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1	AN ACT relating to third-party service providers of depository institutions.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF SUBTITLE 1 OF KRS CHAPTER 286 IS
4	CREATED TO READ AS FOLLOWS:
5	As used in this chapter:
6	(1) "Commissioner" means the commissioner of the Department of Financia
7	Institutions; and
8	(2) "Department" means the Department of Financial Institutions.
9	→SECTION 2. A NEW SECTION OF SUBTITLE 2 OF KRS CHAPTER 286 IS
10	CREATED TO READ AS FOLLOWS:
11	(1) As used in this section:
12	(a) "Depository institution" means any:
13	1. State bank as defined in KRS 286.3-010;
14	2. Branch of an out-of-state bank as defined in KRS 286.3-010 that is
15	doing business under the laws of this state;
16	3. Trust company as defined in KRS 286.3-010; or
17	4. Credit union as defined in KRS 286.6-005;
18	(b) "Service provider" means any person, company, corporation, or other legal
19	entity that provides a covered service listed in paragraph (c) of this
20	subsection to a depository institution;
21	(c) "Covered service" means:
22	1. Data processing;
23	2. Any activity that supports financial services, including but not limited
24	to lending, funds transfer, fiduciary activity, trading activity, and
25	deposit taking; and
26	3. Internet-related services, including but not limited to Web services and
27	electronic bill payments, mobile applications, system and software

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I		development and maintenance, and security monitoring;
2	<u>(2)</u>	A service provider shall be subject to regulation and examination by the
3		commissioner for any covered service it provides to a depository institution.
4	<u>(3)</u>	The commissioner may accept an examination made by other properly authorized
5		state or federal regulatory agencies that have concurrent jurisdiction over a
6		service provider in lieu of any examination authorized or required under the laws
7		of this state.
8	<u>(4)</u>	A report of examination and related correspondence shall be considered
9		confidential information. No person shall release any information contained in
10		the examination unless required by court order. Notwithstanding this subsection,
11		the department may furnish:
12		(a) A copy of a report of examination performed by the commissioner of the
13		condition and affairs of any service provider to the depository institutions
14		serviced by the service provider; and
15		(b) To and exchange information and reports of examinations with officials
16		and examiners of other properly authorized state or federal regulatory
17		authorities.
18	<u>(5)</u>	Every official report concerning a service provider, and every report of
19		examination, shall be prima facie evidence of the facts contained in the report for
20		any purpose in any action in which the department or service provider is a party.
21	<u>(6)</u>	The commissioner shall fix a scale of examination fees to be paid by service
22		providers. The fees shall be:
23		(a) Sufficient to cover the cost of the examination based upon a fair
24		compensation for time and actual expense;
25		(b) Assessed and paid by service providers promptly after completion of the
26		examination; and
27		(c) Set by administrative regulation.

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1	<i>(7)</i>	The commissioner may enter into cooperative agreements with other properly
2		authorized state or federal regulatory agencies that have concurrent jurisdiction
3		over a service provider to facilitate the examination process, including joint
4		examination, scheduling, resources, fee collection and sharing, report of
5		examination processing, and enforcement actions.