793 common control with, such a bank, savings bank, savings and loan 1794 association, or credit union and (2) is subject to examination, 1795 supervision, and regulation, including with respect to the 1796 affiliate's compliance with applicable consumer protection 1797

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(1) The name and contact information of the person	1826
collecting the debt;	1827
(2) The A statement of the amount of the debt;	1828
(3) A statement that the debtor has a right to engage an	1829
attorney;	1830
(4) A statement that the debtor may qualify for debt	1831
relief under Chapter 7 or 13 of the United States Bankruptcy	1832
Code, 11 U.S.C. Chapter 7 or 13, as amended;	1833
(5) A statement that a debtor that qualifies under Chapter	1834
13 of the United States Bankruptcy Code may be able to protect	1835
their residential real property from foreclosure.	1836
(C) Upon written request of the debtor, the owner of the	1837
debt shall provide a copy of the note and the loan history to	1838
the debtor.	1839
(D)(1) As used in this division7:	1840
(a) "bona Bona fide error" means an unintentional	1841
clerical, calculation, computer malfunction or programming, or	1842
printing error.	1843
(b) "Restitution" means either of the following:	1844
(i) A waiver of all fees, costs, or expenses proximately	1845
associated with the failure to provide the notice to the debtor;	1846
<u>or</u>	1847
(ii) Actual damages.	1848
(2) Any owner of debt subject to divisions (A), (B), and	1849
(C) of this section shall not be held civilly liable in any	1850
action, if all of the following are met:	1851
(a) The owner of the debt shows by a preponderance of	1852

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attorney or a law firm or legal professional association is not	1882
commenced within four years after the occurrence of the act or	1883
omission constituting the alleged basis of the claim, then, any	1884
action upon that claim is barred.	1885
(C)(1) If a person making a legal malpractice claim	1886
against an attorney or a law firm or legal professional	1887
association, in the exercise of reasonable care and diligence,	1888

three years after the occurrence of the act or omission, but, in 1891 the exercise of reasonable care and diligence, discovers the 1892

could not have discovered the injury resulting from the act or

omission constituting the alleged basis of the claim within

injury resulting from that act or omission before the expiration 1893 of the four-year period specified in division (B)(1) of this 1894

section, the person may commence an action upon the claim not

later than one year after the person discovers the injury

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resulting from that act or omission. 1897

- (2) A person who commences an action upon a legal 1898 malpractice claim under the circumstances described in division 1899 (C)(1) of this section has the affirmative burden of proving, by 1900 clear and convincing evidence, that the person, with reasonable 1901 care and diligence, could not have discovered the injury 1902 resulting from the act or omission constituting the alleged 1903 basis of the claim within the three-year period described in 1904 that division. 1905
- (D) An action upon a legal malpractice claim against an 1906 attorney or a law firm or legal professional association arising 1907 from an act or omission related to the attorney's, law firm's, 1908 or legal professional association's issuance of an opinion of 1909 title issued prior to June 16, 2021, shall be commenced within 1910 one year after the cause of action accrued without regard to 1911

than seven thousand five hundred dollars or if the check or

checks or other negotiable instrument or instruments are issued	1969
or transferred to multiple vendors or persons for the payment of	1970
one thousand five hundred dollars or more but less than seven	1971
thousand five hundred dollars, passing bad checks is a felony of	1972
the fifth degree. If the check or checks or other negotiable	1973
instrument or instruments are for the payment of seven thousand	1974
five hundred dollars or more but less than one hundred fifty	1975
thousand dollars, passing bad checks is a felony of the fourth	1976
degree. If the check or checks or other negotiable instrument or	1977
instruments are for the payment of one hundred fifty thousand	1978
dollars or more, passing bad checks is a felony of the third	1979
degree.	1980

Sec. 4712.05. (A) Each contract between the buyer and a credit services organization for the purchase of the services of the organization shall be in writing, dated and signed by the buyer, and shall include all of the following:

(1) A statement, in type that is boldfaced, capitalized, underlined, or otherwise conspicuously set out from surrounding written material and that is in immediate proximity to the space reserved for the signature of the buyer, as follows:

"If you, the buyer, have been denied credit within the last sixty days, you may obtain a free copy of the consumer credit report from the consumer reporting agency. You also have the right to dispute inaccurate information in a report.

You may cancel this contract at any time before midnight of the third business day after the date you signed it. See the attached notice of cancellation form for an explanation of this right."

(2) The terms and conditions of payment, including the

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(C)	The	credit	services	organization,	at	the	time	of	2052

(Buyer's signature)"

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2050

2051

I hereby cancel this transaction.

Dated:

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signing, shall give to the buyer a copy of the completed	2053	
contract and all other documents the organization requires the	2054	
buyer to sign.	2055	
(D) No credit services organization shall breach a	2056	
contract described in this section or fail to comply with any	2057	
obligation arising from such a contract.	2058	
(E) No credit services organization shall fail to comply	2059	
with division (A), (B), or (C) of this section.	2060	
Section 2. That existing sections 135.77, 135.774,	2061	
1115.05, 1321.52, 1321.68, 1322.01, 1322.02, 1322.04, 1322.07,	2062	
1322.09, 1322.10, 1322.12, 1322.15, 1322.29, 1322.30, 1322.32,	2063	
1322.34, 1322.43, 1322.50, 1322.52, 1345.01, 1349.72, 2305.117,	2064	
2913.11, and 4712.05 of the Revised Code are hereby repealed.	2065	
Section 3. That sections 1322.24, 1322.25, and 1349.16 of	2066	
the Revised Code are hereby repealed.	2067	
Section 4. That the version of section 1322.24 of the	2068	
Revised Code that is scheduled to take effect October 9, 2021,	2069	
is hereby repealed.	2070	
Section 5. The amendment of section 2305.117 of the	2071	
Revised Code in this act is hereby declared to be an emergency	2072	
measure necessary for the immediate preservation of the public	2073	
peace, health, and safety. The reason for such necessity is that	2074	
there is an unintended consequence of S.B. 13 of the 134th	2075	
General Assembly that takes effect June 16, 2021. Therefore, the	2076	
amendment of section 2305.117 of the Revised Code in this act	2077	
shall go into immediate effect.	2078	