

HOUSE BILL No. 1440

DIGEST OF HB 1440 (Updated January 29, 2019 12:20 pm - DI 133)

Citations Affected: IC 23-2; IC 23-2.5 ; IC 23-19; IC 24-4.4; IC 24-4.5; IC 27-7; IC 35-41; IC 35-52.

Synopsis: Loan brokers. Reorganizes current provisions regulating loan brokers and moves the reorganized provisions to a new article, including: (1) the loan broker regulation account; (2) licensure and notice requirements; (3) education and examination requirements for licensure; (4) requirements for loan broker offices, personnel, and conduct of business; and (5) violations and enforcement. Makes conforming amendments. Repeals the current law regulating loan brokers.

Effective: July 1, 2019.

Heaton

January 15, 2019, read first time and referred to Committee on Financial Institutions. January 29, 2019, reported — Do Pass.



First Regular Session of the 121st General Assembly (2019)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2018 Regular and Special Session of the General Assembly.

HOUSE BILL No. 1440

A BILL FOR AN ACT to amend the Indiana Code concerning business and other associations and to make an appropriation.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 23-2-5 IS REPEALED [EFFECTIVE JULY 1,
2	2019]. (Loan Brokers).
3	SECTION 2. IC 23-2.5 IS ADDED TO THE INDIANA CODE AS
4	A NEW ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY 1,
5	2019]:
6	ARTICLE 2.5. LOAN BROKERS
7	Chapter 1. Definitions
8	Sec. 1. The definitions in this chapter apply throughout this
9	article.
0	Sec. 2. "Appraisal company" means a business entity that:
1	(1) performs real estate appraisals on a regular basis for
2	compensation through one (1) or more owners, officers,
3	employees, or agents; or
4	(2) holds itself out to the public as performing real estate
5	appraisals.
6	Sec. 3. "Bona fide third party fee", with respect to a residential
7	mortgage loan, includes any of the following:



1	(1) Fees for real estate appraisals. However, if the residentia
2	mortgage loan is governed by Title XI of the Financia
3	Institutions Reform, Recovery, and Enforcement Act (12
4	U.S.C. 3331 through 3352), the fee for an appraisal performed
5	in connection with the loan is not a bona fide third party fee
6	unless the appraisal is performed by a person that is licensed
7	or certified under IC 25-34.1-3-8.
8	(2) Fees for title examination, abstract of title, title insurance
9	property surveys, or similar purposes.
10	(3) Notary and credit report fees.
11	(4) Fees for the services provided by a loan broker in
12	procuring possible business for a creditor if the fees are paid
13	by the creditor.
14	Sec. 4. "Borrower's residential mortgage loan application
15	information" means the:
16	(1) address of proposed residential real property to be
17	mortgaged; and
18	(2) borrower's essential personal and financial information
19	necessary for an informed credit decision to be made
20	concerning the borrower's mortgage loan application.
21	Sec. 5. "Branch manager" means a mortgage loan originator or
22	principal manager who is:
23	(1) licensed under this article; and
24	(2) designated by a loan broker to supervise and oversee
25	mortgage loan origination activities conducted at a branch
26	office.
27	Sec. 6. "Branch office" means a loan broker office other than
28	the loan broker's principal place of business.
29	Sec. 7. "Branch office license" means a license issued by the
30	commissioner authorizing a loan broker to operate a branch office
31	Sec. 8. "Commissioner" refers to the securities commissioner
32	appointed under IC 23-19-6-1(a).
33	Sec. 9. "Depository institution" has the meaning set forth in the
34	Federal Deposit Insurance Act (12 U.S.C. 1813(c)) and includes a
35	credit union.
36	Sec. 10. "Encrypted", with respect to personal information
37	means that the personal information:
38	(1) has been transformed through the use of an algorithmic
39	process into a form in which there is a low probability of
40	assigning meaning without use of a confidential process or
41	key; or

(2) is secured by another method that renders the personal



1	information unreadable or unusable.
2	Sec. 11. "Immediate family", with respect to an individual
3	refers to:
4	(1) the individual's spouse who resides in the individual's
5	household; and
6	(2) any dependent child of the individual.
7	Sec. 12. "Licensee" means a person that is issued a license under
8	this article.
9	Sec. 13. "Loan" means an agreement to advance money or
10	property in return for the promise to make payments for the
11	money or property.
12	Sec. 14. (a) "Loan broker" means a person who, in return for
13	consideration from any source:
14	(1) procures;
15	(2) attempts to procure; or
16	(3) assists in procuring;
17	a residential mortgage loan from a third party, regardless of
18	whether the person seeking the loan obtains the loan.
19	(b) The term "loan broker" does not include:
20	(1) a supervised financial organization (as defined in
21	IC 26-1-4-102.5), including a bank, savings bank, trust
22	company, savings association, or credit union;
23	(2) another financial institution that is:
24	(A) regulated by an agency of the United States or a state
25	and
26	(B) regularly actively engaged in the business of:
27	(i) making consumer loans that are not secured by real
28	estate; or
29	(ii) taking assignment of consumer sales contracts that
30	are not secured by real estate;
31	(3) an insurance company;
32	(4) a person arranging financing for the sale of the person's
33	product; or
34	(5) a creditor that is licensed under IC 24-4.4-2-402.
35	Sec. 15. "Loan broker employee" means an individual:
36	(1) who is an employee of a single loan broker who is licensed
37	under this article;
38	(2) for whom the loan broker, in addition to providing a wage
39	or salary:
40	(A) pays Social Security and unemployment taxes; and
41	(B) withholds local, state, and federal income taxes;
12	(3) who acts at the direction of and subject to the supervision



1	of, the loan broker or a principal manager employed by the
2	loan broker; and
3	(4) who performs loan processing activities on behalf of the
4	loan broker.
5	Sec. 16. "Loan broker license" means a license issued by the
6	commissioner authorizing a person to engage in the activities of a
7	loan broker.
8	Sec. 17. "Loan broker office" means a fixed physical location:
9	(1) at which a person holds itself out as engaging in the
10	activities of a loan broker;
11	(2) the address of which appears on business cards, on
12	stationery, or in advertising in connection with the activities
13	of a loan broker;
14	(3) at which the person's name, advertising, promotional
15	materials, or signage suggests that residential mortgage loans
16	are originated, negotiated, funded, or serviced; or
17	(4) where the person otherwise engages in conduct that
18	suggests to the public that the activities of a loan broker may
19	occur at the location.
20	Sec. 18. (a) "Loan processing activities" means clerical or
21	support duties performed on behalf of a loan broker with respect
22	to residential mortgage loan origination activities performed by the
23 24	loan broker.
	(b) The term "loan processing activities" includes the following:
25	(1) The receipt, collection, distribution, and analysis of
26	information commonly used in the processing of a residential
27	mortgage loan.
28	(2) Communicating with a borrower or potential borrower to
29	obtain the information necessary for the processing of a
30	residential mortgage loan, to the extent that the
31	communication does not include:
32	(A) offering or negotiating loan rates or terms; or
33	(B) counseling borrowers or potential borrowers about
34	residential mortgage loan rates or terms.
35	Sec. 19. "Loan processing company" means a person that:
36	(1) performs loan processing activities for compensation; and
37	(2) holds itself out to the public as engaging in loan processing
38	activities.
39	Sec. 20. "Loan processor" means an individual who performs
40	loan processing activities for compensation on behalf of a loan

processing company and is not a loan broker employee.

Sec. 21. "Mortgage loan origination activities" means



41

1	performance of any of the following activities for compensation or
2	gain in connection with a residential mortgage loan:
3	(1) Receiving or recording a borrower's or potential
4	borrower's residential mortgage loan application information
5	in any form for use in a credit decision by a creditor.
6	(2) Offering to negotiate or negotiating terms of a residential
7	mortgage loan.
8	Sec. 22. (a) "Mortgage loan originator" means an individual
9	engaged in mortgage loan origination activities.
10	(b) The term "mortgage loan originator" does not include a
11	person who:
12	(1) performs purely administrative or clerical tasks on behalf
13	of a mortgage loan originator or acts as a loan processor;
14	(2) performs only real estate brokerage activities and is
15	licensed in accordance with IC 25-34.1 or the applicable laws
16	of another state, unless the person is compensated by a
17	creditor, a loan broker, a mortgage loan originator, or an
18	agent of a creditor, a loan broker, or a mortgage loan
19	originator; or
20	(3) is involved only in extensions of credit relating to time
21	share plans (as defined in 11 U.S.C. 101(53D)).
22	Sec. 23. "Mortgage loan originator license" means a license
23	issued by the commissioner authorizing an individual to act as a
24	mortgage loan originator on behalf of a loan broker.
25	Sec. 24. "Nationwide Multistate Licensing System" refers to a
26	multistate licensing system owned and operated by the State
27	Regulatory Registry, LLC, or by a successor or an affiliated entity,
28	for the licensing and registration of:
29	(1) creditors;
30	(2) mortgage loan originators;
31	(3) other financial services entities; and
32	(4) employees and agents of the persons described in
33	subdivisions (1) through (3).
34	The term includes "NMLS" and any other name or acronym that
35	may be assigned to the system by the State Regulatory Registry,
36	LLC, or by a successor or an affiliated entity of the State
37	Regulatory Registry, LLC.
38	Sec. 25. "Person" means an individual, a partnership, a trust, a
39	corporation, a limited liability company, a limited liability
40	partnership, a sole proprietorship, a joint venture, a joint stock
41	company, or another group or entity, however organized.

Sec. 26. "Personal information" includes the following:



I	(1) An individual's first and last names or first initial and last
2	name.
3	(2) Any of the following data elements:
4	(A) A Social Security number.
5	(B) A driver's license number.
6	(C) A state identification card number.
7	(D) A credit card number.
8	(E) A financial account number or debit card number in
9	combination with a security code, password, or access code
10	that would permit access to the person's account.
11	(3) With respect to an individual, any of the following:
12	(A) Address.
13	(B) Telephone number.
14	(C) Information concerning the individual's:
15	(i) income or other compensation;
16	(ii) credit history;
17	(iii) credit score;
18	(iv) assets;
19	(v) liabilities; or
20	(vi) employment history.
21	Sec. 27. "Principal manager" means an individual who has at
22	least three (3) years of experience as a mortgage loan originator
23	and is principally responsible for the supervision and management
24	of the employees and business affairs of not more than five (5) loan
25	broker offices.
26	Sec. 28. "Principal manager license" means a license issued by
27	the commissioner authorizing an individual to act as:
28	(1) a principal manager; and
29	(2) a mortgage loan originator;
30	on behalf of a loan broker.
31	Sec. 29. "Principal place of business" means the loan broker
32	office designated by a loan broker or an applicant for a loan broker
33	license as the primary or main office. If a loan broker operates
34	only one (1) loan broker office, the loan broker office is considered
35	to be the principal place of business of the loan broker.
36	Sec. 30. "Real estate appraiser" means a person who:
37	(1) is licensed as a real estate broker under IC 25-34.1 and
38	performs real estate appraisals within the scope of the
39	person's license;
40	(2) holds a real estate appraiser license or certificate issued
41	under IC 25-34.1-3-8; or
42	(3) otherwise performs real estate appraisals in Indiana.



1	Sec. 31. "Real estate brokerage activity" means offering or
2	providing real estate brokerage services to the public, including the
3	following:
4	(1) Acting as a real estate broker for a buyer, seller, lessor, or
5	lessee of real property.
6	(2) Bringing together parties interested in the sale, lease, or
7	exchange of real property.
8	(3) Negotiating, on behalf of a party, any part of a contract
9	concerning the sale, lease, or exchange of real property, other
10	than in connection with obtaining or providing financing for
l 1	the transaction.
12	(4) Engaging in an activity for which the person performing
13	the activity is required to be licensed under IC 25-34.1 or the
14	applicable laws of another state.
15	(5) Offering to engage in any activity, or to act in any capacity
16	with respect to any activity, described in subdivisions (1)
17	through (4).
18	Sec. 32. "Redacted", with respect to personal information,
19	means that the personal information has been altered or truncated
20	so that not more than the last four (4) digits of:
21	(1) a Social Security number;
22	(2) a driver's license number;
23 24	(3) a state identification number; or
24	(4) an account number;
25	are accessible as part of the personal information.
26	Sec. 33. "Registered mortgage loan originator" means a
27	mortgage loan originator who:
28	(1) is an employee of:
29	(A) a depository institution;
30	(B) a subsidiary that is:
31	(i) owned and controlled by a depository institution; and
32	(ii) regulated by the federal financial institutions
33	regulatory agencies (as defined in 12 U.S.C. 3350(6)); or
34	(C) an institution regulated by the Farm Credit
35	Administration; and
36	(2) is registered with and maintains a unique identifier with
37	the Nationwide Multistate Licensing System.
38	Sec. 34. "Residential mortgage loan" means a loan:
39	(1) that is or will be used primarily for personal, family, or
10	household purposes; and
11	(2) that is secured by a mortgage (or another equivalent
12	consensual security interest) on:



l	(A) a dwelling (as defined in Section 103(w) of the federal
2	Truth in Lending Act (15 U.S.C. 1602(w)); or
3	(B) residential real estate.
4	Sec. 35. "Residential real estate" means real property:
5	(1) that is located in Indiana; and
6	(2) upon which a dwelling is constructed or intended to be
7	constructed.
8	Sec. 36. "Securities division" refers to the division of the office
9	of the secretary of state described in IC 23-19-6-1(a).
10	Sec. 37. "State licensed mortgage loan originator" means an
11	individual who:
12	(1) is a mortgage loan originator;
13	(2) is not an employee of:
14	(A) a depository institution;
15	(B) a subsidiary that is:
16	(i) owned and controlled by a depository institution; and
17	(ii) regulated by the federal financial institutions
18	regulatory agencies (as defined in 12 U.S.C. 3350(6)); or
19	(C) an institution regulated by the Farm Credit
20	Administration;
21	(3) is licensed by:
22	(A) a state;
23	(B) the Secretary of the United States Department of
24	Housing and Urban Development under Section 1508 of
25	the S.A.F.E. Mortgage Licensing Act of 2008 (Title V of
26	P.L.110-289); and
27	(4) is registered as a mortgage loan originator with, and
28	maintains a unique identifier through, the Nationwide
29	Multistate Licensing System.
30	Sec. 38. "Ultimate equitable owner" means a person that,
31	directly or indirectly, owns or controls ten percent (10%) or more
32	of the equity interest in a loan broker, regardless of whether the
33	person owns or controls the equity interest through:
34	(1) one (1) or more other persons; or
35	(2) one (1) or more proxies, powers of attorney, or variances.
36	Sec. 39. "Unique identifier" means a number or other identifier
37	that:
38	(1) permanently identifies a:
39	(A) loan broker;
40	(B) principal manager;
41	(C) mortgage loan originator; or
42	(D) branch office; and



1	(2) is assigned by protocols established by the Nationwide
2	Mortgage Licensing System and the federal financial
3	institutions regulatory agencies (as defined in 12 U.S.C.
4	3350(6)) to facilitate the:
5	(A) electronic tracking of; and
6	(B) uniform identification of, and public access to:
7	(i) the employment history of; and
8	(ii) any publicly adjudicated disciplinary and
9	enforcement actions against;
10	a person described in subdivision (1).
11	Chapter 2. Loan Broker Regulation Account
12	Sec. 1. (a) The loan broker regulation account is created in the
13	state general fund. The money in the loan broker regulation
14	account may be used only for the regulation of loan brokers,
15	mortgage loan originators, and principal managers under this
16	article.
17	(b) The loan broker regulation account shall be administered by
18	the treasurer of state. Except as provided in subsection (d), all fees
19	and funds accruing from the administration of this article shall be
20	accounted for by the commissioner and shall be deposited with the
21	treasurer of state who shall deposit them in the loan broker
22	regulation account in the state general fund.
23 24	(c) The money in the loan broker regulation account:
24	(1) is continuously appropriated for the purposes of this
25	article; and
26	(2) does not revert to any other account within the state
27	general fund at the end of a state fiscal year.
28	(d) All expenses incurred in the administration of this article
29	shall be paid from appropriations made from the state general
30	fund. However, costs of investigations incurred under this article
31	shall be paid from, and disgorgements of profits and civil penalties
32	recovered under this article shall be deposited in, the securities
33	division enforcement account established by IC 23-19-6-1(f). The
34	funds in the securities division enforcement account shall be
35	available, with the approval of the budget agency, to augment and
36	supplement the funds appropriated for the administration of this
37	article.
38	Chapter 3. Licensure and Loan Processing Company Notice
39	Filing Requirements
10	Sec. 1. (a) A person may not engage in the activities of a loan
11	broker in Indiana unless the person first obtains a:

(1) unique identifier from the Nationwide Multistate



1	Licensing System; and
2	(2) loan broker license from the commissioner.
3	(b) A person desiring to engage in the activities of a loan broker
4	shall apply to the commissioner for a loan broker license under this
5	article.
6	Sec. 2. (a) An individual may not act as a principal manager in
7	Indiana unless the individual first obtains a:
8	(1) unique identifier from the Nationwide Multistate
9	Licensing System; and
10	(2) principal manager license from the commissioner.
11	(b) An individual may not act as a mortgage loan originator in
12	Indiana unless the individual first obtains a:
13	(1) unique identifier from the Nationwide Multistate
14	Licensing System; and
15	(2) mortgage loan originator license from the commissioner.
16	(c) An individual desiring to act as a principal manager or
17	mortgage loan originator on behalf of a loan broker shall apply to
18	the commissioner for a principal manager license or a mortgage
19	loan originator license under this article, as applicable.
20	Sec. 3. An individual may not engage in loan processing
21	activities unless the individual:
22	(1) is employed by a loan processing company; and
23	(2) obtains a mortgage loan originator license under this
24	article.
25	Sec. 4. (a) A loan broker may not operate a branch office in
26	Indiana unless the loan broker first obtains a:
27	(1) unique identifier from the Nationwide Multistate
28	Licensing System; and
29	(2) branch office license from the commissioner.
30	(b) A loan broker shall apply to the commissioner for a branch
31	office license under this article.
32	Sec. 5. Before engaging in loan processing activities, a loan
33	processing company shall file a loan processing company notice
34	filing.
35	Chapter 4. License Issuance and Renewal
36	Sec. 1. (a) An application for issuance or renewal of a loan
37	broker license must contain the following:
38	(1) Consent to service of process under section 9 of this
39	chapter.
40	(2) Evidence of the bond required by section 12 of this
41	chanter

(3) An application fee of two hundred dollars (\$200), plus one



1	hundred dollars (\$100) for each ultimate equitable owner.
2	(4) An affidavit affirming that none of the applicant's ultimate
3	equitable owners, directors, managers, or officers have been
4	convicted, in any jurisdiction, of:
5	(A) a felony during the previous seven (7) years; or
6	(B) an offense involving fraud or deception that is
7	punishable by at least one (1) year of imprisonment;
8	unless the affidavit is waived by the commissioner under
9	subsection (b).
10	(5) Evidence that the applicant, if the applicant is ar
11	individual, has completed the education requirements under
12	IC 23-2.5-6.
13	(6) The name and license number of each mortgage loan
14	originator to be employed by the loan broker.
15	(7) The name and license number of each principal manager
16	to be employed by the loan broker.
17	(8) The location of each loan broker office to be operated by
18	the loan broker. If the loan broker operates only one (1) loan
19	broker office or one (1) location at which mortgage loan
20	origination activities occur, that location must be designated
21	as the loan broker's principal place of business.
22	(9) The name of the individual employed by the loan broker
23	who will serve as branch manager for any branch office
24	operated by the loan broker.
25	(10) For each ultimate equitable owner, the following
26	information:
27	(A) The name of the ultimate equitable owner.
28	(B) The address of the ultimate equitable owner, including
29	the home address of the ultimate equitable owner if the
30	ultimate equitable owner is an individual.
31	(C) The telephone number of the ultimate equitable owner
32	including the home telephone number if the ultimate
33	equitable owner is an individual.
34	(D) The ultimate equitable owner's Social Security number
35	and date of birth, if the ultimate equitable owner is ar
36	individual.
37	(b) Upon good cause shown, the commissioner may waive the
38	requirements of subsection (a)(4) for one (1) or more of an
39	applicant's ultimate equitable owners, directors, managers, or
40	officers.

Sec. 2. (a) An application for issuance or renewal of a principal

manager license must be made on a form prescribed by the



41

1	commissioner.
2	(b) An application under subsection (a) must include the
3	following information for the individual who seeks to be licensed
4	as a principal manager:
5	(1) The name of the individual.
6	(2) The home address of the individual.
7	(3) The home telephone number of the individual.
8	(4) The individual's Social Security number and date of birth.
9	(5) The name of the:
0	(A) loan broker; or
l 1	(B) applicant for a loan broker license;
12	by whom the individual seeks to be employed as a principal
13	manager.
14	(6) Consent to service of process under section 9 of this
15	chapter.
16	(7) Evidence that the individual has completed the education
17	requirements described in IC 23-2.5-6.
18	(8) Evidence that the individual:
19	(A) has, in addition to the education requirements
20	described in subdivision (7), completed an additional
21	sixteen (16) hours of education acceptable to the
22	commissioner, including four (4) hours on the topic of
23	ethics; and
23 24 25	(B) has been a registered mortgage loan originator or state
25	licensed mortgage loan originator through the Nationwide
26	Multistate Licensing System for at least three (3) of the five
27	(5) years immediately preceding the date of application
28	under this section.
29	(9) An application fee of one hundred dollars (\$100).
30	(10) All:
31	(A) registration numbers previously issued to the
32	individual under IC 23-2-5 if the applicant was registered
33	as an originator or a principal manager under IC 23-2-5
34	before its repeal on July 1, 2019; and
35	(B) license numbers previously issued to the individual
36	under IC 23-2-5 (before its repeal) or this article.
37	(11) The name of each individual who is a mortgage loan
38	originator and the location of any loan broker offices for
39	which the individual is designated by the loan broker as
10	supervising principal manager.
11	(12) Written authorization for the commissioner or an agent
12	of the commissioner to obtain a consumer report (as defined



1	in IC 24-5-24-2) concerning the individual.
2	Sec. 3. (a) An application for issuance or renewal of a mortgage
3	loan originator license must be made on a form prescribed by the
4	commissioner.
5	(b) An application under subsection (a) must include the
6	following information for the individual who seeks to be licensed
7	as a mortgage loan originator:
8	(1) The name of the individual.
9	(2) The home address of the individual.
10	(3) The home telephone number of the individual.
11	(4) The individual's Social Security number and date of birth.
12	(5) The name of the:
13	(A) loan broker; or
14	(B) applicant for a loan broker license;
15	for whom the individual will act as a mortgage loan
16	originator.
17	(6) Consent to service of process under section 9 of this
18	chapter.
19	(7) Evidence that the individual has completed the education
20	requirements described in IC 23-2.5-6.
21	(8) An affidavit completed in the manner prescribed by the
22	commissioner stating the address of each location where the
23 24 25	individual intends to habitually or repeatedly conduct
24	mortgage loan origination activities.
	(9) An application fee of fifty dollars (\$50).
26	(10) All:
27	(A) registration numbers previously issued to the
28	individual under IC 23-2-5, if the applicant was registered
29	as an originator or a principal manager under IC 23-2-5
30	before its repeal on July 1, 2019; and
31	(B) license numbers previously issued to the individual
32	under IC 23-2-5 (before its repeal) or this article.
33	(11) An indication as to whether the mortgage loan originator
34	is the branch manager of a loan broker office and the address
35	of the loan broker office.
36	(12) Written authorization for the commissioner or an agent
37	of the commissioner to obtain a consumer report (as defined
38	in IC 24-5-24-2) concerning the individual.
39	Sec. 4. (a) An application for issuance or renewal of a branch
40	office license must be made on a form prescribed by the
11	aammissianar

(b) An application under subsection (a) must include the



1	following information for the location for which licensure as a
2	branch office is sought:
3	(1) The address of the branch office.
4	(2) The name and license number of the principal manager
5	who will be designated by the loan broker to supervise the
6	branch office.
7	(3) The name and license number of the individual who will be
8	designated to act as branch manager of the branch office.
9	(4) An application fee of seventy-five dollars (\$75).
10	Sec. 5. (a) The commissioner shall issue a license and license
11	number to an applicant for a license issued under this chapter if
12	the applicant meets the applicable licensure requirements under
13	this chapter.
14	(b) A license issued under this chapter expires on December 31
15	of the year during which the license is issued.
16	(c) If an initial or a renewal application for a license is denied or
17	withdrawn, the commissioner shall retain the application fee paid.
18	Sec. 6. (a) A licensee under this chapter may not continue to:
19	(1) act as a loan broker, principal manager, or mortgage loan
20	originator; or
21	(2) operate as a branch office;
22	unless the licensee annually renews the license.
23	(b) A licensee under this chapter shall renew the license by:
24	(1) filing with the commissioner, at least thirty (30) days
25	before the date on which the license expires, an application
26	containing any information the commissioner requires to
27	indicate any material change from the information contained
28	in the applicant's original application or any previous
29	application; and
30	(2) including, with the filing under subdivision (1), the
31	applicable application fee specified in this chapter.
32	Sec. 7. (a) The license of a principal manager or a mortgage loan
33	originator is not effective during any period during which the
34	mortgage loan originator or principal manager is not employed by
35	a loan broker that is licensed under this article.
36	(b) If a licensed principal manager or mortgage loan originator
37	seeks to transfer the licensee's license to another loan broker who
38	desires to have the licensee act as a principal manager or mortgage
39	loan originator, whichever applies, the licensee shall, before acting
40	as a principal manager or mortgage loan originator for the new
41	employer, submit to the commissioner, on a form prescribed by the

commissioner, a license application required by section 2 or 3 of



1	this chapter, whichever applies.
2	(c) If the employment of a principal manager or mortgage loan
3	originator by a loan broker is terminated:
4	(1) voluntarily by the principal manager or mortgage loan
5	originator; or
6	(2) by the loan broker employing the principal manager or
7	mortgage loan originator;
8	the loan broker shall, not later than five (5) days after the date of
9	the termination, notify the commissioner of the termination and
10	the reasons for the termination.
11	Sec. 8. (a) If a material fact or statement included in an
12	application for a license under this chapter changes after the
13	application has been submitted, the applicant shall provide written
14	notice to the commissioner of the change.
15	(b) The commissioner may deny issuance, revoke, or refuse to
16	renew a license under this article if the applicant or licensee:
17	(1) fails to provide the written notice required by this section
18	within two (2) business days after the date on which the
19	applicant or licensee discovers or should have discovered the
20	change; or
21	(2) is not qualified for licensure under this article as a result
22	of the change in a material fact or statement.
23	Sec. 9. An applicant for licensure, or renewal of a license, under
24	this chapter shall file with the commissioner, in a form prescribed
25	by the commissioner, an irrevocable consent appointing the
26	secretary of state as the applicant's agent for service of process in
27	any noncriminal suit, action, or proceeding against the applicant
28	arising from the violation of this article. Service shall be made in
29	accordance with the Indiana Rules of Trial Procedure.
30	Sec. 10. (a) At the time of application for an initial license under
31	this chapter, the commissioner shall require the following to
32	submit fingerprints for a national criminal history background
33	check (as defined in IC 10-13-3-12) for use by the commissioner in
34	determining whether the equitable owner of a loan broker, an
35	individual described in subdivision (1), or the applicant should be
36	denied issuance of a license under this chapter for a reason set
37	forth in IC 23-2.5-11-1 or IC 23-2.5-11-2:
38	(1) In the case of an applicant for licensure as a loan broker,
39	each ultimate equitable owner, equitable owner, director,
40	manager, and officer.

(2) An applicant for licensure as a principal manager.(3) An applicant for licensure as a mortgage loan originator.



41

1	(b) Every three (3) years at the time of application for renewal
2	of a license issued under this chapter, beginning with the third
3	calendar year following the calendar year during which the initial
4	license is issued, the commissioner shall require the following to
5	submit fingerprints for a national criminal history background
6	check (as defined in IC 10-13-3-12) for use by the commissioner in
7	determining whether the equitable owner of a loan broker, an
8	individual described in subdivision (1), or the applicant should be
9	denied renewal of a license under this chapter for a reason set forth
10	in IC 23-2.5-11-1 or IC 23-2.5-11-2:
11	(1) In the case of an applicant for licensure as a loan broker,
12	each ultimate equitable owner, equitable owner, director,
13	manager, and officer.
14	(2) An applicant for licensure as a principal manager.
15	(3) An applicant for licensure as a mortgage loan originator.
16	(c) The individual whose fingerprints are submitted under this
17	section shall pay any fees or costs associated with the fingerprints
18	and background check required by this section.
19	(d) The commissioner may not release the results of a
20	background check required by this section to any private entity.
21	Sec. 11. In reviewing a consumer report obtained under section
22	2(b)(12) or 3(b)(12) of this chapter, the commissioner may consider
23	one (1) or more of the following in determining whether the
24	individual applicant has demonstrated financial responsibility:
25	(1) Bankruptcies filed by the individual during the most
26	recent ten (10) years.
27	(2) Current outstanding civil judgments against the
28	individual, except judgments resulting solely from medical
29	expenses owed by the individual.
30	(3) Current outstanding tax liens or other government liens or
31	filings.
32	(4) Foreclosure actions filed during the most recent three (3)
33	years against property owned by the individual.
34	(5) Any pattern of seriously delinquent accounts associated
35	with the individual during the most recent three (3) years.
36	Sec. 12. A loan broker shall maintain an electronic surety bond
37	that:
38	(1) is satisfactory to the commissioner;
39	(2) is in the amount of sixty thousand dollars (\$60,000); and

(3) covers the activities of each principal manager and

Sec. 13. (a) The commissioner may request evidence of

mortgage loan originator employed by the loan broker.



40

41

42

1	compliance with this chapter at any of the following times:
2	(1) The time of application for an initial license.
3	(2) The time of renewal of a license.
4	(3) Any other time considered necessary by the commissioner.
5	(b) For purposes of subsection (a), evidence of compliance with
6	this chapter must include a criminal background check, including
7	a national criminal history background check (as defined in
8	IC 10-13-3-12) by the Federal Bureau of Investigation.
9	Sec. 14. A unique identifier obtained by an individual from the
10	Nationwide Multistate Licensing System as required by
11	IC 23-2.5-3-1, IC 23-2.5-3-2, and IC 23-2.5-3-3 may not be used for
12	purposes other than the purposes set forth in the S.A.F.E.
13	Mortgage Licensing Act of 2008 (Title V of P.L.110-289).
14	Chapter 5. Loan Processing Company Notice Filing and
15	Renewal
16	Sec. 1. Before engaging in loan processing activities, a loan
17	processing company shall file, via the Nationwide Multistate
18	Licensing System, a loan processing company notice filing.
19	Sec. 2. A loan processing company notice filing must be made on
20	a form prescribed by the commissioner and include all of the
21	following:
22	(1) The loan processing company's business name, address,
23	and state of incorporation or business registration.
24	(2) The names of the owners, officers, members, or partners
25	who control the loan processing company.
26	(3) The name of each individual who is employed by the loan
27	processing company, including the mortgage loan originator
28	license number of each loan processor.
29	(4) The name and license number of each loan broker who:
30	(A) is licensed or required to be licensed under this article;
31	and
32	(B) engaged the loan processing company to perform loan
33	processing activities during the preceding calendar year.
34	(5) An attestation stating that each loan processor employed
35	by the loan processing company maintains a mortgage loan
36	originator license under this article.
37	(6) Consent to service of process as described in section 7 of
38	this chapter.
39	(7) An application fee of twenty-five dollars (\$25).
10	Sec. 3. (a) A loan processing company notice filing described in
11	section 2 of this chapter:
12	(1) expires on December 31 of each year; and



1	(2) must be refiled annually
1	(2) must be refiled annually.
2 3	(b) A loan processing company shall update and renew the loan processing company's notice filing at least thirty (30) days before
4	the date on which the loan processing company notice filing expires
5	by resubmitting the information and fee set forth in section 2 or
6	this chapter.
7	(c) A loan processing company that engages in loan processing
8	activities without filing or renewing a loan processing company
9	notice filing as required by this chapter violates this article.
10	Sec. 4. A loan processing company may not employ ar
11	individual to engage in loan processing activities unless the
12	individual to engage in loan processing activities unless the individual maintains a valid mortgage loan originator license
13	under this article.
14	Sec. 5. A loan processing company bears the burden of showing
15	that the loan processing company is in compliance with this
16	chapter.
17	Sec. 6. (a) If the commissioner determines that a loan processing
18	company or loan processor has violated this article, the
19	commissioner may issue any notice or order determined by the
20	commissioner to be in the public interest.
21	(b) A notice or order issued by the commissioner under
22	subsection (a):
23	(1) may include remedies; and
24	(2) must follow the procedural requirements;
25	specified in IC 23-2.5-11.
26	Sec. 7. (a) A loan processing company shall, before engaging in
27	loan processing activities, file with the commissioner on a form
28	prescribed by the commissioner an irrevocable consent appointing
29	the secretary of state as the loan processing company's agent to
30	receive service of process in a noncriminal suit, action, or
31	proceeding against the loan processing company arising from a
32	violation of this article.
33	(b) Service of process described in subsection (a) must be made
34	in accordance with Indiana Rules of Trial Procedure.
35	Sec. 8. If a loan processing company ceases to engage in loan
36	processing activities for any reason, the loan processing company
37	shall do the following:
38	(1) Before ceasing loan processing activities, arrange for the
39	preservation and maintenance of the records described in
40	IC 23-2.5-9-2 for the remainder of the two (2) year

maintenance period required by IC 23-2.5-9-2.

(2) Notify the commissioner of the exact physical address



41

1	
1 2	where the records will be maintained under subdivision (1).
3	Chapter 6. Education and Examination Sec. 1. (a) An applicant for an initial license under IC 23-2.5-4
4	
5	shall provide to the commissioner evidence that, during the
	twenty-four (24) month period immediately preceding the
6 7	application, the applicant completed at least twenty (20) hours of
8	academic education that is acceptable to the commissioner and
9	approved by the Nationwide Multistate Licensing System.
10	(b) The education hours required by subsection (a) must include
11	the following: (1) There (2) hours of follows low and record the second
12	(1) Three (3) hours of federal law and regulations concerning
	residential mortgage lending.
13	(2) Three (3) hours of ethics, including instruction on fraud,
14	consumer protection, and fair lending practices.
15	(3) Two (2) hours of training concerning lending standards for
16	nontraditional residential mortgage loan products.
17	(4) Two (2) hours of state law and rules concerning residential
18	mortgage lending.
19	Sec. 2. (a) To maintain a license issued under IC 23-2.5-4, an
20	individual shall provide to the commissioner evidence that the
21	individual has, during each calendar year after the year during
22	which the license is initially issued, completed at least eight (8)
23	hours of academic education that is acceptable to the commissioner
24	and approved by the Nationwide Multistate Licensing System.
25	(b) The education hours required by subsection (a) must include
26	the following:
27	(1) Three (3) hours of federal law and regulations concerning
28	residential mortgage lending.
29	(2) Two (2) hours of ethics, including instruction on fraud,
30	consumer protection, and fair lending practices.
31	(3) Two (2) hours of training concerning lending standards for
32	nontraditional residential mortgage loan products.
33	Sec. 3. If a license issued under IC 23-2.5-4 lapses or expires for
34	a period of at least five (5) years, the former licensee must complete
35	the initial license educational requirements specified in section 1 of
36	this chapter.
37	Sec. 4. (a) In determining the acceptability of academic
38	education, the commissioner shall consider approval of a licensee's
39	internal academic education programs completed by employees.
40	(b) The commissioner may charge a fee, in an amount
41	prescribed by the commissioner, for the commissioner's review of

an education course to determine acceptability of the course as



1	required by this chapter.
2	Sec. 5. (a) The commissioner shall require an applicant for
3	licensure as a:
4	(1) principal manager; or
5	(2) mortgage loan originator;
6	under IC 23-2.5-4 to pass a written examination prepared and
7	administered by the commissioner or an agent appointed by the
8	commissioner and approved by the Nationwide Multistate
9	Licensing System.
10	(b) The written examination required by this section must
11	measure the applicant's knowledge and comprehension in
12	appropriate subject areas, including the following:
13	(1) Ethics.
14	(2) Federal laws and regulations concerning the origination of
15	residential mortgage loans.
16	(3) State laws and rules concerning the origination of
17	residential mortgage loans.
18	(c) An individual who answers at least seventy-five percent
19	(75%) of the questions on the written examination correctly is
20	considered to have passed the examination.
21	(d) An individual who does not pass the written examination
22	may retake the examination not more than two (2) additional
23	times, with each subsequent attempt occurring at least thirty (30)
24	days after the date on which the individual last sat for the
25	examination.
26	(e) If an individual fails three (3) consecutive examinations, the
27	individual must wait to retake the examination until at least six (6)
28	months after the date on which the individual sat for the third
29	examination.
30	Sec. 6. If an individual who has been issued a principal manager
31	license or mortgage loan originator license under this article, or a
32	license or registration issued by another state or jurisdiction
33	allowing the individual to perform mortgage loan origination
34	activities:
35	(1) allows the individual's license or registration to lapse; or
36	(2) otherwise has not been a registered mortgage loan
37	originator, issued a mortgage loan originator license, issued
38	a principal manager license, or otherwise maintained a license
39	or registration to perform mortgage loan origination
40	activities;
41	for a period of at least five (5) years, the individual must pass the

written examination required by this chapter as a condition of



1	relicensure or reregistration.
2	Sec. 7. If an individual does not obtain a license within two (2)
3	years after the date on which the individual passes the written
4	examination for the license as required by this chapter, the
5	commissioner may not issue the license to the individual unless the
6	individual passes the written examination again.
7	Chapter 7. Loan Broker Offices and Personnel
8	Sec. 1. A loan broker shall not employ an individual to act as a
9	principal manager or mortgage loan originator unless the
10	individual is licensed under this article as a principal manager or
11	mortgage loan originator, as applicable.
12	Sec. 2. A loan broker shall not engage the services of a person to
13	perform loan processing activities unless the person has complied
14	with the loan processing company notice filing requirements of
15	IC 23-2.5-5.
16	Sec. 3. An individual who acts solely as a loan processor or an
17	underwriter shall not represent to the public through:
18	(1) advertising; or
19	(2) other means of communicating or providing information,
20	including business cards, stationery, brochures, signs, rate
21	lists, or other promotional items;
22	that the individual will perform mortgage loan origination
23	activities or otherwise act as a mortgage loan originator.
24	Sec. 4. A loan broker shall, in accordance with section 5 of this
25	chapter, employ and designate a principal manager who is
26	responsible for supervising the:
27	(1) mortgage loan originators employed by the loan broker;
28	and
29	(2) loan broker offices operated by the loan broker;
30	to ensure compliance with this article.
31	Sec. 5. (a) A principal manager designated by a loan broker
32	under section 4 of this chapter may supervise not more than five
33	(5) loan broker offices operated by the loan broker, including the
34	principal place of business and any branch offices.
35	(b) A loan broker shall employ a sufficient number of additional
36	principal managers designated as supervisors to accommodate any
37	branch offices:
38	(1) operated by the loan broker; and
39	(2) in excess of the number permitted under subsection (a).
40	Sec. 6. (a) A principal manager shall complete at least one (1)
41	compliance examination per year of each loan broker office for

which the principal manager is the supervisor designated under



1	section 4 of this chapter.
2	(b) A loan broker shall maintain complete documentation of
3	each examination conducted by a principal manager under
4	subsection (a):
5	(1) at the principal place of business; and
6	(2) for a minimum of five (5) years after the calendar year in
7	which the examination is completed.
8	Sec. 7. (a) A loan broker that operates a branch office shall
9	designate a unique individual to act as branch manager of the
10	branch office.
11	(b) A branch manager designated under subsection (a) shall be
12	licensed under this article as either a principal manager or a
13	mortgage loan originator.
14	Sec. 8. A loan broker that fails to take reasonable steps to
15	prevent a violation of this article by a principal manager, mortgage
16	loan originator, or other individual employed by the loan broker
17	may subject the loan broker to discipline under IC 23-2.5-11.
18	Sec. 9. A principal manager who fails to take reasonable steps
19	to prevent a violation of this article:
20	(1) by a mortgage loan originator who is supervised by the
21	principal manager; or
22	(2) that occurs at a branch office that is supervised by the
23	principal manager;
24	may subject the principal manager to discipline under
25	IC 23-2.5-11.
26	Sec. 10. A branch manager who fails to take reasonable steps to
27	prevent a violation of this article by an individual who works at the
28	branch manager's designated branch office may subject the branch
29	manager to discipline under IC 23-2.5-11.
30	Sec. 11. (a) A loan broker shall diligently review work
31	performed on the loan broker's behalf by a loan processing
32	company.
33	(b) A loan broker that fails to take reasonable steps to review
34	work performed by a loan processing company on the loan
35	broker's behalf may subject the loan broker to discipline under
36	IC 23-2.5-11.
37	Chapter 8. Conduct of Business
38	Sec. 1. (a) A contract for the services of a loan broker is not
39	enforceable unless the contract is in writing and signed by each of
40	the contracting parties.

(b) At the time a contract for the services of a loan broker is

signed, the loan broker shall provide a copy of the signed contract



41

1	to each party to the contract.
2	(c) A contract for the services of a loan broker must include the
3	following statement:
4	"No statement or representation by a loan broker is valid or
5	enforceable unless the statement or representation is in
6	writing.".
7	(d) This section does not apply to a contract that provides for
8	the payment of referral fees by a lender or a third party.
9	Sec. 2. (a) A licensee or a person required to be licensed under
10	this article shall not knowingly bribe, coerce, or intimidate another
11	person to corrupt or improperly influence the independent
12	judgment of a real estate appraiser with respect to the value of rea
13	estate offered as security for a residential mortgage loan.
14	(b) Except as provided in subsection (c):
15	(1) a licensee;
16	(2) a person required to be licensed under this article; or
17	(3) a member of the immediate family of a licensee;
18	may not own or control a majority interest in an appraisa
19	company.
20	(c) This subsection applies to a person or combination of
21	persons described in subsection (b) who own or control a majority
22	interest in an appraisal company on June 30, 2007. The prohibition
23	set forth in subsection (b) does not apply to a person or
24	combination of persons described in this subsection, subject to the
25	following:
26	(1) The interest in the appraisal company owned or controlled
27	by the person or combination of persons shall not be increased
28	after June 30, 2007.
29	(2) The interest of a licensee shall not be transferred to a
30	member of the licensee's immediate family.
31	(3) If the commissioner determines that any person or
32	combination of persons described in subsection (b) has
33	violated this chapter, the commissioner may order one (1) or
34	more of the persons to divest their interest in the appraisa
35	company. The commissioner may exercise the remedy
36	provided by this subdivision in addition to, or as a substitute
37	for, any other remedy available to the commissioner under
38	this article.
39	Sec. 3. (a) If a transaction for which a loan broker has charged
40	a fee is rescinded by a person under the federal Truth in Lending
41	Act (15 U.S.C. 1601-1667e) within twenty (20) calendar days after
42	the date on which a notice of the rescission is delivered to the

the date on which a notice of the rescission is delivered to the



1	creditor, the loan broker shall return to the person any
2	consideration received by the loan broker other than bona fide
3	third party fees.
4	(b) For purposes of calculating the period during which a
5	person may avoid a contract under IC 24-5-10-8 or
6	IC 24-4.5-2-502, a contract with a loan broker is considered to be
7	a sale of services that occurs on the date on which the person signs
8	the written contract required by section 1 of this chapter.
9	Sec. 4. A loan broker agreement must be assigned an account
10	number.
11	Sec. 5. A loan broker shall maintain the following records, or
12	the electronic equivalent of the following:
13	(1) A file for each borrower or prospective borrower that
14	contains the following:
15	(A) The name and address of the borrower or prospective
16	borrower.
17	(B) A copy of the signed loan broker agreement.
18	(C) A copy of any other paper or instrument used in
19	connection with the loan broker agreement and signed by
20	the borrower or prospective borrower.
21	(D) If a loan was obtained for the borrower, the name and
22	address of the creditor.
23	(E) If a loan is accepted by the borrower, a copy of the loan
24	agreement.
25	(F) The amount of the loan broker's fee paid by the
26	borrower. If there is an unpaid balance, the status of any
27	collection effort.
28	(2) All:
29	(A) receipts from or for the account of borrowers or
30	prospective borrowers; and
31	(B) disbursements to or for the account of borrowers or
32	prospective borrowers;
33	recorded so that the transactions are readily identifiable.
34	(3) A:
35	(A) general ledger, posted at least monthly; and
36	(B) trial balance sheet and profit and loss statement,
37	prepared within thirty (30) days of the date on which the
38	commissioner requests the information.
39	(4) A sample of:
40	(A) all advertisements, pamphlets, circulars, letters,
41	articles, Internet publications, or communications
42	nublished:



1	(i) in a newspaper, magazine, or periodical; or
2	(ii) by other means of distribution;
3	(B) scripts of any recording, radio, or video
4	announcement;
5	(C) any sales kits or literature; and
6	(D) any Internet communication distributed to at least ten
7	(10) persons;
8	used in the solicitation of borrowers.
9	(5) A report that:
10	(A) lists all residential mortgage loans originated by the
11	loan broker, including pending loans and loans that were
12	not closed;
13	(B) is searchable by, or organized according to, the
14	borrower's or prospective borrower's last name; and
15	(C) includes the following information for each residential
16	mortgage loan listed:
17	(i) The name and address of the borrower or prospective
18	borrower.
19	(ii) The name of the creditor.
20	(iii) The name of the mortgage loan originator.
21	(iv) The loan amount.
22	(v) The status of the loan, including the date of closing or
23 24 25	denial by the creditor.
24	(vi) The interest rate for the loan.
25	The report required by this subdivision may be prepared or
26	produced by or through the loan broker's loan origination
27	software or other software used by the loan broker.
28	Sec. 6. (a) The records maintained under section 5 of this
29	chapter must be:
30	(1) maintained for two (2) years in the office of the loan
31	broker in which the loan was originated; and
32	(2) separate or readily identifiable from the records of any
33	other business that is conducted in the office of the loan
34	broker.
35	(b) If the office in which records must be maintained under this
36	section is located outside Indiana, the records must be:
37	(1) made available to the securities division at a location that
38	is:
39	(A) located in Indiana; and
40	(B) accessible to the securities division; or
41	(2) maintained electronically and made available to the
42	securities division not later than ten (10) business days after



1	a request by the securities division to inspect or examine the
2	records.
3	Sec. 7. (a) A loan broker that ceases to conduct business as a
4	loan broker or allows the loan broker license to lapse shall, before
5	ceasing to conduct business as a loan broker, arrange for the
6	preservation of the records specified in section 5 of this chapter for
7	the remainder of the period specified in section 6(a)(1) of this
8	chapter during which the loan broker ceases to conduct business as
9	a loan broker.
10	(b) A loan broker described in subsection (a) shall notify the
11	commissioner of the exact address of the physical location where
12	the books and records will be maintained during the period
13	described in subsection (a).
14	Sec. 8. If a breach of the security of a record:
15	(1) maintained by a loan broker under this chapter; and
16	(2) containing the unencrypted, unredacted personal
17	information of a borrower or prospective borrower;
18	occurs, the loan broker is subject to the disclosure requirements of
19	IC 24-4.9-3, unless the loan broker is exempt from the disclosure
20	requirements under IC 24-4.9-3-4.
21	Sec. 9. A licensee may not dispose of the unencrypted,
22	unredacted personal information of a borrower or prospective
23	borrower without first shredding, incinerating, mutilating, erasing,
24	or otherwise rendering the information illegible or unusable.
25	Sec. 10. If a licensee or a person required to be licensed under
26	this article possesses funds that belong to another person, including
27	money received by or on behalf of a prospective borrower, the
28	licensee or person required to be licensed shall:
29	(1) upon request of the prospective borrower, account for the
30	funds possessed for the prospective borrower;
31	(2) follow reasonable and lawful instructions from the
32	prospective borrower concerning the prospective borrower's
33	funds; and
34	(3) return the prospective borrower's unspent funds to the
35	prospective borrower in a timely manner.
36	Sec. 11. (a) A loan broker shall, when required by the
37	commissioner, submit reports of condition to the:
38	(1) commissioner; and
39	(2) Nationwide Multistate Licensing System.
40	(b) A report required by this section must be in the form and
41	contain the information required by the commissioner.

Chapter 9. Residential Mortgage Loan Transaction Documents



1	Sec. 1. A loan broker agreement that is delivered or required to
2	be delivered by a licensee to a borrower or prospective borrower
3	must contain the license number of:
4	(1) the loan broker; and
5	(2) each:
6	(A) mortgage loan originator; and
7	(B) principal manager;
8	who had contact with the file.
9	Sec. 2. (a) A loan processing company shall maintain records of
10	all residential mortgage loan transactions conducted by the loan
11	processing company as follows:
12	(1) The records required to be maintained under this section
13	are the records pertaining to the part of each transaction the
14	loan processing company conducts.
15	(2) The records must be maintained for at least two (2) years
16	in the office of the loan processing company.
17	(3) The records must be readily identifiable or separate from
18	the records of any other business conducted by the loan
19	processing company.
20	(b) If the office in which records are maintained under this
21	section is not located in Indiana, the records must be:
22	(1) made available to the securities division at a location that
23	is:
24	(A) located in Indiana; and
25	(B) accessible to the securities division; or
26	(2) maintained electronically and made available to the
27	securities division not later than ten (10) business days after
28	a request by the securities division to inspect or examine the
29	records.
30	Sec. 3. If a breach occurs of the security of records that:
31	(1) are maintained by a loan processing company under this
32	chapter; and
33	(2) contain the unencrypted, unredacted personal information
34	of one (1) or more borrowers or prospective borrowers;
35	the loan processing company is subject to the disclosure
36	requirements under IC 24-4.9-3. However, this section does not
37	apply if the loan processor is exempt from the disclosure
38	requirements under IC 24-4.9-3-4.
39	Sec. 4. A loan processing company may not dispose of the
40	unencrypted, unredacted personal information of one (1) or more
41	borrowers or prospective borrowers without first shredding,
42	incinerating, mutilating, erasing, or otherwise rendering the



1	information illegible or unusable.
2	Sec. 5. The commissioner may examine the books and records
3	of a loan processing company as often as the commissioner
4	considers necessary to verify that the loan processing company is
5	compliant with this article.
6	Sec. 6. A loan processor shall comply with all of the following:
7	(1) The federal Truth in Lending Act (15 U.S.C. 1601 et seq.).
8	(2) The federal Real Estate Settlement Procedures Act (12
9	U.S.C. 2601 et seq.).
10	(3) The federal Equal Credit Opportunity Act (15 U.S.C. 1691
11	et seq.).
12	(4) Any other federal law concerning residential mortgage
13	lending.
14	Sec. 7. The following are subject to disciplinary proceedings
15	under IC 23-2.5-11 for a violation of this article:
16	(1) A loan processor.
17	(2) A loan processing company.
18	Chapter 10. Prohibited Acts
19	Sec. 1. (a) A person shall not, in connection with a contract for
20	the services of a loan broker, do any of the following:
21	(1) Employ a device, a scheme, or an artifice to defraud.
22 23	(2) Make any untrue statements of a material fact or omit to
23	state a material fact necessary in order to make the
24	statements made, in the light of circumstances under which
25	they are made, not misleading.
26	(3) Engage in an act, a practice, or a course of business that
27	operates or would operate as a fraud or deceit on a person.
28	(4) Collect or solicit consideration, except a bona fide third
29	party fee, in connection with a residential mortgage loan
30	before the loan is closed.
31	(5) Receive funds that the person knows were generated as a
32	result of a fraudulent act.
33	(6) File or cause to be filed with a county recorder a document
34	that the person knows:
35	(A) contains:
36	(i) a misstatement; or
37	(ii) an untrue statement;
38	of material fact; or
39	(B) omits a statement of a material fact that is necessary to
40	make the statements that are made, in the light of
41	circumstances under which they are made, not misleading.
12	(7) Knowingly release or disclose the unencrypted unreducted



1	personal information of a borrower or prospective borrower
2	unless the personal information is used in an activity
3	authorized by the borrower or prospective borrower under
4	any of the following circumstances:
5	(A) The personal information is:
6	(i) included on an application form or another form; or
7	(ii) transmitted as part of an application or enrollment
8	process.
9	(B) The personal information is used to obtain a consumer
10	report (as defined in IC 24-5-24-2) for an applicant for
11	credit.
12	(C) The personal information is used to:
13	(i) establish, amend, or terminate an account, a contract
14	or a policy; or
15	(ii) confirm the accuracy of the personal information.
16	However, personal information allowed to be disclosed
17	under this clause may not be printed in whole or in part on
18	a postcard or other mailer that does not require an
19	envelope, or in a manner that makes the personal
20	information visible on an envelope or a mailer without the
21	envelope or mailer being opened.
22	(8) Engage in reckless or negligent activity allowing the
23	release or disclosure of the unencrypted, unredacted personal
24 25	information of a borrower or prospective borrower, including
25	an action prohibited by IC 23-2.5-8-9.
26	(9) Knowingly bribe, coerce, or intimidate another person to
27	corrupt or improperly influence the independent judgment of
28	a real estate appraiser with respect to the value of real estate
29	offered as security for a residential mortgage loan, as
30	prohibited by IC 23-2.5-8-2.
31	(10) Violate any of the following:
32	(A) The federal Truth in Lending Act (15 U.S.C. 1601 et
33	seq.).
34	(B) The federal Real Estate Settlement Procedures Act (12
35	U.S.C. 2601 et seq.).
36	(C) The federal Equal Credit Opportunity Act (15 U.S.C.
37	1691 et seq.).
38	(D) Another federal law or regulation concerning
39	residential mortgage lending.
40	(11) Omit a material fact or fail to promptly correct a
41	misstatement of material fact in an application made to the
12	aammissianau undau this autisla



1	(b) A person who commits an act described in subsection (a) is
2	subject to disciplinary proceedings under IC 23-2.5-11.
3	Chapter 11. Violations and Civil Enforcement
4	Sec. 1. The commissioner may deny an application for an initial
5	or a renewal license under this article, and may suspend or revoke
6	the license of a licensee, if the applicant, the licensee, or an ultimate
7	equitable owner of a loan broker or an applicant for a loan broker
8	license:
9	(1) has, within the most recent ten (10) years:
10	(A) been the subject of an adjudication or a determination
11	by:
12	(i) a court with jurisdiction; or
13	(ii) an agency or administrator that regulates securities,
14	commodities, banking, financial services, insurance, real
15	estate, or the real estate appraisal industry;
16	in Indiana or any other jurisdiction; and
17	(B) been found, after notice and opportunity for hearing,
18	to have violated the securities, commodities, banking,
19	financial services, insurance, real estate, or real estate
20	appraisal laws of the state or any other jurisdiction;
21	(2) except as provided in section 2(1) of this chapter with
22	respect to the activities of a loan broker, has:
23	(A) been denied the right to do business in the securities,
24	commodities, banking, financial services, insurance, real
25	estate, or real estate appraisal industry; or
26	(B) had the person's authority to do business in the
27	securities, commodities, banking, financial services,
28	insurance, real estate, or real estate appraisal industry
29	revoked or suspended;
30	by the state or another state, federal, or foreign governmental
31	agency or self-regulatory organization;
32	(3) is insolvent;
33	(4) has violated this article;
34	(5) has knowingly filed with the commissioner a document or
35	statement that:
36	(A) contains a false representation of a material fact;
37	(B) fails to state a material fact; or
38	(C) contains a representation that becomes false:
39	(i) after the filing; and
40 41	(ii) during the term of the license;
41	and does not notify the commissioner as required by
12	II : / 4_ / 5_/I_X*



1	(6) has been convicted, during the ten (10) years preceding the
2	date of the application, renewal, or review, of a crime, other
3	than a felony, involving fraud or deceit;
4	(7) if the person is a loan broker or a principal manager, has
5	failed to reasonably supervise the person's mortgage loan
6	originators, loan processors or underwriters, or employees to
7	ensure compliance with this article;
8	(8) is on the most recent tax warrant list supplied to the
9	commissioner by the department of state revenue;
10	(9) has engaged in dishonest or unethical practices, as
11	determined by the commissioner; or
12	(10) has, after receiving a request from the securities division
13	for additional documentation or information in connection
14	with an application for an initial or renewal license, failed to
15	properly respond to the request within thirty (30) days after
16	the date on which the person receives the request.
17	Sec. 2. The commissioner shall deny an application for an initial
18	or a renewal license under this article, and shall revoke the license
19	of a licensee, if the applicant, the licensee, or an ultimate equitable
20	owner of a loan broker or an applicant for a loan broker license:
21	(1) has had a:
22	(A) loan broker license issued under this article;
23	(B) mortgage loan originator license issued under this
24	article;
25	(C) principal manager license issued under this article; or
26	(D) license that is:
27	(i) equivalent to a license described in clause (A), (B), or
28	(C); and
29	(ii) issued by another jurisdiction;
30	revoked by the commissioner or the appropriate regulatory
31	agency in another jurisdiction, whichever applies;
32	(2) has been convicted of or pleaded guilty or nolo contendere
33	to a felony in a domestic, foreign, or military court:
34	(A) during the seven (7) year period immediately preceding
35	the date of the application or renewal; or
36	(B) at a time preceding the date of the application or
37	renewal if the felony involved an act of fraud or
38	dishonesty, a breach of trust, or money laundering;
39	(3) fails to maintain the bond required by IC 23-2.5-4-12;
40	(4) fails to demonstrate the financial responsibility, character,
41	and general fitness necessary to:
42	(A) command the confidence of the community in which



1	the applicant or licensee engages or will engage in the
2	activities of a loan broker; and
3	(B) warrant a determination by the commissioner that the
4	applicant or licensee will operate honestly, fairly, and
5	efficiently according to the requirements of this article;
6	(5) has failed to meet the education requirements set forth in
7	IC 23-2.5-6;
8	(6) has failed to pass the written examination required by
9	IC 23-2.5-6; or
0	(7) fails to:
l 1	(A) keep or maintain records in accordance with
12	IC 23-2.5-8; or
13	(B) allow the commissioner or an agent appointed by the
14	commissioner to inspect or examine a loan broker's books
15	and records to determine compliance with IC 23-2.5-8.
16	Sec. 3. (a) If the commissioner determines that a person has
17	engaged in or is about to engage in an act or a practice that violates
8	this article or a rule or an order under this article, the
9	commissioner may investigate and issue:
20	(1) with a prior hearing if there exists no substantial threat of
21	immediate irreparable harm; or
22	(2) without a prior hearing if there exists a substantial threat
23	of immediate irreparable harm;
24	orders and notices determined by the commissioner to be in the
25	public interest, including cease and desist orders, orders to show
26	cause, and notices.
27	(b) After notice and hearing, the commissioner may enter an
28	order of rescission, restitution, or disgorgement, including interest
29	at the rate of eight percent (8%) per year, directed to a person who
30	the commissioner determines has violated this article or a rule or
31	an order under this article.
32	(c) If the commissioner determines, after a hearing, that a
33	person has violated this article or a rule or an order under this
34	article, the commissioner may, in addition to other remedies,
35	impose a civil penalty on the person in an amount not to exceed ten
36	thousand dollars (\$10,000) for each violation.
37	(d) Upon the commissioner's issuance under subsection (a) of an
38	order or notice without a prior hearing, the commissioner shall
39	promptly notify:
10	(1) the respondent; and
11	(2) if the subject of the order or notice is a mortgage loan

originator or a principal manager, the loan broker for whom



1	the mortgage loan originator or principal manager is
2	employed;
3	of the issuance of the order or notice.
4	(e) The notification required by subsection (d) must include the
5	following:
6	(1) Notice that the order or notice has been issued.
7	(2) Notice of the reasons the order or notice has been issued.
8	(3) Notice that upon the commissioner's receipt of a written
9	request from the person against which the order or notice is
10	issued, the matter will be set for a hearing to commence not
11	later than:
12	(A) fifteen (15) business days after the commissioner's
13	receipt of the request if the original order or notice issued
14	by the commissioner was a summary suspension, summary
15	revocation, or denial of a license; and
16	(B) forty-five (45) business days after the commissioner's
17	receipt of the request for any other order or notice, unless
18	the respondent consents to a later date.
19	(f) If a hearing:
20	(1) is not requested under subsection (e); and
21	(2) is not ordered by the commissioner;
22	an order or notice issued under this section remains in effect until
23	the order or notice is modified or vacated by the commissioner.
24	(g) If a hearing is requested under subsection (e) or ordered by
25	the commissioner, the commissioner, after notice of an opportunity
26	for hearing, may modify or vacate the order or notice or extend the
27	order or notice until final determination.
28	Sec. 4. The commissioner may do either of the following:
29	(1) Censure:
30	(A) a licensee;
31	(B) an officer, a director, an ultimate equitable owner, or
32	an equitable owner of a loan broker; or
33	(C) another person;
34	who violates or causes a violation of this article.
35	(2) Permanently bar a person described in subdivision (1)
36	from being:
37	(A) licensed under this article; or
38	(B) employed by, or affiliated with, a person that is
39	licensed under this article;
40	if the person violates or causes a violation of this article.
41	Sec. 5. Except as provided in subsection (b), the commissioner
42	may not enter a final order:



1	(1) denying, suspending, or revoking the license of an
2	applicant or a licensee; or
3	(2) imposing another sanction;
4	without prior notice to all interested parties, opportunity for a
5	hearing, and written findings of fact and conclusions of law.
6	(b) The commissioner may, by summary order, deny, suspend,
7	or revoke a license:
8	(1) pending final determination of a proceeding under this
9	chapter; or
10	(2) before a proceeding is initiated under this chapter.
11	(c) Upon the entry of a summary order under subsection (b), the
12	commissioner shall promptly notify all interested parties:
13	(1) that the summary order has been entered;
14	(2) of the reasons for the summary order; and
15	(3) that, upon receipt by the commissioner of a written
16	request from a party, the matter will be set for hearing to
17	commence not later than forty-five (45) business days after
18	the commissioner's receipt of the request.
19	(d) If a hearing:
20	(1) is not requested under subsection (c); and
21	(2) is not ordered by the commissioner;
22	the summary order remains in effect until the summary order is
23	modified or vacated by the commissioner.
24	(e) If a hearing is requested under subsection (c) or ordered by
25	the commissioner, the commissioner may:
26	(1) after notice of the hearing has been given to all interested
27	persons; and
28	(2) the hearing has been held;
29	modify or vacate the summary order or extend the summary order
30	until final determination is made.
31	Sec. 6. (a) The commissioner may do the following:
32	(1) Issue forms and orders to implement this article.
33	(2) Adopt rules under IC 4-22-2 to implement this article.
34	(3) Repeal rules, including rules and forms governing
35	applications, notice filings, reports, and other records.
36	(4) Define terms consistent with this article, whether or not
37	used in this article.
38	(5) Conduct investigations and examinations:
39	(A) in connection with an application for licensure, or a
40	license issued, under this article;
41	(B) whenever it appears to the commissioner, upon the
42	basis of a complaint or information, that reasonable



1	grounds exist for the belief that an investigation or
2	examination is necessary or advisable for the more
3	complete protection of the interests of the public; and
4	(C) including investigations and examinations of a loan
5	broker office, principal place of business, branch office,
6	location listed in a mortgage loan originator's application
7	under IC 23-2.5-4-3, appraisal company, or loan
8	processing company.
9	(6) Charge, as costs of investigation or examination,
10	reasonable expenses including:
11	(A) a per diem prorated on the salary of the:
12	(i) commissioner; or
13	(ii) employee performing the investigation or
14	examination; and
15	(B) actual travel and hotel expenses;
16	to be paid by the person that is under investigation or
17	examination and that is determined to have violated this
18	article.
19	(7) After conducting an investigation or examination, issue
20	notices and orders, including cease and desist notices and
21	orders. A notice or order issued under this subdivision must
22	include the following:
23	(A) Notice that the notice or order is issued.
24	(B) Notice that if the commissioner receives from the
25	person a written request for a hearing concerning the
26	notice or order, a hearing will be set not later than:
27	(i) fifteen (15) business days after the commissioner
28	receives the request if the original order issued by the
29	commissioner was a summary suspension, summary
30	revocation, or denial of a license; and
31	(ii) forty-five (45) business days after the commissioner
32	receives the request for an order not described in item
33	(i).
34	(8) Sign, or delegate to a deputy commissioner the authority
35	to sign orders, official certifications, documents, or papers
36	issued under this article.
37	(9) Hold and conduct hearings.
38	(10) Hear evidence.
39	(11) Conduct inquiries, with or without hearings.
40	(12) Receive reports of investigators or other officers or
41	employees of the state or a municipal corporation or
42	governmental subdivision in Indiana.



1	(13) Administer, or cause to be administered, oaths.
2	(14) Subpoena witnesses and compel witnesses to attend and
3	testify.
4	(15) Compel the production of books, records, and other
5	documents.
6	(16) Order depositions to be:
7	(A) taken of witnesses that reside in Indiana or elsewhere;
8	(B) taken in the manner prescribed by law for depositions
9	in civil actions; and
10	(C) made returnable to the commissioner.
11	(17) Order the same fees and mileage allowances provided for
12	witnesses in civil cases to be paid to each witness who appears
13	under the commissioner's order to testify before the
14	commissioner.
15	(18) Provide interpretive opinions or issue determinations
16	that the commissioner will not institute a proceeding or an
17	action under this article against a specified person for
18	engaging in a specified act, practice, or course of business if:
19	(A) the request for the interpretive opinion or
20	determination is made after the date on which the specified
21	act, practice, or course of business occurs; and
22	(B) the interpretive opinion or determination is consistent
23	with this article.
23 24 25	(19) Adopt rules to establish fees for individuals requesting an
25	interpretive opinion or a determination under subdivision
26	(18).
27	(20) Subject to subsection (b):
28	(A) designate a multistate automated licensing system and
29	repository (including the Nationwide Multistate Licensing
30	System), established and operated by a third party, to
31	serve as the sole entity responsible for:
32	(i) processing applications for license issuance and
33	renewal under this article; and
34	(ii) performing other services that the commissioner
35	determines are necessary for the orderly administration
36	of the securities division's licensing system; and
37	(B) take action necessary to allow the securities division to
38	participate in a multistate automated licensing system and
39	repository described in clause (A).
40	(b) The commissioner's authority to designate a multistate
41	automated licensing system and repository under subsection
42	(a)(20) is subject to the following:



1	(1) The commissioner may not require:
2	(A) a person that is not required to be licensed under this
3	article; or
4	(B) an employee or agent of a person that is not required
5	to be licensed under this article;
6	to submit information to or participate in the multistate
7	automated licensing system and repository.
8	(2) The commissioner may require a person that is required
9	under this article to submit information to the multistate
10	automated licensing system and repository to pay a processing
11	fee considered to be reasonable by the commissioner.
12	(c) The commissioner shall do the following:
13	(1) Subject to IC 5-14-3, regularly report:
14	(A) violations of this article; and
15	(B) enforcement actions and other relevant information;
16	to the Nationwide Multistate Licensing System.
17	(2) Establish a process by which a mortgage loan originator
18	may challenge information entered by the commissioner into
19	the Nationwide Multistate Licensing System.
20	Sec. 7. (a) If a witness, in a hearing, an inquiry, or an
21	investigation conducted under this article, refuses to answer a
22	question or produce an item, the commissioner may file a written
23	petition with the circuit or superior court in the county where the
24	hearing, investigation, or inquiry is conducted requesting a hearing
25	on the refusal.
26	(b) The court described in subsection (a) shall hold a hearing to
27	determine if the witness may refuse to answer the question or
28	produce the item.
29	(c) If the court described in subsection (a) determines that the
30	witness, based upon the witness's privilege against
31	self-incrimination, may properly refuse to answer or produce an
32	item, the commissioner may make a written request that the court
33	grant use immunity to the witness.
34	(d) Upon written request of the commissioner under subsection
35	(c), the court shall grant use immunity to the witness and instruct
36	the witness, by written order or in open court, that:
37	(1) any evidence the witness gives, or evidence derived from
38	the evidence given, may not be used in a criminal proceeding
39	against the witness, unless the evidence is volunteered by the
40	witness or is not responsive to a question; and
41	(2) the witness must answer the questions asked and produce



the items requested.

1	(e) A grant of use immunity under this section does not prohibit
2	evidence that the witness gives in a hearing, investigation, or
3	inquiry from being used in a prosecution for perjury under
4	IC 35-44.1-2-1.
5	(f) If a witness refuses to give evidence after the witness has
6	been granted use immunity, the court may find the witness in
7	contempt.
8	Sec. 8. (a) In a prosecution, action, suit, or proceeding based on
9	or arising out of this article, the commissioner may sign a
10	certificate showing compliance or noncompliance with this article
11	by any person.
12	(b) A certificate signed under subsection (a) constitutes prima
13	facie evidence of compliance or noncompliance with this article
14	and is admissible in evidence in an action at law or in equity to
15	enforce this article.
16	Sec. 9. (a) This section applies when a person or witness takes an
17	action as follows:
18	(1) A person disobeys a lawful:
19	(A) subpoena issued under this article; or
20	(B) order or demand requiring the production of books,
21	accounts, papers, records, documents, or other evidence or
22	information as provided in this article.
23	(2) A witness in a hearing, inquiry, or investigation refuses to:
24	(A) appear when subpoenaed;
25	(B) testify to a matter about which the witness may be
26	lawfully interrogated; or
27	(C) take or subscribe to an oath required by this article.
28	(b) If a person or witness takes an action described in subsection
29	(a), the:
30	(1) circuit or superior court of the county in which the
31	hearing, inquiry, or investigation described in subsection (a)
32	is held, if:
33	(A) demand is made; or
34	(B) upon written petition, the production is ordered to be
35	made; or
36	(2) commissioner or a hearing officer appointed by the
37	commissioner;
38	shall compel compliance with the lawful requirements of the
39	subpoena, order, or demand, compel the production of the
40	necessary or required books, papers, records, documents, and
41	other evidence and information, and compel the witness to attend
42	in an Indiana county and to testify to any matter about which the



1	witness may lawfully be interrogated, and to take or subscribe to
2	any oath required.
3	Sec. 10. The commissioner may bring an action in the circuit or
4	superior court of Marion County to enforce payment of a penalty
5	imposed under this article.
6	Sec. 11. (a) If the commissioner believes that a person has
7	engaged, is engaging, or is about to engage in an act, practice, or
8	course of business that:
9	(1) is; or
10	(2) materially aids;
11	a violation of this article or a rule adopted or an order issued under
12	this article, the commissioner may maintain an action in the circuit
13	or superior court in the county where the investigation or inquiry
14	is being conducted to enjoin the act, practice, or course of business
15	and to enforce compliance with this article or a rule adopted or ar
16	order issued under this article.
17	(b) In an action under this section and on a proper showing, the
18	court may:
19	(1) issue a permanent or temporary injunction, restraining
20	order, or declaratory judgment;
21	(2) order other appropriate or ancillary relief, including:
22	(A) an asset freeze, accounting, writ of attachment, writ of
23	general or specific execution, and appointment of a
24	receiver or conservator;
25	(B) ordering a receiver or conservator appointed under
26	clause (A) to:
27	(i) take control of a respondent's property, including
28	investment accounts and accounts in a depository
29	institution, rents, and profits;
30	(ii) collect debts; and
31	(iii) acquire and dispose of property;
32	(C) imposing a civil penalty of not more than ten thousand
33	dollars (\$10,000) per violation and an order of rescission
34	restitution, or disgorgement directed to the person that has
35	engaged in an act, practice, or course of business
36	constituting a violation of this article or a rule adopted or
37	an order issued under this article; and
38	(D) ordering the payment of prejudgment and
39	postjudgment interest; or
40	(3) order other relief that the court considers appropriate.
41	(c) The commissioner may not be required to post a bond in ar
42	action or a proceeding under this article.



1	(d) Penalties collected under this section must be deposited in
2	the securities division enforcement account established by
3	IC 23-19-6-1(f).
4	Sec. 12. (a) An appeal may be taken, to the Marion circuit court
5	or the circuit or superior court of the county where the person
6	taking the appeal resides or maintains a place of business, by the
7	following:
8	(1) A person whose application for issuance or renewal of a
9	license under this article is granted or denied, from any final
10	order of the commissioner concerning the application.
11	(2) An applicant for issuance or renewal of a license as a
12	principal manager or a mortgage loan originator, from any
13	final order of the commissioner affecting the application.
14	(3) An applicant for issuance or renewal of a license for a loan
15	broker office from any final order of the commissioner
16	affecting the application.
17	(4) A person against whom a civil penalty is imposed under
18	section 3(c) of this chapter, from the final order of the
19	commissioner imposing the civil penalty.
20	(5) A person who is named as a respondent, from any final
21	order of the commissioner under this article.
22	(b) Not later than twenty (20) days after the entry of the order
23	under subsection (a), the commissioner must be served with:
24	(1) a written notice of the appeal specifying the court to which
25	the appeal will be taken and the grounds on which a reversal
26	of the final order is sought;
27	(2) a demand in writing from the appellant for a certified
28	transcript of the record and all papers on file in the
29	commissioner's office that affect or relate to the order; and
30	(3) a bond in the penal sum of five hundred dollars (\$500) to
31	the state with sufficient surety to be approved by the
32	commissioner, conditioned on the faithful prosecution of the
33	appeal to final judgment and the payment of all costs that are
34	adjudged against the appellant.
35	(c) Not later than ten (10) days after the date on which the
36	commissioner is served with the items listed in subsection (b), the
37	commissioner shall make, certify, and deliver to the appellant the
38	transcript, and the appellant shall, not later than five (5) days after
39	the date on which the appellant receives the transcript, file the
40	transcript and a copy of the notice of appeal with the clerk of the

court. The notice of appeal serves as the appellant's complaint. The

commissioner may appear and file a motion or pleading and form



41

the issue. The cause must be entered on the trial calendar for trial de novo and given precedence over all matters pending in the court.

- (d) The court shall receive and consider any pertinent oral or written evidence concerning the order of the commissioner from which an appeal under this section is taken. If the order of the commissioner is reversed, the court shall in the court's mandate specifically direct the commissioner concerning the commissioner's further action in the matter. The commissioner is not barred from revoking or altering the order for proper cause that accrues or is discovered after the order is entered. If the order is affirmed, the appellant is not barred after thirty (30) days after the date on which the order is affirmed from filing a new application if the application is not otherwise barred or limited. During the pendency of the appeal, the order from which the appeal is taken is not suspended but remains in effect unless otherwise ordered by the court. An appeal may be taken from the judgment of the court on the same terms and conditions as an appeal is taken in civil actions.
- Sec. 13. Copies of a statement or document filed with the commissioner, and copies of any records of the commissioner, certified to by the commissioner or a deputy are admissible in a prosecution, an action, a suit, or a proceeding based on, or arising out of or under, this article to the same extent that the original of the statement, document, or record would be admissible if produced.

Sec. 14. Upon:

- (1) disobedience on the part of any person to a lawful:
 - (A) subpoena issued under this article; or
 - (B) order or demand requiring the production of books, accounts, papers, records, documents, or other evidence or information as provided in this article; or
- (2) the refusal of a witness to:
 - (A) appear when subpoenaed to testify to a matter regarding which the witness may be lawfully interrogated; or
- (B) take or subscribe to an oath required by this article; it is the duty of the circuit or superior court of the county where the hearing, inquiry, or investigation in question is held, where demand is made, or where the production is ordered to be made, upon written petition of the commissioner, to compel obedience to the lawful requirements of the subpoena, order, or demand.
 - Sec. 15. (a) If a person fails, refuses, or neglects to comply with



1	a court order under this chapter, the person must be held in
2	contempt of court.
3	(b) A person who violates this article or a rule adopted under
4	this article, in connection with a contract for the activities of a loan
5	broker, is liable to a person damaged by the violation for:
6	(1) the amount of the actual damages suffered;
7	(2) interest at the legal rate; and
8	(3) attorney's fees.
9	(c) If a person violates this article, or a rule adopted under this
10	article, in connection with a contract for the activities of a loan
11	broker, the contract is void, and the prospective borrower is
12	entitled to receive from the loan broker all sums paid to the loan
13	broker.
14	Sec. 16. In the securities division's investigative, examination,
15	and regulatory activities related to licensees under this article, the
16	securities division may cooperate with the Indiana department of
17	financial institutions in the regulation of a licensee that conducts:
18	(1) business under this article; and
19	(2) business that requires licensure under IC 24-4.4.
20	Sec. 17. (a) Except as provided in subsection (b), a person who
21	knowingly violates this article commits a Level 5 felony.
22	(b) A person who knowingly violates this article commits a Level
23	4 felony if the person damaged by the violation is at least sixty (60)
24	years of age.
25	(c) A person commits a Level 5 felony if the person knowingly
26	makes or causes to be made in:
27	(1) a document filed with or sent to the commissioner or the
28	securities division; or
29	(2) a proceeding, an investigation, or an examination under
30	this article;
31	a statement that is, at the time and in the light of the circumstances
32	under which the statement is made, false or misleading in any
33	material respect.
34	Chapter 12. Effect of Repeal of IC 23-2-5
35	Sec. 1. The repeal of IC 23-2-5 does not affect any:
36	(1) rules adopted under IC 23-2-5-11;
37	(2) action taken under IC 23-2-5; or
38	(3) right, privilege, obligation, or liability acquired, accrued,
39	or incurred under IC 23-2-5;
40	as in effect before their repeal.
41	Sec. 2. IC 23-2-5, as in effect before its repeal, exclusively



governs all actions and proceedings that:

1	(1) are pending on June 30, 2019; or
2	(2) may be instituted after June 30, 2019, on the basis of
3	conduct occurring before July 1, 2019.
4	Sec. 3. Unless a license issued under IC 23-2-5, before its repeal,
5	is suspended or revoked before the date on which the license would
6	have expired under IC 23-2-5, before its repeal, the license is valid
7	until the date on which the license would have expired under
8	IC 23-2-5, before its repeal.
9	Sec. 4. (a) This section applies to the extent that:
10	(1) a statement of policy;
11	(2) an administrative order;
12	(3) a rule;
13	(4) an interpretive opinion;
14	(5) a declaratory ruling;
15	(6) a no-action determination;
16	(7) a condition; or
17	(8) another action of the commissioner under IC 23-2-5.
18	before its repeal;
19	does not conflict with IC 23-2.5-1 through IC 23-2.5-11.
20	(b) An item described in subsection (a) that:
21	(1) under IC 23-2-5, before its repeal; and
22	(2) before July 1, 2019;
23	is placed on or affects a license issued under IC 23-2-5, before its
24	repeal, remains in effect until the date on which the item described
25	in subsection (a) is amended, revoked, or vacated by the
26	commissioner.
27	SECTION 3. IC 23-19-6-1, AS AMENDED BY P.L.39-2016.
28	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
29	JULY 1, 2019]: Sec. 1. (a) This article shall be administered by a
30	division of the office of the secretary of state. The secretary of state
31	shall appoint a securities commissioner who shall be responsible for
32	the direction and supervision of the division and the administration of
33	this article under the direction and control of the secretary of state. The
34	salary of the securities commissioner shall be paid out of the funds
35	appropriated for the administration of this article. The commissioner
36	shall serve at the will of the secretary of state.
37	(b) The secretary of state:
38	(1) shall employ a chief deputy, attorneys, a senior investigator.
39	a senior accountant, and other deputies, investigators.
40	accountants, clerks, stenographers, and other employees necessary
41	for the administration of this article; and

(2) shall fix their compensation with the approval of the budget



1		
)		

agency.

3

9 10

11 12 13

14

23

24

25

34 35 36

33

37 38 39

40 41

- (c) It is unlawful for the commissioner or an officer, employee, or designee of the commissioner to use for personal benefit or the benefit of others records or other information obtained by or filed with the commissioner that is not public under section 7(b) of this chapter. This article does not authorize the commissioner or an officer, employee, or designee of the commissioner to disclose the record or information, except in accordance with section 2, 7(c), or 8 of this chapter.
- (d) This article does not create or diminish a privilege or exemption that exists at common law, by statute or rule, or otherwise.
- (e) Subject to IC 4-2-6-15, the commissioner may develop and implement investor education initiatives to inform the public about investing in securities, with particular emphasis on the prevention and detection of securities fraud. In developing and implementing these initiatives, the commissioner may collaborate with public and nonprofit organizations with an interest in investor education. The commissioner may accept a grant or donation from a person that is not affiliated with the securities industry or from a nonprofit organization, regardless of whether the organization is affiliated with the securities industry, to develop and implement investor education initiatives. This subsection does not authorize the commissioner to require participation or monetary contributions of a registrant in an investor education program.
- (f) The securities division enforcement account is established. Fees and funds of whatever character accruing from the administration of this article shall be accounted for by the secretary of state and shall be deposited with the treasurer of state to be deposited by the treasurer of the state in either the state general fund or the securities division enforcement account. Subject to IC 4-2-6-15, expenses incurred in the administration of this article shall be paid from the state general fund upon appropriation being made for the expenses in the manner provided by law for the making of those appropriations. The following shall be deposited by the treasurer of state in the securities division enforcement account:
 - (1) Grants and donations received under subsection (e).
 - (2) Costs of investigations recovered under section 4(e) of this chapter.
 - (3) Fifty percent (50%) of the first four million dollars (\$4,000,000):
 - (A) of a civil penalty recovered under section 3(b) or 4(d) of this chapter;
 - (B) recovered in a settlement of an action initiated to enforce



1	this article; or
2	(C) awarded as a judgment in an action to enforce this article.
3	(g) The following shall be deposited by the treasurer of state in the
4	state general fund:
5	(1) Fifty percent (50%) of the first four million dollars
6	(\$4,000,000):
7	(A) of a civil penalty recovered under section 3(b) or 4(d) of
8	this chapter;
9	(B) recovered in a settlement of an action initiated to enforce
10	this article; or
11	(C) awarded as a judgment in an action to enforce this article.
12	(2) Any amount exceeding four million dollars (\$4,000,000):
13	(A) of a civil penalty recovered under section 3(b) or 4(d) of
14	this chapter;
15	(B) recovered in a settlement of an action initiated to enforce
16	this article; or
17	(C) awarded as a judgment in an action to enforce this article.
18	(3) Other fees and revenues that are not designated for deposit in
19	the securities division enforcement account or the securities
20	restitution fund.
21	(h) Notwithstanding IC 23-2-2.5-34, IC 23-2-2.5-43, IC 23-2-5-7,
22	IC 23-2.5-2, IC 23-19-4-12, IC 25-11-1-15, and this chapter, five
23	percent (5%) of funds received for deposit in the securities division
24	enforcement account shall instead be deposited in the securities
25	restitution fund established by IC 23-20-1-25. Subject to IC 4-2-6-15,
26	the funds deposited in the enforcement account shall be available, with
27	the approval of the budget agency:
28	(1) to augment and supplement the funds appropriated for the
29	administration of this article; and
30	(2) for grants and awards to nonprofit entities for programs and
31	activities that will further investor education and financial literacy
32	in the state.
33	The funds in the enforcement account do not revert to the state general
34	fund at the end of any state fiscal year.
35	(i) In connection with the administration and enforcement of this
36	article, the attorney general shall render all necessary assistance to the
37	commissioner upon the commissioner's request, and to that end, the
38	attorney general shall employ legal and other professional services as
39	are necessary to adequately and fully perform the service under the
40	direction of the commissioner as the demands of the securities division
41	shall require. Expenses incurred by the attorney general for the

purposes stated in this subsection shall be chargeable against and paid



out of funds appropriated to the attorney general for the administration of the attorney general's office. The attorney general may authorize the commissioner and the commissioner's designee to represent the commissioner and the securities division in any proceeding involving enforcement or defense of this article.

- (j) Neither the secretary of state, the commissioner, nor an employee of the securities division shall be liable in their individual capacity, except to the state, for an act done or omitted in connection with the performance of their respective duties under this article.
- (k) The commissioner shall take, prescribe, and file the oath of office prescribed by law. The commissioner, chief deputy commissioner, and each attorney or investigator designated by the commissioner are police officers of the state and shall have all the powers and duties of police officers in making arrests for violations of this article, or in serving any process, notice, or order connected with the enforcement of this article by whatever officer, authority, or court issued and shall comprise the enforcement department of the division and are considered a criminal justice agency for purposes of IC 5-2-4 and IC 10-13-3.
- (l) The provisions of this article delegating and granting power to the secretary of state, the securities division, and the commissioner shall be liberally construed to the end that:
 - (1) the practice or commission of fraud may be prohibited and prevented;
 - (2) disclosure of sufficient and reliable information in order to afford reasonable opportunity for the exercise of independent judgment of the persons involved may be assured; and
 - (3) the qualifications may be prescribed to assure availability of reliable broker-dealers, investment advisers, and agents engaged in and in connection with the issuance, barter, sale, purchase, transfer, or disposition of securities in this state.

It is the intent and purpose of this article to delegate and grant to and vest in the secretary of state, the securities division, and the commissioner full and complete power to carry into effect and accomplish the purpose of this article and to charge them with full and complete responsibility for its effective administration.

(m) Copies of any statement and documents filed in the office of the secretary of state and of any records of the secretary of state certified by the commissioner shall be admissible in any prosecution, action, suit, or proceeding based upon, arising out of, or under this article to the same effect as the original of such statement, document, or record would be if actually produced.



(n) IC 4-21.5 and any rules of practice adopted by the securities division are applicable to administrative proceedings under this article. SECTION 4. IC 24-4.4-1-202.5, AS AMENDED BY P.L.69-2018, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 202.5. (1) If a person licensed or required to be licensed by the department to engage in mortgage transactions also engages in the loan brokerage business, activities of a loan broker described in IC 23-2.5, the person's loan brokerage business is activities of a loan broker are subject to the following sections of the Indiana Code and any rules adopted to implement these sections:

(a) IC 23-2-5-9. IC 23-2.5-8-1.

- (b) IC 23-2-5-9.1. **IC 23-2.5-8-2.**
 - (c) IC 23-2-5-15. **IC 23-2.5-11-15(b) and IC 23-2.5-11-15(c).**
- (d) IC 23-2-5-16. **IC 23-2.5-11-17.**

- (e) IC 23-2-5-17. **IC 23-2.5-8-3.**
- (f) IC 23-2-5-18. **IC 23-2.5-8-4 through IC 23-2.5-8-9.**
- (g) IC 23-2-5-18.5. **IC 23-2.5-8-10.**
- (h) IC 23-2-5-20. **IC 23-2.5-10-1.**
- (i) IC 23-2-5-23, **IC 23-2.5-9-1,** except for IC 23-2-5-23(2)(B). **IC 23-2.5-9-1(2)(B).**
 - (j) IC 23-2-5-24. **IC 23-2.5-11-16.**
- (2) Loan broker business transactions engaged in by persons licensed or required to be licensed by the department to engage in mortgage transactions are subject to examination by the department and to the examination fees described in IC 24-4.4-2-402(8)(c). The department may cooperate with the securities division of the office of the secretary of state in the department's examination of loan broker business transactions and may use the securities division's examiners to conduct examinations.

SECTION 5. IC 24-4.4-1-204, AS ADDED BY P.L.35-2010, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 204. In the department's examination and regulatory activities related to licensees under this article, the department may cooperate with the Indiana securities commissioner in the regulation of entities that, in addition to conducting business regulated under this article, also conduct a loan brokerage business activities of a loan broker subject to IC 23-2-5. IC 23-2.5.

SECTION 6. IC 24-4.5-1-204, AS ADDED BY P.L.35-2010, SECTION 40, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 204. In examinations or other regulatory activities conducted by the department and related to licensees under this article, the department may cooperate with the Indiana securities commissioner



1	in the regulation of individuals who, in addition to conducting business
2	regulated under this article, also conduct a loan broker business subject
3	to IC 23-2-5. IC 23-2.5.
4	SECTION 7. IC 24-4.5-3-501.5, AS ADDED BY P.L.186-2015,
5	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
6	JULY 1, 2019]: Sec. 501.5. (1) If a person licensed or required to be
7	licensed under section 502.1 of this chapter also engages in the loan
8	brokerage business, activities of a loan broker described in
9	IC 23-2.5, the person's loan brokerage business is activities of a loan
10	broker are subject to the following sections of the Indiana Code and
11	any rules adopted to implement these sections:
12	(a) IC 23-2-5-9. IC 23-2.5-8-1.
13	(b) IC 23-2-5-9.1. IC 23-2.5-8-2.
14	(c) IC 23-2-5-15. IC 23-2.5-11-15(b) and IC 23-2.5-11-15(c).
15	(d) IC 23-2-5-16. IC 23-2.5-11-17.
16	(e) IC 23-2-5-17. IC 23-2.5-8-3.
17	(f) IC 23-2-5-18. IC 23-2.5-8-4 through IC 23-2.5-8-9.
18	(g) IC 23-2-5-18.5. IC 23-2.5-8-10.
19	(h) IC 23-2-5-20. IC 23-2.5-10-1.
20	(i) IC 23-2-5-23, IC 23-2.5-9-1, except for IC 23-2-5-23(2)(B).
21	IC 23-2.5-9-1(2)(B).
22	(j) IC 23-2-5-24. IC 23-2.5-11-16.
23	(2) Loan broker business transactions engaged in by persons
24	licensed or required to be licensed under section 502.1 of this chapter
25	are subject to examination by the department and to the examination
26	fees described in section 503(8)(b) of this chapter. The department may
27	cooperate with the securities division of the office of the secretary of
28	state in the department's examination of loan broker business
29	transactions and may use the securities division's examiners to conduct
30	examinations.
31	SECTION 8. IC 27-7-3-15.5, AS AMENDED BY P.L.124-2018,
32	SECTION 72, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
33	JULY 1, 2019]: Sec. 15.5. (a) This section applies to the following
34	transactions:
35	(1) A mortgage transaction (as defined in IC 24-9-3-7(a)) that:
36	(A) is:
37	(i) a first lien purchase money mortgage transaction; or
38	(ii) a refinancing transaction; and
39	(B) is closed by a closing agent after December 31, 2009.
40	(2) A real estate transaction (as defined in IC 24-9-3-7(b)) that:
41	(A) does not involve a mortgage transaction described in



subdivision (1); and

1	(B) is closed by a closing agent (as defined in
2	IC 6-1.1-12-43(a)(2)) after December 31, 2011.
3	(b) For purposes of this subsection, a person described in this
4	subsection is involved in a transaction to which this section applies if
5	the person participates in or assists with, or will participate in or assist
6	with, a transaction to which this section applies. The department shall
7	establish and maintain an electronic system for the collection and
8	storage of the following information, to the extent applicable,
9	concerning a transaction to which this section applies:
10	(1) In the case of a transaction described in subsection (a)(1), the
l 1	name and license number (under IC 23-2-5) IC 23-2.5) of each
12	loan brokerage business broker involved in the transaction.
13	(2) In the case of a transaction described in subsection (a)(1), the
14	name and license or registration number of any mortgage loan
15	originator who is:
16	(A) either licensed or registered under state or federal law as
17	a mortgage loan originator consistent with the Secure and Fair
18	Enforcement for Mortgage Licensing Act of 2008 (12 U.S.C.
19	5101 et seq.); and
20	(B) involved in the transaction.
21	(3) The name and license number (under IC 25-34.1) of each:
22	(A) broker company; and
22 23 24	(B) broker if any;
24	involved in the transaction.
25	(4) The following information:
25 26 27	(A) The:
	(i) name of; and
28	(ii) code assigned by the NAIC to;
29	each title insurance underwriter involved in the transaction.
30	(B) The type of title insurance policy issued in connection with
31	the transaction.
32	(5) The name and license number (under IC 27-1-15.6) of each
33	title insurance agency and agent involved in the transaction as a
34	closing agent (as defined in IC 6-1.1-12-43(a)(2)).
35	(6) The following information:
36	(A) The name and:
37	(i) license or certificate number (under IC 25-34.1-3-8) of
38	each licensed or certified real estate appraiser; or
39	(ii) license number (under IC 25-34.1) of each broker;
10	who appraises the property that is the subject of the
11	transaction.
12	(R) The name and registration number (under



1	IC 25-34.1-11-10) of any appraisal management company that
2	performs appraisal management services (as defined in
3	IC 25-34.1-11-3) in connection with the transaction.
4	(7) In the case of a transaction described in subsection (a)(1), the
5	name of the creditor and, if the creditor is required to be licensed
6	under IC 24-4.4, the license number of the creditor.
7	(8) In the case of a transaction described in subsection
8	(a)(1)(A)(i) or $(a)(2)$, the name of the seller of the property that is
9	the subject of the transaction.
10	(9) In the case of a transaction described in subsection
11	(a)(1)(A)(i), the following information:
12	(A) The name of the buyer of the property that is the subject of
13	the transaction.
14	(B) The purchase price of the property that is the subject of the
15	transaction.
16	(C) The loan amount of the mortgage transaction.
17	(10) In the case of a transaction described in subsection (a)(2), the
18	following information:
19	(A) The name of the buyer of the property that is the subject of
20	the transaction.
21	(B) The purchase price of the property that is the subject of the
22	transaction.
21 22 23 24 25 26	(11) In the case of a transaction described in subsection
24	(a)(1)(A)(ii), the following information:
25	(A) The name of the borrower in the mortgage transaction.
26	(B) The loan amount of the refinancing.
27	(12) The:
28	(A) name; and
29	(B) license number, certificate number, registration number,
30	or other code, as appropriate;
31	of any other person that is involved in a transaction to which this
32	section applies, as the department may prescribe.
33	(c) The system established by the department under this section
34	must include a form that:
35	(1) is uniformly accessible in an electronic format to the closing
36	agent (as defined in IC 6-1.1-12-43(a)(2)) in the transaction; and
37	(2) allows the closing agent to do the following:
38	(A) Input information identifying the property that is the
39	subject of the transaction by lot or parcel number, street
40	address, or some other means of identification that the
41	department determines:
42	(i) is sufficient to identify the property; and



1	(ii) is determinable by the closing agent.
2	(B) Subject to subsection (d) and to the extent determinable,
3	input the applicable information described in subsection (b).
4	(C) Respond to the following questions, if applicable:
5	(i) "On what date did you receive the closing instructions
6	from the creditor in the transaction?".
7	(ii) "On what date did the transaction close?".
8	(D) Submit the form electronically to a data base maintained
9	by the department.
10	(d) Not later than the time of the closing or the date of disbursement,
11	whichever is later, each person described in subsection (b), other than
12	a person described in subsection $(b)(8)$, $(b)(9)$, $(b)(10)$, or $(b)(11)$, shall
13	provide to the closing agent in the transaction the person's:
14	(1) legal name; and
15	(2) license number, certificate number, registration number, or
16	NAIC code, as appropriate;
17	to allow the closing agent to comply with subsection (c)(2)(B). In the
18	case of a transaction described in subsection (a)(1), the person
19	described in subsection (b)(7) shall, with the cooperation of any person
20	involved in the transaction and described in subsection (b)(6)(A) or
21	(b)(6)(B), provide the information described in subsection (b)(6). In the
22	case of a transaction described in subsection (a)(1)(A)(ii), the person
23	described in subsection (b)(7) shall also provide the information
24	described in subsection (b)(11). A person described in subsection
25	(b)(3)(B) who is involved in the transaction may provide the
26	information required by this subsection for a person described in
27	subsection (b)(3)(A) that serves as the broker company for the person
28	described in subsection (b)(3)(B). The closing agent shall determine
29	the information described in subsection $(b)(8)$, $(b)(9)$, and $(b)(10)$ from
30	the HUD-1 settlement statement, or in the case of a transaction
31	described in subsection (a)(2), from the contract or any other document
32	executed by the parties in connection with the transaction.
33	(e) The closing agent in a transaction to which this section applies
34	shall submit the information described in subsection (d) to the data
35	base described in subsection (c)(2)(D) not later than twenty (20)
36	business days after the date of closing or the date of disbursement,
37	whichever is later.
38	(f) Except for a person described in subsection (b)(8), (b)(9),
39	(b)(10), or (b)(11), a person described in subsection (b) who fails to
40	comply with subsection (d) or (e) is subject to a civil penalty of one

hundred dollars (\$100) for each closing with respect to which the

person fails to comply with subsection (d) or (e). The penalty:



41

1	(1) may be enforced by the state agency that has administrative
2	jurisdiction over the person in the same manner that the agency
3	enforces the payment of fees or other penalties payable to the
4	agency; and
5	(2) shall be paid into the home ownership education account
6	established by IC 5-20-1-27.
7	(g) Subject to subsection (h), the department shall make the
8	information stored in the data base described in subsection (c)(2)(D)
9	accessible to:
10	(1) each entity described in IC 4-6-12-4; and
11	(2) the homeowner protection unit established under IC 4-6-12-2.
12	(h) The department, a closing agent who submits a form under
13	subsection (c), each entity described in IC 4-6-12-4, and the
14	homeowner protection unit established under IC 4-6-12-2 shall exercise
15	all necessary caution to avoid disclosure of any information:
16	(1) concerning a person described in subsection (b), including the
17	person's license, registration, or certificate number; and
18	(2) contained in the data base described in subsection (c)(2)(D);
19	except to the extent required or authorized by state or federal law.
20	(i) The department may adopt rules under IC 4-22-2, including
21	emergency rules under IC 4-22-2-37.1, to implement this section. Rules
22	adopted by the department under this subsection may establish
23	procedures for the department to:
24	(1) establish;
25	(2) collect; and
26	(3) change as necessary;
27	an administrative fee to cover the department's expenses in establishing
28	and maintaining the electronic system required by this section.
29	(j) If the department adopts a rule under IC 4-22-2 to establish an
30	administrative fee to cover the department's expenses in establishing
31	and maintaining the electronic system required by this section, as
32	allowed under subsection (i), the department may:
33	(1) require the fee to be paid:
34	(A) to the closing agent responsible for inputting the
35	information and submitting the form described in subsection
36	(c)(2); and
37	(B) by the borrower, the seller, or the buyer in the transaction;
38	(2) allow the closing agent described in subdivision (1)(A) to
39	retain a part of the fee collected to cover the closing agent's costs
40	in inputting the information and submitting the form described in
41	subsection (c)(2); and

(3) require the closing agent to pay the remainder of the fee



1	collected to the department for deposit in the title insurance
2	enforcement fund established by IC 27-7-3.6-1, for the
3	department's use in establishing and maintaining the electronic
4	system required by this section.
5	SECTION 9. IC 35-41-4-2, AS AMENDED BY P.L.158-2017,
6	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JULY 1, 2019]: Sec. 2. (a) Except as otherwise provided in this section,
8	a prosecution for an offense is barred unless it is commenced:
9	(1) within five (5) years after the commission of the offense, in
10	the case of a Class B, Class C, or Class D felony (for a crime
11	committed before July 1, 2014) or a Level 3, Level 4, Level 5, or
12	Level 6 felony (for a crime committed after June 30, 2014); or
13	(2) within two (2) years after the commission of the offense, in the
14	case of a misdemeanor.
15	(b) A prosecution for a Class B or Class C felony (for a crime
16	committed before July 1, 2014) or a Level 3, Level 4, or Level 5 felony
17	(for a crime committed after June 30, 2014) that would otherwise be
18	barred under this section may be commenced within one (1) year after
19	the earlier of the date on which the state:
20	(1) first discovers evidence sufficient to charge the offender with
21	the offense through DNA (deoxyribonucleic acid) analysis; or
22	(2) could have discovered evidence sufficient to charge the
23	offender with the offense through DNA (deoxyribonucleic acid)
24	analysis by the exercise of due diligence.
25	(c) A prosecution for a Class A felony (for a crime committed
26	before July 1, 2014) or a Level 1 felony or Level 2 felony (for a crime
27	committed after June 30, 2014) may be commenced at any time.
28	(d) A prosecution for murder may be commenced:
29	(1) at any time; and
30	(2) regardless of the amount of time that passes between:
31	(A) the date a person allegedly commits the elements of
32	murder; and
33	(B) the date the alleged victim of the murder dies.
34	(e) A prosecution for the following offenses is barred unless
35	commenced before the date that the alleged victim of the offense
36	reaches thirty-one (31) years of age:
37	(1) IC 35-42-4-3(a) (Child molesting).
38	(2) IC 35-42-4-5 (Vicarious sexual gratification).
39	(3) IC 35-42-4-6 (Child solicitation).
40	(4) IC 35-42-4-7 (Child seduction).
41	(5) IC 35-46-1-3 (Incest).
42	(f) A prosecution for forgery of an instrument for payment of



1	money, or for the uttering of a forged instrument, under IC 35-43-5-2,
2	is barred unless it is commenced within five (5) years after the maturity
3	of the instrument.
4	(g) If a complaint, indictment, or information is dismissed because
5	of an error, defect, insufficiency, or irregularity, a new prosecution may
6	be commenced within ninety (90) days after the dismissal even if the
7	period of limitation has expired at the time of dismissal, or will expire
8	within ninety (90) days after the dismissal.
9	(h) The period within which a prosecution must be commenced does
10	not include any period in which:
11	(1) the accused person is not usually and publicly resident in
12	Indiana or so conceals himself or herself that process cannot be
13	served;
14	(2) the accused person conceals evidence of the offense, and
15	evidence sufficient to charge the person with that offense is
16	unknown to the prosecuting authority and could not have been
17	discovered by that authority by exercise of due diligence; or
18	(3) the accused person is a person elected or appointed to office
19	under statute or constitution, if the offense charged is theft or
20	conversion of public funds or bribery while in public office.
21	(i) For purposes of tolling the period of limitation only, a
22	prosecution is considered commenced on the earliest of these dates:
23	(1) The date of filing of an indictment, information, or complaint
24	before a court having jurisdiction.
25	(2) The date of issuance of a valid arrest warrant.
26	(3) The date of arrest of the accused person by a law enforcement
27	officer without a warrant, if the officer has authority to make the
28	arrest.
29	(j) A prosecution is considered timely commenced for any offense
30	to which the defendant enters a plea of guilty, notwithstanding that the
31	period of limitation has expired.
32	(k) The following apply to the specified offenses:
33	(1) A prosecution for an offense under IC 30-2-9-7(b) (misuse of
34	funeral trust funds) is barred unless commenced within five (5)
35	years after the date of death of the settlor (as described in
36	IC 30-2-9).
37	(2) A prosecution for an offense under IC 30-2-10-9(b) (misuse
38	of funeral trust funds) is barred unless commenced within five (5)
39	years after the date of death of the settlor (as described in
40	IC 30-2-10).

(3) A prosecution for an offense under IC 30-2-13-38(f) (misuse

of funeral trust or escrow account funds) is barred unless



41

1	commenced within five (5) years after the date of death of the
2	purchaser (as defined in IC 30-2-13-9).
3	(l) A prosecution for an offense under IC 23-2-5, IC 23-2-6,
4	IC 23-2.5, IC 23-14-48-9, or IC 23-19 is barred unless commenced
5	within five (5) years after the earlier of the date on which the state:
6	(1) first discovers evidence sufficient to charge the offender with
7	the offense; or
8	(2) could have discovered evidence sufficient to charge the
9	offender with the offense by the exercise of due diligence.
10	(m) A prosecution for a sex offense listed in IC 11-8-8-4.5 that is
11	committed against a child and that is not:
12	(1) a Class A felony (for a crime committed before July 1, 2014)
13	or a Level 1 felony or Level 2 felony (for a crime committed after
14	June 30, 2014); or
15	(2) listed in subsection (e);
16	is barred unless commenced within ten (10) years after the commission
17	of the offense, or within four (4) years after the person ceases to be a
18	dependent of the person alleged to have committed the offense,
19	whichever occurs later.
20	(n) A prosecution for rape (IC 35-42-4-1) as a Class B felony (for a
21	crime committed before July 1, 2014) or as a Level 3 felony (for a
22	crime committed after June 30, 2014) that would otherwise be barred
23	under this section may be commenced not later than five (5) years after
24	the earlier of the date on which:
25	(1) the state first discovers evidence sufficient to charge the
26	offender with the offense through DNA (deoxyribonucleic acid)
27	analysis;
28	(2) the state first becomes aware of the existence of a recording
29	(as defined in IC 35-31.5-2-273) that provides evidence sufficient
30	to charge the offender with the offense; or
31	(3) a person confesses to the offense.
32	(o) A prosecution for criminal deviate conduct (IC 35-42-4-2)
33	(repealed) as a Class B felony for a crime committed before July 1,
34	2014, that would otherwise be barred under this section may be
35	commenced not later than five (5) years after the earliest of the date on
36	which:
37	(1) the state first discovers evidence sufficient to charge the
38	offender with the offense through DNA (deoxyribonucleic acid)
39	analysis;
40	(2) the state first becomes aware of the existence of a recording
41	(as defined in IC 35-31.5-2-273) that provides evidence sufficient
42	to charge the offender with the offense; or



1	(3) a person confesses to the offense.
2	SECTION 10. IC 35-52-23-3 IS REPEALED [EFFECTIVE JULY
3	1, 2019]. Sec. 3. IC 23-2-5-16 defines a crime concerning securities
4	and franchises.
5	SECTION 11. IC 35-52-23-4.3 IS ADDED TO THE INDIANA
5	CODE AS A NEW SECTION TO READ AS FOLLOWS
7	[EFFECTIVE JULY 1, 2019]: Sec. 4.3. IC 23-2.5-11-17 defines a
8	crime concerning securities and franchises.



COMMITTEE REPORT

Mr. Speaker: Your Committee on Financial Institutions, to which was referred House Bill 1440, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to HB 1440 as introduced.)

BURTON

Committee Vote: Yeas 10, Nays 0

