By: Johnson

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## A BILL TO BE ENTITLED

1	AN ACT
2	relating to the regulation of money services businesses; creating a
3	criminal offense; creating administrative penalties; authorizing
4	the imposition of a fee.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	ARTICLE 1. MONEY SERVICES MODERNIZATION ACT
7	SECTION 1.01. Subtitle E, Title 3, Finance Code, is amended
8	by adding Chapter 152 to read as follows:
9	CHAPTER 152. REGULATION OF MONEY SERVICES BUSINESSES
10	SUBCHAPTER A. GENERAL PROVISIONS
11	Sec. 152.001. SHORT TITLE. This chapter may be cited as the
12	Money Services Modernization Act.
13	Sec. 152.002. PURPOSE; CONSTRUCTION OF CHAPTER. (a) The
14	purposes of this chapter are to:
15	(1) protect the interests of purchasers of money
16	services and the public;
17	(2) preserve and protect the safety and soundness of
18	money services businesses; and
19	(3) protect against drug trafficking, terrorist
20	funding, money laundering, structuring, or related financial
21	<u>crimes.</u>
22	(b) In applying and construing this chapter, consideration
23	shall be given to the need to promote uniformity of the law with
24	respect to its subject matter among states that enact laws

1	substantially similar to this chapter.
2	Sec. 152.003. DEFINITIONS. In this chapter:
3	(1) "Acting in concert" means knowingly acting
4	together with a common goal of jointly acquiring control of a money
5	services licensee whether or not under an express agreement.
6	(2) "Authorized delegate" means a person designated by
7	a money transmission licensee to engage in money transmission
8	services on behalf of the licensee.
9	(3) "Average daily money transmission liability"
10	means the amount of a money services licensee's outstanding money
11	transmission obligations in this state at the end of each day in a
12	given period of time, added together, and divided by the total
13	number of days in the given period of time. For purposes of
14	calculating average daily money transmission liability under this
15	chapter as required by a money services licensee, the given period
16	of time shall be:
17	(A) the calendar quarters;
18	(B) a period described by this chapter; or
19	(C) any other period of time designated by the
20	commissioner during an examination.
21	(4) "Bank Secrecy Act" means the Bank Secrecy Act (31
22	U.S.C. Section 5311), and its implementing regulations.
23	(5) "Closed-loop stored value" means stored value that
24	is redeemable by the issuer only for goods or services provided by
25	the issuer, the issuer's affiliate, or a franchisee of the issuer or
26	the issuer's affiliate, except to the extent required by applicable
27	law to be redeemable in cash for its cash value.

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1	(6) "Commission" means the Finance Commission of
2	Texas.
3	(7) "Commissioner" means the banking commissioner of
4	Texas or a person designated by the banking commissioner and acting
5	under the banking commissioner's direction and authority.
6	(8) "Control" means the power to:
7	(A) directly or indirectly vote at least 25
8	percent or more of the outstanding voting shares or voting
9	interests of a money services licensee or person in control of a
10	money services licensee;
11	(B) elect or appoint a majority of key
12	individuals or executive officers, managers, directors, trustees,
13	or other persons exercising managerial authority of a person in
14	control of a money services licensee; or
15	(C) directly or indirectly exercise a
16	controlling influence over the management or policies of a money
17	services licensee or person in control of a money services
18	licensee.
19	(9) "Currency" means the coin and paper money issued
20	by the United States or another country that is designated as legal
21	tender, circulates, and is customarily used and accepted as a
22	medium of exchange in the country of issuance.
23	(10) "Currency exchange" means receiving:
24	(A) the currency of one government and exchanging
25	it for the currency of another government; or
26	(B) a negotiable instrument, as defined by
27	Section 3.104, Business & Commerce Code, and exchanging it for the

1 currency of another government. 2 (11) "Currency exchange licensee" means a holder of a 3 currency exchange license under this chapter. (12) "Department" means the <u>Texas Department of</u> 4 5 Banking. (13) "Eligible rating" means a sufficiently high 6 7 credit rating given by an eligible rating service. If a security has differing credit ratings given by multiple eligible rating 8 9 services, the highest rating shall apply when determining whether the security has an eligible rating. For purposes of this 10 11 definition, a sufficiently high credit rating is a credit rating of any of the three highest rating categories provided by an eligible 12 13 rating service, including: 14 (A) a long-term credit rating of A- or higher by 15 S&P Global; 16 (B) a short-term credit rating of A-2, SP-2, or 17 higher by S&P Global; or 18 (C) the relative equivalent rating from an eligible rating service that does not have a rating described by 19 20 Paragraphs (A) and (B). (14) "Eligible rating service" means: 21 22 (A) a Nationally Recognized Statistical Rating Organization as defined by the United States Securities and 23 24 Exchange Commission; and 25 (B) any other organization designated by the 26 commissioner by rule or order. 27 (15) "Federally insured depository financial

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1	institution" means a bank, credit union, savings and loan
2	association, trust company, savings association, savings bank,
3	industrial bank, or industrial loan company organized under the
4	laws of the United States or any state of the United States that has
5	federally insured deposits.
6	(16) "In this state" means:
7	(A) for a transaction requested in person, a
8	physical location within this state; or
9	(B) for a transaction requested electronically
10	or by phone, a determination that the person requesting the
11	transaction is in this state based on:
12	(i) information provided by the person
13	regarding:
14	(a) if the person is an individual,
15	the location of the individual's residential address; or
16	(b) if the person is a business
17	entity, the entity's principal place of business or other physical
18	address location; and
19	(ii) any records associated with the person
20	that the provider of money transmission has that indicate the
21	person's location, including an address associated with a person's
22	account.
23	(17) "Key individual" means an individual who is
24	ultimately responsible for establishing or directing policies and
25	procedures of a money services licensee, including an executive
26	officer, manager, director, or trustee.
27	(18) "Material litigation" means litigation that,

according to United States generally accepted accounting 1 2 principles, is significant to a person's financial health and would 3 be required to be disclosed in the person's annual audited 4 financial statements, report to shareholders, or similar records. 5 (19) "Money" or "monetary value" means currency or a claim that can be converted into currency through a financial 6 7 institution, electronic payments network, or other formal or informal payment system. The term includes stablecoin that: 8 9 (A) is pegged to a sovereign currency; 10 (B) is fully backed by assets held in reserve; 11 and (C) grants a holder of the stablecoin the right 12 13 to redeem the stablecoin for sovereign currency from the issuer. (20) "Money services" means money transmission 14 15 services or currency exchange services. 16 (21) "Money services licensee" means a holder of a money transmission license or currency exchange license under this 17 18 chapter. 19 (22) "Money transmission": 20 (A) means: 21 (i) selling or issuing payment instruments to a person located in this state; 22 23 (ii) selling or issuing stored value to a person located in this state; or 24 25 (iii) receiving money for money transmission services from a person located in this state; 26 27 (B) includes payroll processing services; and

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1 (C) does not include the provision solely of 2 online or telecommunications services or network access. (23) "Money transmission licensee" means a holder of a 3 4 money transmission license under this chapter. 5 (24) "MSB-accredited state" means a state agency that is accredited by the Conference of State Bank Supervisors and Money 6 7 Transmitter Regulators Association for money transmission 8 licensing and supervision. 9 (25) "Multistate licensing process" means an agreement entered into by and among state regulators relating to 10 coordinated processing of applications for money transmission 11 licenses, applications for the acquisition of control of a money 12 13 transmission licensee, control determinations, or notice and information requirements for a change of key individuals. 14 15 (26) "NMLS" means the Nationwide Multistate Licensing 16 System and Registry developed by the Conference of State Bank Supervisors and the American Association of Residential Mortgage 17 Regulators and owned and operated by the State Regulatory Registry, 18 LLC, for the licensing and registration of persons in financial 19 20 services industries, or a successor or affiliated entity. (27) "Outstanding money transmission obligation," as 21 established and extinguished in accordance with applicable state 22 23 law, means: 24 (A) a payment instrument or stored value: 25 (i) that has been: (a) issued or sold by a money 26 27 transmission licensee to a person located in any state, territory,

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S.B. No. 895 or possession of the United States, the District of Columbia, the 1 2 Commonwealth of Puerto Rico, or a United States military installation that is located in a foreign country; or 3 4 (b) reported as sold by an authorized 5 delegate to a person who is located in any state, territory, or possession of the United States, the District of Columbia, the 6 7 Commonwealth of Puerto Rico, or a United States military installation that is located in a foreign country; and 8 9 (ii) that has not been: (a) paid or refunded by or for the 10 11 licensee; or (b) escheated in accordance with 12 13 applicable abandoned property laws; or (B) money received for money transmission 14 15 services by a money transmission licensee or an authorized delegate 16 from a person located in any state, territory, or possession of the United States, the District of Columbia, the Commonwealth of Puerto 17 Rico, or a United States military installation that is located in a 18 foreign country that has not been: 19 20 (i) received by the payee or refunded to the 21 person; or 22 (ii) escheated in accordance with 23 applicable abandoned property laws. 24 (28) "Passive investor" means a person who: 25 (A) does not have the power to elect a majority of key individuals or executive officers, managers, directors, 26 27 trustees, or other persons exercising managerial authority of a

S.B. No. 895 person in control of a money services licensee; 1 2 (B) is not employed by and does not have any managerial duties of a money services licensee or person in control 3 4 of a money services licensee; 5 (C) does not have the power to directly or indirectly exercise a controlling influence over the management or 6 7 policies of a money services licensee or person in control of a 8 money services licensee; and (D) either: 9 10 (i) attests to Paragraphs (A), (B), and (C) 11 in a form and medium prescribed by the commissioner; or 12 (ii) commits to the passivity 13 characteristics of Paragraphs (A), (B), and (C) in a written 14 document. 15 (29) "Patriot Act" means the Uniting and Strengthening 16 America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA PATRIOT ACT) Act of 2001 (Pub. L. 17 No. 107-56). 18 (30) "Payment instrument" 19 means a written or 20 electronic check, draft, money order, traveler's check, or other written or electronic instrument for the transmission or payment of 21 money or monetary value, whether or not the instrument is 22 23 negotiable. The term does not include stored value or an instrument 24 that is: 25 (A) redeemable by the issuer only for goods or services provided by the issuer, the issuer's affiliate, or a 26 27 franchisee of the issuer or the issuer's affiliate, except to the

1 extent required by applicable law to be redeemable in cash for its 2 cash value; or 3 (B) not sold to the public but issued and distributed as part of a <u>loyalty</u>, rewards, or promotional program. 4 5 (31) "Payroll processing services" means receiving money for money transmission services under a contract with a 6 7 person to deliver wages or salaries, make payment of payroll taxes to state and federal agencies, make payments relating to an 8 9 employee benefit plan, or make distributions of other authorized deductions from wages or salaries. The term does not include: 10 11 (A) an employer performing payroll processing 12 services on its own behalf or on behalf of its affiliate; or 13 (B) a professional employer organization subject 14 to regulation under other applicable state law. (32) "Person" means an individual, general 15 partnership, limited partnership, limited liability company, 16 corporation, trust, association, joint stock corporation, or other 17 corporate entity identified by the commissioner. 18 (33) "Receiving money for money transmission" means 19 20 receiving money or monetary value in the United States for money transmission services by electronic or other means that occurs 21 22 within or outside the United States. 23 (34) "Stored value" means monetary value representing a claim against the issuer evidenced by an electronic or digital 24 record that is intended and accepted for use as a means of 25 redemption for money or monetary value or payment for goods or 26 27 services. The term includes prepaid access as defined by 31 C.F.R.

Section 1010.100(ww). The term does not include a payment 1 2 instrument, closed-loop stored value, or stored value not sold to 3 the public but issued and distributed as part of a loyalty, rewards, 4 or promotional program. 5 (35) "Tangible net worth" means the aggregate assets of a money services licensee excluding all intangible assets, less 6 7 liabilities, as determined in accordance with United States generally accepted accounting principles. 8 9 (36) "Unsafe or unsound act or practice" means a practice of or conduct by <u>a money services licensee or an authorized</u> 10 11 delegate that: (A) creates the likelihood of material loss, 12 13 insolvency, or dissipation of the licensee's assets; or (B) otherwise materially prejudices 14 the 15 interests of the licensee or the licensee's customers. 16 Sec. 152.004. EXEMPTIONS. This chapter does not apply to: 17 (1) an operator of a payment system to the extent that the operator provides processing, clearing, or settlement 18 services, between or among persons exempted by this section or 19 20 money services licensees, in connection with wire transfers, credit card transactions, debit card transactions, stored-value 21 transactions, automated clearing house transfers, or similar funds 22 23 transfers; 24 (2) a person appointed as an agent of a payee to collect and process a payment from a payor to the payee for goods or 25 services, other than money transmission services, provided to the 26 27 payor by the payee, provided that:

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1	(A) there exists a written agreement between the
2	payee and the agent directing the agent to collect and process
3	payments from payors on the payee's behalf;
4	(B) the payee holds the agent out to the public as
5	accepting payments for goods or services on the payee's behalf; and
6	(C) payment for the goods and services is treated
7	as received by the payee on receipt by the agent, the payor's
8	obligation is extinguished, and there is no risk of loss to the
9	payor if the agent fails to remit the funds to the payee;
10	(3) a person who acts as an intermediary by processing
11	payments between an entity that has directly incurred an
12	outstanding money transmission obligation to a sender, and the
13	sender's designated recipient, provided that the entity that has
14	incurred the outstanding money transmission obligation:
15	(A) is licensed or exempt from the licensing
16	requirements of this chapter;
17	(B) provides a receipt, electronic record, or
18	other written confirmation to the sender identifying the entity as
19	the provider of money transmission in the transaction; and
20	(C) bears sole responsibility to satisfy the
21	outstanding money transmission obligation to the sender, including
22	the obligation to make the sender whole in connection with a failure
23	to transmit the funds to the sender's designated recipient;
24	(4) the United States or a department, agency, or
25	instrumentality of the United States, or an agent of a department,
26	agency, or instrumentality of the United States;
27	(5) money transmission services by the United States

Postal Service or by an agent of the United States Postal Service; 1 2 (6) a state, county, city, or any other governmental agency or governmental subdivision or instrumentality of a state, 3 4 or its agent; 5 (7) a federally insured depository financial institution, bank holding company, office of an international 6 7 banking corporation, foreign bank that establishes a federal branch under the International Banking Act of 1978 (12 U.S.C. Section 8 9 3102), corporation organized under the Bank Service Company Act (12 U.S.C. Sections 1861-1867), or corporation organized under the Edge 10 11 Act (12 U.S.C. Sections 611-633); (8) a trust company, as defined by Section 187.001, 12 13 that is organized under the laws of this state; (9) an attorney or title company that in connection 14 with a real property transaction receives and disburses domestic 15 currency or issues an escrow or trust fund check only on behalf of a 16 party to the transaction; 17 18 (10) an electronic funds transfer of governmental benefits for a federal, state, county, or governmental agency by a 19 20 contractor on behalf of the United States or a department, agency, 21 or instrumentality of the United States, or on behalf of a state or governmental subdivision, agency, or instrumentality of a state; 22 23 (11) a board of trade designated as a contract market under the federal Commodity Exchange Act (7 U.S.C. Sections 1-25), 24 or a person who, in the ordinary course of business, provides 25 clearance and settlement services for a board of trade to the extent 26 27 of its operation as or for a board of trade;

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1	(12) a registered futures commission merchant under
2	the federal commodities laws to the extent of its operation as such
3	<u>a merchant;</u>
4	(13) a person registered as a securities broker-dealer
5	under federal or state securities laws to the extent of the person's
6	operation as a broker-dealer;
7	(14) an individual employed by a money services
8	licensee, authorized delegate, or person exempted from the
9	licensing requirements of this chapter when acting within the scope
10	of employment and under the supervision of the licensee, authorized
11	delegate, or exempted person as an employee and not as an
12	independent contractor;
13	(15) a person expressly appointed as a third-party
14	service provider to or agent of an entity exempt under Subdivision
15	(7), solely to the extent that:
16	(A) the service provider or agent engages in
17	money transmission services on behalf of and under a written
18	agreement with the exempt entity that provides the specific
19	functions that the service provider or agent is to perform; and
20	(B) the exempt entity assumes all risk of loss
21	and all legal responsibility for satisfying the outstanding money
22	transmission obligations owed to purchasers and holders of the
23	outstanding money transmission obligations on receipt of the
24	purchaser's or holder's money or monetary value by the service
25	provider or agent; and
26	(16) a person exempt by a regulation or order of the
27	commissioner finding that

27 commissioner finding that:

1	
1	(A) the exemption is in the public interest; and
2	(B) the regulation of the person is not necessary
3	for the purposes of this chapter.
4	Sec. 152.005. AUTHORITY TO REQUIRE DEMONSTRATION OF
5	EXEMPTION. The commissioner may require a person claiming to be
6	exempt from licensing under Section 152.004 to provide information
7	and documentation to the commissioner demonstrating that the person
8	qualifies for the exemption claimed.
9	Sec. 152.006. CENTRALIZED DIGITAL CURRENCY PROHIBITED.
10	This chapter does not authorize the creation of any centralized
11	bank digital currency or any other action that prohibits or limits
12	the use of paper currency.
13	SUBCHAPTER B. ADMINISTRATIVE PROVISIONS
14	Sec. 152.051. ADMINISTRATION. The department shall
15	administer this chapter.
16	Sec. 152.052. RULES; FEES. (a) The commission may adopt
17	rules to administer and enforce this chapter, including rules
18	necessary or appropriate to implement and clarify this chapter.
19	(b) The commission may by rule impose and collect
20	proportionate and equitable fees and costs for notices,
21	applications, examinations, investigations, and other actions
22	required to:
23	(1) recover the cost of:
24	(A) maintaining and operating the department;
25	and
26	(B) administering and enforcing this chapter and
27	other applicable law; and

1	(2) achieve the purposes of this chapter.
2	(c) The presence or absence of a specific reference in this
3	chapter to a rule regarding a particular subject is not intended to
4	and does not limit the general rulemaking authority granted to the
5	commission by this section.
6	Sec. 152.053. IMPLEMENTATION. The commissioner may,
7	subject to Sections 152.055(a) and (b):
8	(1) enter into agreements or relationships with other
9	government officials or federal and state regulatory agencies and
10	regulatory associations in order to improve efficiencies and reduce
11	regulatory burden by standardizing methods or procedures and
12	sharing resources, records, or related information obtained under
13	this chapter;
14	(2) use, hire, contract for, or employ analytical
15	systems, methods, or software to examine or investigate a person
16	subject to this chapter;
17	(3) accept from other state or federal government
18	agencies or officials licensing, examination, or investigation
19	reports made by the other state or federal government agencies or
20	officials; and
21	(4) accept audit reports made by an independent
22	certified public accountant or other qualified third-party auditor
23	for an applicant or money services licensee and incorporate the
24	audit report in a report of examination or investigation.
25	Sec. 152.054. COMMISSIONER'S GENERAL AUTHORITY. (a) A
26	power granted to the commissioner under this chapter is in addition
27	to and does not limit another power granted under this chapter or

other law. The commissioner's exercise of authority under another 1 2 law does not preclude the commissioner from exercising a power 3 under this chapter. 4 (b) The commissioner may impose on an authority, approval, exemption, license, or order issued or granted under this chapter 5 any condition the commissioner considers reasonably necessary or 6 7 appropriate to carry out and achieve the purposes of this chapter. Sec. 152.055. CONFIDENTIALITY. (a) Except as provided by 8 9 Subsection (b), the following are confidential and not subject to disclosure under Chapter 552, Government Code: 10 11 (1) all information or reports obtained by the commissioner from an applicant, money services licensee, or 12 13 authorized delegate; (2) all information contained in or related to an 14 examination, investigation, operating report, or condition report 15 prepared by, on behalf of, or for the use of the commissioner; and 16 17 (3) financial statements, balance sheets, or authorized delegate information. 18 (b) The commissioner may disclose information not otherwise 19 20 subject to disclosure under Subsection (a): (1) to representatives of state or federal agencies 21 who affirm in a record that the representatives will maintain the 22 23 confidentiality of the information; or 24 (2) when the commissioner finds that the disclosure is reasonably necessary for the protection and interest of the public 25 in accordance with Chapter 552, Government Code. 26

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27 (c) This section does not prohibit the commissioner from

1	disclosing to the public a list of all money services licensees or
2	the aggregated financial or transactional data concerning those
3	licensees.
4	(d) The following information for each money services
5	licensee contained in the records of the department is not
6	confidential and may be made available to the public in its entirety
7	on the department's Internet website or in the NMLS, or as
8	responsive on receipt by the department of a written request:
9	(1) the name, business address, telephone number, and
10	unique identifier of the licensee;
11	(2) the business address of the licensee's registered
12	agent for service;
13	(3) the name, business address, and telephone number
14	of each authorized delegate for the licensee, if applicable;
15	(4) the terms of or a copy of any bond filed by the
16	licensee, provided that confidential information under Subsection
17	(a), including prices and fees for the bond, is redacted;
18	(5) copies of any nonconfidential final orders of the
19	department relating to a violation of this chapter or a regulation
20	implementing this chapter; and
21	(6) notice of the imposition of an administrative fine
22	or penalty under this chapter.
23	Sec. 152.056. INVESTIGATIONS. (a) The commissioner may
24	conduct investigations in or outside this state and the United
25	States as the commissioner considers necessary or appropriate to
26	administer and enforce this chapter.
27	(b) For purposes of an investigation, examination, or other

1 proceeding under this chapter, the commissioner may:

2	(1) administer oaths or cause oaths to be
3	administered;
4	(2) subpoena witnesses;
5	(3) compel the attendance of witnesses;
6	(4) take evidence; and
7	(5) require the production of any document that the
8	commissioner determines to be relevant to the inquiry.
9	(c) If a person refuses to obey a subpoena, a district court
10	of Travis County, on application by the commissioner, may issue an
11	order requiring the person to appear before the commissioner and
12	produce documents or give evidence regarding the matter under
13	investigation.
14	(d) The commissioner may employ a person or request the
15	attorney general, the Department of Public Safety, or any other
16	state, federal, or local law enforcement agency to assist in
17	enforcing this chapter.
18	(e) The commissioner may recover the reasonable costs
19	incurred in connection with an investigation conducted under this
20	chapter from the person that is the subject of the investigation.
21	Sec. 152.057. SUPERVISION. (a) The commissioner may
22	conduct an examination or investigation of a money services
23	licensee or authorized delegate or otherwise take independent
24	action authorized by this chapter or by a rule adopted or order
25	issued under this chapter as reasonably necessary or appropriate to
26	administer and enforce this chapter, regulations implementing this
27	chapter, and other applicable law, including the Bank Secrecy Act

1	and the Patriot Act.
2	(b) The commissioner may:
3	(1) conduct an examination on-site or off-site as the
4	commissioner may reasonably require;
5	(2) conduct an examination in conjunction with an
6	examination conducted by representatives of other state agencies or
7	agencies of another state or of the federal government;
8	(3) accept the examination report of another state
9	agency or an agency of another state or of the federal government,
10	or a report prepared by an independent accounting firm; and
11	(4) summon and examine under oath a key individual or
12	employee of a money services licensee or authorized delegate and
13	require the person to produce records regarding a matter related to
14	the condition and business of the licensee or authorized delegate.
15	(c) If the commissioner accepts a report under Subsection
16	(b)(3), the report is considered for all purposes an official
17	report of the commissioner.
18	(d) A money services licensee or authorized delegate shall
19	provide, and the commissioner shall have full and complete access
20	to, all records the commissioner may reasonably require to conduct
21	a complete examination. Records must be provided at the location
22	and in the format specified by the commissioner, provided the
23	commissioner may use multistate record production standards and
24	examination procedures when those standards will reasonably
25	achieve the requirements of this section.
26	(e) Unless otherwise directed by the commissioner, a money
27	services licensee shall pay all costs reasonably incurred in

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1	connection with an examination of the licensee or an authorized
2	delegate of the licensee.
3	Sec. 152.058. NETWORKED SUPERVISION. (a) To efficiently
4	and effectively administer and enforce this chapter and to minimize
5	regulatory burden, the commissioner may participate in multistate
6	supervisory processes established between states and coordinated
7	through the Conference of State Bank Supervisors, Money Transmitter
8	Regulators Association, and affiliates and successors of those
9	entities for all money services licensees that hold licenses in
10	this state and other states.
11	(b) If the commissioner participates in multistate
12	supervision, the commissioner shall:
13	(1) cooperate, coordinate, and share information with
14	other state and federal regulators in accordance with Section
15	152.055(b);
16	(2) enter into written cooperation, coordination, or
17	information-sharing contracts or agreements with organizations
18	made up of state or federal governmental agencies; and
19	(3) cooperate, coordinate, and share information with
20	organizations made up of state or federal governmental agencies, if
21	the organizations agree in writing to maintain the confidentiality
22	and security of the shared information in accordance with Section
23	152.055.
24	(c) The commissioner may not waive, and nothing in this
25	section constitutes a waiver of, the commissioner's authority to
26	conduct an examination or investigation or otherwise take
27	independent action authorized by this chapter or a rule adopted or

order issued under this chapter to enforce compliance with 1 2 applicable state or federal law. (d) A joint examination or investigation, or acceptance of 3 an examination or investigation report, does not waive an 4 examination assessment provided for in this chapter. 5 6 Sec. 152.059. RELATIONSHIP TO FEDERAL LAW. (a) If state 7 money transmission jurisdiction is conditioned in federal law, any inconsistency between a provision of this chapter and the federal 8 law governing money transmission shall be governed by the 9 applicable federal law to the extent of the inconsistency. 10 11 (b) In the event of any inconsistency between this chapter and federal law that governs under Subsection (a), the commissioner 12 13 may provide interpretive guidance that: 14 (1) identifies the inconsistency; and 15 (2) prescribes the appropriate means of compliance 16 with federal law. 17 Sec. 152.060. CONSENT TO SERVICE OF PROCESS. A money services licensee, an authorized delegate, or a person who 18 knowingly engages in activities that are regulated and require a 19 20 license under this chapter, with or without filing an application for a license or holding a license under this chapter, is considered 21 22 to have consented to the jurisdiction of the courts of this state 23 for all actions arising under this chapter. Sec. 152.061. PRESUMPTION OF CONTROL. (a) A person is 24 25 presumed to exercise a controlling influence over a money services licensee if the person holds the power to directly or indirectly 26

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27 vote not less than 10 percent of the outstanding voting shares or

voting interests of a money services licensee or person in control 1 2 of a money services licensee. (b) The presumption under Subsection (a) may be rebutted by 3 4 evidence that the person who is presumed to exercise a controlling influence under Subsection (a) is a passive investor. 5 6 (c) For purposes of determining the percentage of a money 7 services licensee controlled by a person, the person's interest 8 shall be aggregated with the interest of any person: 9 (1) related within the second degree of consanguinity or affinity, other than a person's grandparent or grandchild; or 10 11 (2) who shares the person's home. 12 SUBCHAPTER C. MONEY SERVICES LICENSES 13 Sec. 152.101. MONEY TRANSMISSION LICENSE REQUIRED. (a) A person may not engage in the business of money transmission or 14 advertise, solicit, or hold itself out as engaging in the business 15 of money transmission unless the person is licensed under this 16 17 chapter. 18 (b) For the purposes of this chapter, a person engages in the business of money transmission if the person receives 19 20 compensation or expects to receive compensation, directly or 21 indirectly, for conducting money transmission. 22 (c) Subsection (a) does not apply to a person who: 23 (1) is an authorized delegate of a money transmission licensee acting within the scope of authority conferred by a 24 25 written contract with the licensee; (2) is exempt under Section 152.004 and does not 26 27 engage in money transmission outside the scope of the applicable

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1	exemption; or
2	(3) has been granted an exemption under Subsection
3	<u>(e)</u>
4	(d) A license issued under Section 152.106 is not
5	transferable or assignable.
6	(e) On receiving an application and finding that the
7	exemption is in the public interest, the commissioner may exempt a
8	person who:
9	(1) incidentally engages in the business of money
10	transmission only to the extent reasonable and necessary to
11	accomplish a primary business objective unrelated to the business
12	of money transmission;
13	(2) does not advertise or offer money transmission to
14	the public except to the extent reasonable and necessary to fairly
15	advertise or offer the person's primary business services; and
16	(3) transmits money without a fee as an inducement for
17	customer participation in the person's primary business.
18	(f) In accordance with the investigation provisions of this
19	chapter, the commissioner may examine a person to verify the
20	person's exempt status under Subsection (e).
21	Sec. 152.102. CURRENCY EXCHANGE LICENSE REQUIRED. (a) A
22	person may not engage in the business of currency exchange or
23	advertise, solicit, or hold itself out as providing currency
24	exchange unless the person is licensed under this chapter.
25	(b) For the purposes of this chapter, a person engages in
26	the business of currency exchange services if the person receives
27	compensation or expects to receive compensation, directly or

indirectly, for conducting currency exchange services. 1 2 (c) Subsection (a) does not apply to a person who: (1) is a money transmission licensee; 3 4 (2) is an authorized delegate of a money transmission licensee acting within the scope of authority conferred by a 5 written contract with the licensee; 6 7 (3) is exempt under Section 152.004 and does not engage in currency exchange services outside the scope of the 8 9 applicable exemption; or 10 (4) has been granted an exemption under Subsection 11 (e). (d) A license issued under Section 152.106 is not 12 13 transferable or assignable. (e) On receiving an application and finding that the 14 15 exemption is in the public interest, the commissioner may exempt a 16 retailer, wholesaler, or service provider that in the ordinary course of business accepts currency of a foreign country or 17 government as payment for goods or services, unless: 18 (1) the value of the goods or services purchased in a 19 single transaction with the retailer, wholesaler, or service 20 provider exceeds \$10,000; 21 22 (2) the change given or made as a result of the transaction with the retailer, wholesaler, or service provider 23 24 exceeds \$100; 25 (3) the person attempts to structure the transaction in a manner that evades the licensing requirements of this chapter 26

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27 or avoids using a money services licensee under this chapter;

1	(4) the person is engaged in the business of cashing
2	checks, drafts, or other payment instruments for consideration and
3	is not otherwise exempt from licensing under this chapter; or
4	(5) the person would not be eligible for a license
5	under this chapter.
6	(f) In accordance with the investigation provisions of this
7	chapter, the commissioner may examine a person to verify the
8	person's exempt status under Subsection (e).
9	(g) A currency exchange licensee may engage in the business
10	of currency exchange services at one or more locations in this state
11	directly or indirectly owned by the licensee under a single
12	license.
13	Sec. 152.103. CONSISTENT STATE LICENSING. (a) The
14	commissioner may require that a person submit through the NMLS in
15	the form and manner prescribed by the commissioner and acceptable
16	to the registry any information or document or payment of a fee
17	required to be submitted under this chapter or rules adopted under
18	this chapter.
19	(b) The commissioner may use the NMLS as a channeling agent
20	for obtaining information required for licensing purposes under
21	this chapter or rules adopted under this chapter, including:
22	(1) criminal history record information from the
23	Federal Bureau of Investigation, the United States Department of
24	Justice, or any other agency or entity at the commissioner's
25	discretion;
26	(2) information related to any administrative, civil,
27	or criminal findings by a governmental jurisdiction; and

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1	(3) information requested by the commissioner under
2	Section 152.104(a)(10) or (c)(13).
3	Sec. 152.104. APPLICATION FOR MONEY SERVICES LICENSE. (a)
4	An applicant for a money services license shall apply in a form and
5	medium prescribed by the commissioner. The application must
6	<u>contain:</u>
7	(1) the legal name and residential and business
8	addresses of the applicant and any fictitious or trade name used by
9	the applicant in conducting the applicant's business;
10	(2) a list of any criminal convictions of the
11	applicant and any material litigation in which the applicant has
12	been involved in the 10-year period preceding the submission of the
13	application;
14	(3) a description of any money services previously
15	provided by the applicant and the money services that the applicant
16	seeks to provide in this state;
17	(4) a list of the applicant's proposed authorized
18	delegates and the locations in this state where the applicant and
19	the applicant's authorized delegates propose to engage in money
20	transmission, if applicable;
21	(5) a list of other states in which the applicant is
22	licensed to engage in money services, and any license revocations,
23	suspensions, or other disciplinary action taken against the
24	applicant in another state;
25	(6) information concerning any bankruptcy or
26	receivership proceedings affecting the applicant or a person in
27	control of the applicant;

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1	(7) a sample form of contract for authorized
2	delegates, if applicable;
3	(8) a sample form of payment instrument or stored
4	value, if applicable;
5	(9) the name and address of any federally insured
6	depository financial institution through which the applicant plans
7	to conduct licensable activity; and
8	(10) any other information the commissioner
9	reasonably requires with respect to the applicant.
10	(b) A form adopted by the commissioner under Subsection (a)
11	must contain content as provided by commission rule or instruction
12	or procedure of the commissioner and may be changed or updated by
13	the commissioner in accordance with applicable law in order to
14	carry out the purposes of this chapter and maintain consistency
15	with NMLS licensing standards and practices.
16	(c) If an applicant is a corporation, limited liability
17	company, partnership, or other legal entity, the applicant shall
18	also provide:
19	(1) the date of the applicant's incorporation or
20	formation and state or country of incorporation or formation;
21	(2) a certificate of good standing from the state or
22	country in which the applicant is incorporated or formed, if
23	applicable;
24	(3) a brief description of the structure or
25	organization of the applicant, including any parent entity or
26	subsidiary of the applicant, and whether any parent entity or
27	subsidiary is publicly traded;

1	(4) the legal name, any fictitious or trade name, all
2	business and residential addresses, and the employment, as
3	applicable, of each key individual and person in control of the
4	applicant in the 10-year period preceding the submission of the
5	application;
6	(5) a list of any criminal convictions and material
7	litigation in which a person in control of the applicant that is not
8	an individual has been involved in the 10-year period preceding the
9	submission of the application;
10	(6) if the application is for a money transmission
11	license, a copy of audited financial statements of the applicant
12	for the most recent fiscal year and for the two-year period
13	preceding the submission of the application;
14	(7) if the application is for a currency exchange
15	license, or if the application is for a money transmission license
16	and the commissioner otherwise determines it to be acceptable,
17	certified unaudited financial statements for the most recent fiscal
18	year or other period acceptable to the commissioner;
19	(8) a certified copy of unaudited financial statements
20	of the applicant for the most recent fiscal quarter;
21	(9) if the applicant is a publicly traded corporation,
22	a copy of the most recent report filed with the United States
23	Securities and Exchange Commission under Section 13, Securities
24	Exchange Act of 1934 (15 U.S.C. Section 78m);
25	(10) if the applicant is a wholly owned subsidiary of a
26	corporation publicly traded in the United States, a copy of audited
27	financial statements for the parent corporation for the most recent

fiscal year or a copy of the parent corporation's most recent report 1 2 filed under Section 13, Securities Exchange Act of 1934 (15 U.S.C. 3 Section 78m); 4 (11) if the applicant is a corporation publicly traded outside the United States, a copy of documentation similar to the 5 documentation required under Subdivision (10) filed with the 6 7 regulator of the parent corporation's domicile outside the United 8 States; (12) the name and address of the applicant's 9 registered agent in this state; and 10 11 (13) any other information the commissioner 12 reasonably requires with respect to the applicant. 13 (d) At the time an application for a license under this section is submitted, an applicant must file with the department a 14 nonrefundable application fee in the amount established by 15 16 commission rule. 17 (e) The commissioner may waive one or more requirements of Subsections (a) and (c) or permit an applicant to submit other 18 information in lieu of the information required by this section. 19 Sec. 152.105. INFORMATION REQUIREMENTS 20 FOR CERTAIN INDIVIDUALS. (a) In addition to the requirements of Section 21 152.104, an applicant shall provide additional information to the 22 23 commissioner if the applicant is an individual who: (1) is in control of a money services licensee or 24 25 applicant; (2) seeks to acquire control of a money services 26 27 licensee; or

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1	(3) is a key individual.
2	(b) Additional information provided to the commissioner by
3	an individual under this section must include the individual's:
4	(1) fingerprints for submission to the Federal Bureau
5	of Investigation and the commissioner for purposes of a national
6	criminal history background check unless the person currently
7	resides outside of the United States and has resided outside of the
8	United States for the 10-year period preceding the submission of
9	the application; and
10	(2) personal history and experience, in a form and
11	medium prescribed by the commissioner, that contains the following
12	information:
13	(A) if the individual has a social security
14	number, an independent credit report for the individual from a
15	consumer reporting agency;
16	(B) information related to any criminal
17	convictions or pending charges against the individual; and
18	(C) information related to any regulatory or
19	administrative action and any civil litigation against the
20	individual involving claims of fraud, misrepresentation,
21	conversion, mismanagement of funds, breach of fiduciary duty, or
22	breach of contract.
23	(c) If an individual to whom this section applies has
24	resided outside of the United States at any time in the preceding 10
25	years, the individual shall also provide an investigative
26	background report prepared by an independent search firm that at a
27	minimum:

(1) demonstrates that the search firm: 1 2 (A) has sufficient knowledge and resources and 3 employs accepted and reasonable methodologies to conduct the 4 research of the background report; and 5 (B) is not affiliated with and does not have an interest with the individual being researched; and 6 7 (2) is written in the English language and contains the following information: 8 9 (A) if available in the individual's current jurisdiction of residency, a comprehensive credit report, or any 10 11 equivalent information obtained or generated by the independent search firm to accomplish a report, including a search of the court 12 13 data in the countries, provinces, states, cities, towns, and contiguous areas where the individual resided and worked; 14 15 (B) criminal records information for the past 10 16 years, including felonies, misdemeanors, or similar convictions for violations of law in the countries, provinces, states, cities, 17 towns, and contiguous areas where the individual resided and 18 19 worked; 20 (C) employment history; (D) media history, including an electronic 21 search of national and local publications, wire services, and 22 23 business applications; and 24 (E) financial services-related regulatory 25 history, including money transmission services, securities, 26 banking, insurance, and mortgage-related industries. 27 Sec. 152.106. ISSUANCE OF LICENSE. (a) An application for

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1 a license under this chapter that appears to include all the items 2 and address all of the matters that are required under Sections 3 152.104 and 152.105 is considered complete and the commissioner 4 shall promptly notify the applicant in writing of the date on which 5 the application is determined to be complete.

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6 The commissioner shall approve or deny the application (b) 7 not later than the 120th day after the date the application is determined to be complete under Subsection (a). If the application 8 9 is not approved or denied within 120 days after the completion date, the application is approved and the license takes effect on the 10 11 first business day after expiration of the 120-day period. The commissioner may extend the application approval period for good 12 13 cause.

(c) A determination by the commissioner under Subsection 14 (a) that an application is complete and is accepted for processing 15 is not an assessment of the substance of the application or of the 16 sufficiency of the information provided, and means only that the 17 application, on its face, appears to include all of the items, 18 including the national criminal history background check response 19 20 from the Federal Bureau of Investigation under Section 152.105(b), 21 and address all of the matters that are required under Sections 152.104 and 152.105. 22

23 (d) When an application is filed and considered complete 24 under this section, the commissioner shall investigate the 25 applicant's financial condition and responsibility, financial and 26 business experience, character, and general fitness. The 27 commissioner may conduct an on-site investigation of the applicant,

the reasonable cost of which the applicant must pay. 1 2 (e) The commissioner shall issue a license to an applicant 3 under this section if the commissioner finds that: 4 (1) the applicant has complied with Sections 152.104 and 152.105; and 5 6 (2) it is in the interest of the public to permit the 7 applicant to engage in money transmission services, currency exchange services, or both, considering: 8 9 (A) the financial condition and responsibility, financial and business experience, competence, character, and 10 11 general fitness of the applicant; and (B) the experience, competence, character, and 12 13 general fitness of the key individuals and persons in control of the 14 applicant. 15 (f) If an applicant participates in or is subject to a 16 multistate licensing process: 17 (1) the commissioner may accept the investigation results of a lead investigative state for the purpose of Subsection 18 (d) if the lead investigative state has sufficient staffing, 19 20 expertise, and minimum standards; or (2) if this state is a lead investigative state, the 21 22 commissioner may investigate the applicant under Subsection (d) and 23 the time frames established by agreement through the multistate licensing process, provided that the time frame complies with the 24 25 period in Subsection (b). (g) If the commissioner finds that the applicant fails to 26 27 meet the qualifications or satisfy the requirements for the license

for which application is made, the commissioner shall inform the 1 2 applicant in writing that the application is denied and state the 3 reasons for the denial. The applicant may appeal the denial by filing a written request for a hearing with the commissioner not 4 later than the 30th day after the date the notice is mailed. A 5 hearing on the denial must be held not later than the 45th day after 6 7 the date the commissioner receives the written request unless the administrative law judge extends the period for good cause or the 8 parties agree to a later hearing date. The hearing is considered a 9 contested case hearing and is subject to Section 152.451. 10

11 (h) Except as provided by Subsection (b), the license takes
12 effect on the day the application is approved.

Sec. 152.107. MAINTENANCE OF LICENSE. (a) If a money services licensee does not continue to meet the qualifications or satisfy the requirements that apply to an applicant for a money services license, the commissioner may suspend or revoke the licensee's license in accordance with the procedures established by this chapter or other applicable state law governing suspension or revocation.

(b) An applicant for a money transmission license must demonstrate that it meets or will meet the requirements in Sections 152.351, 152.352, 152.354, and 152.355. A money transmission licensee must at all times continue to meet the requirements of those sections.

25 (c) An applicant for a currency exchange license must 26 demonstrate that it meets or will meet the requirements in Sections 27 152.353, 152.354, and 152.355. A currency exchange licensee must

1	at all times continue to meet the requirements of those sections.
2	(d) In addition to complying with the requirements of
3	Subsection (a) and, as applicable, Subsection (b) or (c), a money
4	services licensee must annually:
5	(1) pay a license fee in an amount established by
6	commission rule; and
7	(2) submit a report under oath in the form and medium
8	prescribed by the commissioner that contains the following
9	information:
10	(A) if the licensee is a money transmission
11	licensee, an audited, unconsolidated financial statement dated as
12	of the last day of the money transmission licensee's fiscal year
13	that ended in the immediately preceding calendar year;
14	(B) if the licensee is a currency exchange
15	licensee, a financial statement, audited or unaudited, dated as of
16	the last day of the currency exchange licensee's fiscal year that
17	ended in the immediately preceding calendar year; and
18	(C) documentation and certification, or any
19	other information the commissioner reasonably requires to
20	determine:
21	(i) the security, net worth, permissible
22	investments, and other requirements the money services licensee
23	must satisfy; and
24	(ii) whether the money services licensee
25	continues to meet the qualifications and requirements for
26	licensure.
27	(e) If the department does not receive a money services

licensee's annual license fee and complete annual report under 1 2 Subsection (d) on or before the due date prescribed by the 3 commissioner under this section, the commissioner shall notify the 4 money services licensee in writing that the money services licensee 5 must: 6 (1) submit the report and pay the license fee not later 7 than the 45th day after the due date prescribed by the commissioner; 8 and (2) pay a late fee, in an amount established by 9 commission rule and not subject to appeal, for each business day 10 after the due date specified by the commissioner that the 11 commissioner does not receive the completed report and license fee. 12 13 (f) If the money services licensee fails to submit the completed annual report and pay the annual license fee and any late 14 fee due within the time prescribed by Subsection (e), the license 15 16 expires, and the money services licensee must cease and desist from engaging in the business of money services as of that date. The 17

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18 <u>expiration of a license under this section is not subject to appeal.</u>
19 (g) On timely receipt of a money services licensee's
20 complete annual report, annual license fee, and any late fee due,
21 the department shall review the report and, if necessary,
22 investigate the business and records of the money services
23 licensee. On completion of the review and investigation, if any,
24 the commissioner may:

## 25 (1) impose conditions on the license the commissioner 26 considers reasonably necessary or appropriate; or

27 (2) suspend or revoke the license on the basis of a

ground specified in Section 152.403. 1 2 (h) On written application and for good cause shown, the 3 commissioner may extend the due date for filing the annual license fee and annual report required under this section. 4 5 The holder, principal, or person in control of the (i) holder of a license issued under this chapter that has expired or 6 7 that the holder has surrendered under Section 152.108 that wishes to conduct activities for which a license is required under this 8 9 chapter must file a new license application under Section 152.104 and satisfy all requirements for licensure that apply at the time 10 11 the new application is filed. Sec. 152.108. SURRENDER OF LICENSE. (a) A money services 12 13 licensee may surrender the licensee's license by delivering the original license to the commissioner along with a written notice of 14 15 surrender that includes the location at which the licensee's 16 records will be stored and the name, address, telephone number, and other contact information for an individual who is authorized to 17 18 provide access to the records. (b) A money services licensee shall surrender 19 the 20 licensee's license under this section if the licensee becomes ineligible for a license issued under this chapter. 21 22 (c) The surrender of a license does not reduce or eliminate a money services licensee's civil or criminal liability arising 23 from any acts or omissions before the surrender of the license, 24 25 including any administrative action undertaken by the commissioner to revoke or suspend a license, assess an administrative penalty, 26 27 order the payment of restitution, or exercise any other authority

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under this chapter. Further, the surrender of a license does not
release the security required of a licensee under Section 152.352
<u>or 152.353.</u>
Sec. 152.109. REFUND OF FEE OR COST PAID BY MONEY SERVICES
LICENSEE. A fee or cost paid by a money services licensee under
this chapter is not refundable.
SUBCHAPTER D. ACQUISITION OF CONTROL AND CHANGE OF KEY INDIVIDUAL
Sec. 152.151. ACQUISITION OF CONTROL. (a) A person or
group of persons acting in concert seeking to acquire control of a
money services licensee must obtain written approval from the
commissioner before acquiring control. An individual is not
considered to acquire control of a money services licensee and is
not subject to the acquisition of control provisions of this
subchapter if that individual becomes a key individual in the
ordinary course of business.
(b) A person or group of persons acting in concert seeking
to acquire control of a money services licensee shall, in
cooperation with the licensee, submit:
(1) an application in a form and medium prescribed by
the commissioner; and
(2) a nonrefundable fee in the amount established by
commission rule.
(c) On request, the commissioner may permit a money services
licensee or the person or group of persons acting in concert to
submit some or all information required by the commissioner under
Subsection (b)(1) without using the NMLS.
(d) The application required by Subsection (b)(1) must

include information required by Section 152.105 for any new key 1 2 individual that has not previously completed the requirements of Section 152.105 for the money services licensee. 3

4 (e) When an application for acquisition of control under this section appears to include all the items and address all of the 5 matters that are required, the application is considered complete 6 7 and the commissioner shall promptly notify the applicant in writing of the date on which the application was determined to be complete.

8

9 (f) The commissioner shall approve or deny the application not later than the 60th day after the completion date. If the 10 11 application is not approved or denied before the 61st day after the completion date, the application is approved and the person or 12 13 group of persons acting in concert are not prohibited from acquiring control. The commissioner may extend the application 14 period for good cause. 15

16 (g) A determination by the commissioner under Subsection (e) that an application is complete and is accepted for processing 17 18 is not an assessment of the substance of the application or of the sufficiency of the information provided. That determination means 19 20 only that the application, on its face, appears to include all of the items and address all of the matters that are required under 21 Subsection (b). 22

When an application is filed and considered complete 23 (h) under Subsection (e), the commissioner shall investigate the 24 25 financial condition and responsibility, financial and business experience, character, and general fitness of the person or group 26 27 of persons acting in concert seeking to acquire control.

1	(i) The commissioner shall approve an acquisition of
2	control under this section if the commissioner finds that:
3	(1) the requirements of Subsections (b) and (d) have
4	been met, as applicable; and
5	(2) it is in the interest of the public to permit the
6	person or group of persons acting in concert to control the money
7	services licensee, considering:
8	(A) the financial condition and responsibility,
9	financial and business experience, competence, character, and
10	general fitness of the person or group of persons acting in concert
11	seeking to acquire control; and
12	(B) the experience, competence, character, and
13	general fitness of the key individuals and persons that would be in
14	control of the money services licensee after the acquisition of
15	<u>control.</u>
16	(j) If an applicant participates in or is subject to a
17	multistate licensing process:
18	(1) the commissioner may accept the investigation
19	results of a lead investigative state for the purpose of Subsection
20	(h) if the lead investigative state has sufficient staffing,
21	expertise, and minimum standards; or
22	(2) if this state is a lead investigative state, the
23	commissioner may investigate the applicant under Subsection (h) and
24	the time frames established by agreement through the multistate
25	licensing process, provided that the time frame complies with the
26	period in Subsection (f).
27	(k) If the commissioner determines that a proposed person in

control fails to meet the qualifications or satisfy the 1 2 requirements of this chapter, the commissioner shall inform the 3 money services licensee and the proposed person in control in 4 writing that the application is denied and state the reasons for the denial. The money services licensee or the proposed person in 5 control may appeal the denial by filing a written request for a 6 7 hearing with the commissioner not later than the 30th day after the date the notice is mailed. A hearing on the denial must be held not 8 9 later than the 45th day after the date the commissioner receives the written request unless the administrative law judge extends the 10 11 period for good cause or the parties agree to a later hearing date. 12 The hearing is considered a contested case hearing and is subject to 13 Section 152.451. 14 (1) The requirements of Subsections (a) and (b) do not apply 15 to: 16 (1) a person who acts as a proxy for the sole purpose of voting at a designated meeting of the shareholders or holders of 17 18 voting shares or voting interests of a money services licensee or a person in control of a money services licensee; 19 20 (2) a person who acquires control of a money services licensee by devise or descent; 21 22 (3) a person who acquires control of a money services licensee as a personal representative, custodian, guardian, 23 conservator, or trustee, or as an officer appointed by a court of 24 25 competent jurisdiction or by operation of law; (4) a person who is exempt under Section 152.004(7); 26 27 (5) a person who the commissioner determines is not

subject to Subsection (a) based on the public interest; 1 2 (6) a public offering of securities of a money 3 services licensee or a person in control of a money services 4 licensee; or 5 (7) an internal reorganization of a person in control of the money services licensee resulting in the same person 6 7 remaining in control of the licensee. (m) A person to whom Subsections (a) and (b) do not apply 8 under Subsection (1)(2), (3), (4), (6), or (7) shall, 9 in cooperation with the money services licensee, notify 10 the 11 commissioner not later than the 15th day after the date of the acquisition of control of the person's grounds for not complying 12 13 with Subsection (a) or (b). Sec. 152.152. STREAMLINED ACQUISITION OF CONTROL. (a) The 14 requirements of Section 152.151 do not apply to a person who has 15 16 complied with and received approval to engage in money services under this chapter or was identified as a person in control in a 17 previous application filed with and approved by the commissioner or 18 by an MSB-accredited state under a multistate licensing process, 19 20 provided that: 21 (1) the person has not: 22 (A) had a money services license revoked or 23 suspended; or (B) control<u>led a money services licensee that has</u> 24 25 had a money services license revoked or suspended while the person was in control of the licensee in the previous five years; 26 27 (2) if the person is a money services licensee, the

1	person:
2	(A) is well managed; and
3	(B) if a rating for compliance has been given to
4	the person by an MSB-accredited state, received a satisfactory
5	rating in its most recent examination;
6	(3) in the case of a money transmission licensee, the
7	person to be acquired and the person acquiring control are both
8	money transmission licensees projected to meet the requirements of
9	Sections 152.351, 152.352, 152.354, and 152.355 after the
10	acquisition of control is completed;
11	(4) in the case of a currency exchange licensee, the
12	person to be acquired and the person acquiring control are both
13	currency exchange licensees projected to meet the requirements of
14	Sections 152.353 and 152.354 after the acquisition of control is
15	<pre>completed;</pre>
16	(5) the money services licensee to be acquired will
17	not implement any material changes to the licensee's business plan
18	as a result of the acquisition of control, and if the person
19	acquiring control is a money services licensee, the acquiring
20	licensee also will not implement any material changes to its
21	business plan as a result of the acquisition of control; and
22	(6) the person provides notice of the acquisition in
23	cooperation with the money services licensee and attests to
24	Subdivisions (1) through (5), as applicable, in a form and medium
25	prescribed by the commissioner.
26	(b) If the notice under Subsection (a)(6) is not disapproved
27	before the 31st day after the date on which the notice was

determined to be complete, the notice is considered approved. 1 2 (c) Before filing an application for approval to acquire 3 control of a money services licensee, a person may request in 4 writing a determination from the commissioner as to whether the person would be considered a person in control of a money services 5 licensee on consummation of a proposed transaction. 6 If the 7 commissioner determines that the person would not be a person in 8 control of a money services licensee, the proposed transaction is 9 not subject to the requirements of Section 152.151.

10 (d) If a multistate licensing process includes a 11 determination under Subsection (c) and an applicant participates in 12 or is subject to the multistate licensing process:

13 <u>(1) the commissioner may accept the control</u> 14 <u>determination of a lead investigative state with sufficient</u> 15 <u>staffing, expertise, and minimum standards for the purpose of</u> 16 <u>Subsection (c); or</u>

17 (2) if this state is a lead investigative state, the 18 commissioner may investigate the applicant under Subsection (c) and 19 the time frames established by agreement through the multistate 20 licensing process.

21 <u>Sec. 152.153. NOTICE AND INFORMATION REQUIREMENTS FOR</u>
 22 <u>CHANGE OF KEY INDIVIDUALS. (a) A money services licensee adding or</u>
 23 <u>replacing a key individual shall provide:</u>

24 (1) notice in a manner prescribed by the commissioner
 25 not later than the 15th day after the effective date of the key
 26 individual's appointment; and
 27 (2) information as required by Section 152.105 not

1 later than the 45th day after that effective date.

(b) Not later than the 90th day after the date on which notice provided under Subsection (a) is determined to be complete, the commissioner may issue a notice of disapproval of a key individual if it would not be in the best interests of the public or the customers of the money services licensee to permit the individual to be a key individual of the licensee, considering the competence, experience, character, or integrity of the individual.

9 (c) A notice of disapproval shall be sent to the money services licensee and the disapproved individual and must contain a 10 11 statement of the basis for disapproval. A money services licensee 12 may appeal a notice of disapproval by filing a written request for a 13 hearing with the commissioner not later than the 30th day after the date the notice is mailed. A hearing on the denial must be held not 14 later than the 45th day after the date the commissioner receives the 15 16 written request unless the administrative law judge extends the period for good cause or the parties agree to a later hearing date. 17 18 The hearing is considered a contested case hearing and is subject to Section 152.451. 19

20 <u>(d) If the notice provided under Subsection (a) is not</u> 21 <u>disapproved before the 91st day after the date on which the notice</u> 22 <u>is determined to be complete, the key individual is considered</u> 23 <u>approved.</u>

24 (e) If a multistate licensing process includes a key 25 individual notice review and disapproval process under this section 26 and the money services licensee participates in or is subject to the 27 multistate licensing process:

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1	(1) the commissioner may accept the determination of
2	another state if the investigating state has sufficient staffing,
3	expertise, and minimum standards for the purposes of this section;
4	or
5	(2) if this state is a lead investigative state, the
6	commissioner may investigate the applicant in the same manner as
7	for a determination under Subsection (b) and in accordance with the
8	time frames established by agreement through the multistate
9	licensing process.
10	SUBCHAPTER E. REPORTING AND RECORDS
11	Sec. 152.201. MONEY TRANSMISSION REPORT. (a) Each money
12	transmission licensee shall submit a report of condition not later
13	than the 45th day after the end of the calendar quarter, or within
14	an extended time as the commissioner may prescribe.
15	(b) The report of condition must include:
16	(1) the licensee's financial information;
17	(2) nationwide and state-specific money transmission
18	services transaction information in every jurisdiction in the
19	United States where the licensee is licensed to engage in money
20	transmission;
21	(3) a report on the licensee's permissible
22	investments;
23	(4) transaction destination country reporting for
24	money received for transmission, if applicable; and
25	(5) any other information the commissioner reasonably
26	requires with respect to the licensee.
27	(c) The commissioner may:

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1	(1) use the NMLS for the submission of the report
2	required by this section; and
3	(2) change or update the requirements of this section
4	as necessary to carry out the purposes of this chapter and maintain
5	consistency with NMLS reporting.
6	(d) The information required by Subsection (b)(4) may only
7	be included in a report of condition submitted not later than the
8	45th day after the end of the fourth calendar quarter.
9	Sec. 152.202. CURRENCY EXCHANGE REPORT. (a) A currency
10	exchange licensee shall submit:
11	(1) the annual report required by Section
12	152.107(d)(2), including a financial statement that may be audited
13	or unaudited and that is dated as of the last day of the currency
14	exchange licensee's fiscal year that ended in the immediately
15	preceding calendar year;
16	(2) a quarterly interim financial statement and
17	transaction report that reflects the licensee's financial
18	condition and currency exchange services business as of the last
19	day of the calendar quarter to which the statement and report relate
20	and that are prepared not later than the 45th day after the end of
21	the calendar quarter; and
22	(3) any other report required by rule of the
23	commission or reasonably requested by the commissioner to determine
24	compliance with this chapter.
25	(b) A currency exchange licensee shall file the statements
26	and reports required under this section with the commissioner as
27	required by this chapter, by commission rule, or as requested by the

1	commissioner.
2	(c) On written application and for good cause shown, the
3	commissioner may extend the time for preparing or filing a
4	statement or report required under this section.
5	Sec. 152.203. FINANCIAL STATEMENTS. (a) A money services
6	licensee shall, not later than the 90th day after the end of each
7	fiscal year, or within an extended time prescribed by the
8	commissioner, file with the commissioner:
9	(1) for a money transmission licensee, an audited
10	unconsolidated financial statement of the licensee for the fiscal
11	year prepared in accordance with United States generally accepted
12	accounting principles;
13	(2) for a currency exchange licensee, a financial
14	statement, audited or unaudited, dated as of the last day of the
15	licensee's fiscal year that ended in the immediately preceding
16	calendar year; and
17	(3) any other information as the commissioner may
18	reasonably require.
19	(b) A financial statement required by Subsection (a)(1)
20	must be prepared by an independent certified public accountant or
21	independent public accountant who is satisfactory to the
22	<u>commissioner.</u>
23	(c) An audited financial statement required by Subsection
24	(a) must include or be accompanied by a certificate of opinion of
25	the independent certified public accountant or independent public
26	accountant that is satisfactory in form and content to the
27	commissioner. If the certificate of opinion is qualified, the

commissioner may order the money services licensee to take any 1 2 action the commissioner finds necessary to enable the independent 3 certified public accountant or independent public accountant to 4 remove the qualification. 5 Sec. 152.204. AUTHORIZED DELEGATE REPORTING. (a) A money transmission licensee shall submit a report of authorized delegates 6 7 not later than the 45th day after the end of each calendar quarter. 8 The commissioner may use the NMLS for the submission of the report 9 required by this section if NMLS functionality is consistent with the requirements of this section. 10 11 (b) The authorized delegate report must include for each 12 authorized delegate: 13 the authorized delegate's legal name; (2) the authorized delegate's taxpayer 14 employer identification number; 15 16 the authorized delegate's principal provider (3) 17 identifier; 18 (4) the authorized delegate's physical address; 19 (5) the authorized delegate's mailing address; 20 (6) any business the authorized delegate conducts in 21 other states; 22 (7) any fictitious or trade name the authorized 23 delegate uses; 24 (8) a contact person name, phone number, and e-mail; 25 (9) a start date as the money transmission licensee's 26 authorized delegate; 27 (10) an end date as the money transmission licensee's

1	authorized delegate, if applicable; and
2	(11) any other information the commissioner
3	reasonably requires with respect to the authorized delegate.
4	Sec. 152.205. REPORTS OF CERTAIN EVENTS. (a) A money
5	services licensee shall file a report with the commissioner not
6	later than the first business day after the licensee has reason to
7	know of:
8	(1) the filing of a petition by or against the licensee
9	under the United States Bankruptcy Code (11 U.S.C. Sections
10	101-1532) for bankruptcy or reorganization;
11	(2) the filing of a petition by or against the licensee
12	for receivership, the commencement of any other judicial or
13	administrative proceeding for the licensee's dissolution or
14	reorganization, or the making of a general assignment for the
15	benefit of the licensee's creditors; or
16	(3) the commencement of a proceeding to revoke or
17	suspend the licensee's license in a state or country in which the
18	licensee engages in or is licensed to engage in money services
19	business.
20	(b) A money services licensee shall file a report with the
21	commissioner not later than the third business day after the
22	licensee has reason to know of the occurrence of a felony charge or
23	conviction of:
24	(1) the licensee or a key individual;
25	(2) a person in control of the licensee; or
26	(3) an authorized delegate.
27	Sec. 152.206. BANK SECRECY ACT REPORTS. A money services

licensee and an authorized delegate shall file all reports required 1 2 by federal currency reporting, record keeping, and suspicious 3 activity reporting requirements as provided by the Bank Secrecy Act 4 and other federal and state laws relating to money laundering. The timely filing of a complete and accurate report required under this 5 section with the appropriate federal agency is considered compliant 6 7 with the requirements of this section. Sec. 152.207. RECORDS. (a) A money services licensee shall 8 9 maintain the following records for determining its compliance with this chapter for at least five years: 10 11 (1) a general ledger posted at least monthly 12 containing all asset, liability, capital, income, and expense 13 accounts; 14 (2) bank statements and bank reconciliation records; 15 (3) for a money transmission licensee: 16 (A) records of outstanding money transmission 17 obligations; 18 (B) records of each outstanding money 19 transmission obligation paid within the five-year period; (C) records of each <u>outstanding</u> 20 money 21 transmission obligation sold; and 22 (D) a list of the last known names and addresses of all of the licensee's authorized delegates; 23 (4) for a cur<u>rency exchange licensee, a record of each</u> 24 25 currency exchange transaction; and 26 (5) any other records the commissioner reasonably 27 requires by rule.

S.B. No. 895 1 (b) The records required to be maintained by Subsection 2 (a)(3)(C) may be maintained in any form of record. 3 Records required to be maintained by Subsection (a) may (c) 4 be maintained outside this state if they are made accessible to the commissioner not later than the seventh business day after the 5 commissioner sends notice in writing. 6 7 (d) All records maintained by a money services licensee as required by this section are open to examination by the 8 9 commissioner under Section 152.057(a). 10 SUBCHAPTER F. AUTHORIZED DELEGATES 11 Sec. 152.251. LIABILITY OF MONEY TRANSMISSION LICENSEE. A money transmission licensee is liable for the payment of all money 12 13 or monetary value received for transmission directly or by an 14 authorized delegate appointed under this subchapter. Sec. 152.252. RELATIONSHIP BETWEEN MONEY TRANSMISSION 15 16 LICENSEE AND AUTHORIZED DELEGATE. (a) In this section, "remit" means to make a direct payment of money to a money transmission 17 licensee or the licensee's representative authorized to receive 18 money or to deposit money in a bank in an account specified by the 19 20 licensee. (b) Before a money transmission licensee may conduct 21 business through an authorized delegate or may allow a person to act 22 23 as the licensee's authorized delegate, the licensee must: (1) adopt, and update as necessary, written policies 24 25 and procedures reasonably designed to ensure that the licensee's authorized delegate complies with applicable state and federal law; 26 27 (2) enter into a written contract appointing an

S.B. No. 895 authorized delegate that complies with Subsection (d); and 1 2 (3) conduct a reasonable risk-based background 3 investigation sufficient for the licensee to determine whether the 4 authorized delegate has complied with and will likely comply with 5 applicable state and federal law. 6 (c) An authorized delegate shall operate in full compliance 7 with this chapter. (d) The written contract required by Subsection (b)(2) must 8 9 be signed by the money transmission licensee and the authorized delegate and must, at a minimum: 10 11 (1) appoint the person signing the contract as the 12 licensee's authorized delegate with the authority to conduct money 13 transmission services on behalf of the licensee; (2) provide the nature and scope of the relationship 14 15 between the licensee and the authorized delegate and the respective rights and responsibilities of the parties; 16 17 (3) require the authorized delegate to agree to fully comply with all applicable state and federal laws, rules, and 18 regulations pertaining to money transmission services, including 19 20 this chapter and regulations implementing this chapter, relevant provisions of the Bank Secrecy Act, and the Patriot Act; 21 22 (4) require the authorized delegate to remit and 23 handle money and monetary value in accordance with the terms of the 24 contract between the licensee and the authorized delegate; 25 impose a trust on money and monetary value net of (5) 26 fees received for money transmission for the benefit of the 27 licensee;

1	(6) require the authorized delegate to prepare and
2	maintain records as required by this chapter or regulations
3	implementing this chapter, or as reasonably requested by the
4	commissioner;
5	(7) acknowledge that the authorized delegate consents
6	to examination or investigation by the commissioner;
7	(8) state that the licensee is subject to regulation
8	by the commissioner and that, as part of that regulation, the
9	commissioner may suspend or revoke an authorized delegate
10	designation or require the licensee to terminate an authorized
11	delegate designation; and
12	(9) acknowledge receipt of the written policies and
13	procedures required under Subsection (b)(1).
14	(e) If a money transmission licensee's license is
15	suspended, revoked, surrendered, or expired, the licensee must, not
16	later than the fifth business day after the date the licensee's
17	license is suspended, revoked, surrendered, or expired, provide
18	documentation to the commissioner that the licensee has notified
19	all applicable authorized delegates of the licensee whose names are
20	in a record filed with the commissioner of the suspension,
21	revocation, surrender, or expiration of a license. On suspension,
22	revocation, surrender, or expiration of a license, applicable
23	authorized delegates shall immediately cease to provide money
24	transmission services as an authorized delegate of the money
25	transmission licensee.
26	(f) An authorized delegate of a money transmission licensee
27	holds in trust for the benefit of the licensee all money net of fees

received from money transmission. If an authorized delegate 1 2 commingles any funds received from money transmission with any 3 other funds or property owned or controlled by the authorized delegate, all commingled funds and other property shall be 4 considered held in trust in favor of the money transmission 5 licensee in an amount equal to the amount of money net of fees 6 7 received from money transmission. (g) An authorized delegate may not use a subdelegate to 8 9 conduct money transmission on behalf of a money transmission 10 licensee. 11 Sec. 152.253. DISCLOSURE REQUIREMENTS. (a) A money transmission licensee's name and mailing address or telephone 12 13 number must be provided to the purchaser in connection with each money transmission transaction conducted by the licensee directly 14 15 or through an authorized delegate. 16 (b) A money transmission licensee receiving currency or an 17 instrument payable in currency for transmission shall comply with 18 <u>Chapter</u> 278. Sec. 152.254. UNAUTHORIZED ACTIVITIES. A person may not 19 20 engage in the business of money transmission on behalf of a person not licensed under this chapter or not exempt under Section 21 152.004. A person who engages in unauthorized activity provides 22 23 money transmission to the same extent as if the person were a money transmission licensee, and shall be jointly and severally liable 24 25 with the unlicensed or nonexempt person. Any business for which a license is required under this chapter that is conducted by an 26 27 authorized delegate outside the scope of authority conferred in the

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1	contract between the authorized delegate and the licensee is
2	unlicensed activity.
3	SUBCHAPTER G. TIMELY TRANSMISSION, REFUNDS, AND DISCLOSURES BY
4	MONEY TRANSMISSION LICENSEE
5	Sec. 152.301. TIMELY TRANSMISSION. (a) A money
6	transmission licensee shall forward all money received for money
7	transmission in accordance with the terms of the agreement between
8	the licensee and the sender unless the licensee has a reasonable
9	belief or a reasonable basis to believe that the sender may be a
10	victim of fraud or that a crime or violation of law, rule, or
11	regulation has occurred, is occurring, or may occur.
12	(b) If a money transmission licensee fails to forward money
13	received for money transmission in accordance with this section,
14	the licensee must respond to inquiries by the sender with the reason
15	for the failure unless providing a response would violate a state or
16	federal law, rule, or regulation.
17	Sec. 152.302. REFUNDS. (a) This section does not apply to
18	money received for money transmission that is:
19	(1) subject to the federal requirements for remittance
20	transfers under 12 C.F.R. Part 1005, Subpart B; or
21	(2) under a written agreement between a money
22	transmission licensee and a payee to process payments for goods or
23	services provided by the payee.
24	(b) A money transmission licensee shall refund any and all
25	money received for money transmission services to the sender not
26	later than the 10th day after the date of receipt of the sender's
27	written request for a refund unless:

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1	(1) the money has been forwarded not later than the
2	10th day after the date on which the money was received for
3	transmission;
4	(2) instructions have been given committing an
5	equivalent amount of money to the person designated by the sender
6	not later than the 10th day after the date on which the money was
7	received for transmission;
8	(3) an agreement between the licensee and the sender
9	instructs the licensee to forward the money at a time that is later
10	than the 10th day after the date on which the money was received for
11	transmission;
12	(4) the refund is requested for a transaction that the
13	licensee has not completed based on a reasonable belief or a
14	reasonable basis to believe that a crime or violation of law, rule,
15	or regulation has occurred, is occurring, or may occur; or
16	(5) the refund request does not enable a money
17	transmission licensee to identify:
18	(A) the sender's name and address or telephone
19	number; or
20	(B) the particular transaction to be refunded in
21	the event the sender has multiple transactions outstanding.
22	(c) If funds have not yet been forwarded in accordance with
23	the terms of an agreement between a money transmission licensee and
24	a sender under Subsection (b)(3), the licensee shall issue a refund
25	in accordance with the other provisions of this section.
26	Sec. 152.303. RECEIPTS. (a) This section does not apply
27	to:

1	(1) money received for money transmission subject to
2	the federal requirements for remittance transfers under 12 C.F.R.
3	Part 1005, Subpart B;
4	(2) money received for money transmission that is not
5	primarily for personal, family, or household purposes;
6	(3) money received for money transmission under a
7	written agreement between a money transmission licensee and a payee
8	to process payments for goods or services provided by the payee; or
9	(4) payroll processing services.
10	(b) In this section, "receipt" means a paper receipt,
11	electronic record, or other written confirmation.
12	(c) For a transaction conducted in person, a receipt may be
13	provided electronically if the sender requests or agrees to receive
14	an electronic receipt. For a transaction conducted electronically
15	or by phone, a receipt may be provided electronically. All
16	electronic receipts shall be provided in a retainable form.
17	(d) A money transmission licensee or the licensee's
18	authorized delegate shall provide the sender a receipt for money
19	received for money transmission services.
20	(e) A receipt must contain, as applicable:
21	(1) the name of the sender;
22	(2) the name of the designated recipient;
23	(3) the date of the transaction;
24	(4) the unique transaction or identification number;
25	(5) the name of the money transmission licensee, the
26	licensee's NMLS Unique ID, the licensee's business address, and the
27	licensee's customer service telephone number;

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1	(6) the amount of the transaction in United States
2	dollars;
3	(7) any fee charged by the money transmission licensee
4	to the sender for the transaction; and
5	(8) any taxes collected by the money transmission
6	licensee from the sender for the transaction.
7	(f) The receipt required by this section must be in English
8	and in a language other than English if the money transmission
9	licensee or authorized delegate principally uses that language to
10	advertise, solicit, or negotiate, either orally or in writing, for
11	a transaction conducted in person, electronically, or by phone.
12	Sec. 152.304. DISCLOSURES FOR PAYROLL PROCESSING SERVICES.
13	(a) A money transmission licensee that provides payroll processing
14	services shall:
15	(1) issue reports to clients detailing client payroll
16	obligations in advance of the payroll funds being deducted from an
17	account; and
18	(2) make available worker pay stubs or an equivalent
19	statement to workers.
20	(b) Subsection (a) does not apply to a money transmission
21	licensee providing payroll processing services where the
22	licensee's client designates the intended recipients to the
23	licensee and is responsible for providing the disclosures required
24	by Subsection (a)(2).
25	SUBCHAPTER H. PRUDENTIAL STANDARDS
26	Sec. 152.351. NET WORTH OF MONEY TRANSMISSION LICENSEE.
27	(a) A money transmission licensee under this chapter shall

1	maintain at all times a tangible net worth in an amount not less
2	than:
3	(1) for a licensee with total assets in an amount not
4	greater than \$100 million, the greater of:
5	(A) \$100,000; or
6	(B) 3 percent of the value of the licensee's
7	total assets;
8	(2) for a licensee with total assets in an amount
9	greater than \$100 million and not greater than \$1 billion, the sum
10	of \$3 million and 2 percent of the additional assets in excess of
11	\$100 million; and
12	(3) for a licensee with total assets in an amount
13	greater than \$1 billion, the sum of \$21 million and 0.5 percent of
14	the additional assets in excess of \$1 billion.
15	(b) Tangible net worth under this section must be
16	demonstrated at the initial application by the applicant's most
17	recent audited or unaudited financial statements under Section
18	<u>152.104(c)(6).</u>
19	(c) Notwithstanding other provisions of this section, the
20	commissioner may, for good cause shown, exempt a money transmission
21	licensee wholly or partly from the requirements of this section.
22	Sec. 152.352. SECURITY FOR MONEY TRANSMISSION LICENSEE.
23	(a) A money transmission licensee shall at all times maintain
24	security consisting of a surety bond in a form satisfactory to the
25	commissioner. With the commissioner's approval, a money
26	transmission licensee may maintain a deposit in lieu of a bond under
27	this section.

1	(b) The amount of the required security for a money
2	transmission licensee under this section is:
3	(1) for a licensee with a tangible net worth in an
4	amount not greater than 10 percent of the licensee's total assets,
5	the greater of:
6	(A) \$100,000; or
7	(B) 100 percent of the licensee's average daily
8	money transmission liability in this state for the most recently
9	completed three-month period, up to a maximum amount of \$500,000;
10	or
11	(2) for a licensee with a tangible net worth in an
12	amount greater than 10 percent of the licensee's total assets,
13	<u>\$100,000.</u>
14	(c) A money transmission licensee that maintains a bond in
15	the maximum amount provided for under Subsection (b) may not be
16	required to calculate the licensee's average daily money
17	transmission liability in this state for purposes of this section.
18	(d) A money transmission licensee may exceed the maximum
19	required bond amount under Section 152.356(a)(5).
20	Sec. 152.353. SECURITY FOR CURRENCY EXCHANGE LICENSEE. (a)
21	A currency exchange licensee shall at all times maintain security
22	in the amount applicable to the licensee under this section. The
23	security must satisfy the requirements of and is subject to Section
24	152.354.
25	(b) A currency exchange licensee shall maintain security in
26	the amount of \$2,500 if the licensee conducts business with persons
27	located in this state exclusively at one or more physical locations

through in-person, contemporaneous transactions. 1 (c) Except as provided by Subsection (e), if Subsection (b) 2 3 does not apply to a currency exchange licensee, the licensee shall 4 maintain security in an amount not less than the greater of: 5 (1) \$2,500; or 6 (2) an amount equal to one percent of the licensee's 7 total dollar volume of currency exchange business in this state for 8 the preceding year. 9 (d) For purposes of demonstrating prospective compliance with this section under Section 152.107(c), an applicant for a 10 11 currency exchange license may use the applicant's projected total 12 dollar volume of currency exchange business in this state for the 13 first year of licensure to determine the amount under Subsection (c)(2). 14 15 (e) The maximum amount of security that may be required 16 under this section is \$1 million. 17 Sec. 152.354. ADDITIONAL SECURITY REQUIREMENTS. (a) In addition to the requirements of Section 152.352 or 152.353, a 18 security under this subchapter must: 19 20 (1) be in a form satisfactory to the commissioner; (2) be payable to any claimant or to the commissioner, 21 22 on behalf of a claimant or this state, for any liability arising out of a money transmission licensee's money transmission business in 23 this state, incurred under, subject to, or by virtue of this 24 25 chapter; and 26 (3) if the security is a bond, be issued by a qualified 27 surety company authorized to engage in business in this state and

acceptable to the commissioner or, if the security is an 1 irrevocable letter of credit, be issued by a financial institution 2 3 acceptable to the commissioner. 4 (b) A claimant may bring suit directly on the security, or the commissioner may bring suit on behalf of the claimant or the 5 state, either in one action or in successive actions. 6 7 (c) The commissioner may collect from the security or proceeds of the security any delinquent fee, assessment, cost, 8 9 penalty, or other amount imposed on and owed by a money services licensee. If the security is a surety bond, the commissioner shall 10 11 give the surety reasonable prior notice of a hearing to impose an administrative penalty against the money services licensee, 12 13 provided that a surety may not be considered an interested, aggrieved, or affected person for purposes of an administrative 14 proceeding under Section 152.451 of this code or Chapter 2001, 15

16 Government Code.

17 (d) A security remains in effect until canceled, which may 18 occur only after providing 30 days' written notice to the 19 commissioner. Cancellation does not affect any liability incurred 20 or accrued during the period covered by the security.

(e) A security must cover claims for at least five years after the money services licensee surrenders the licensee's license or otherwise ceases to engage in activities for which a license is required under this subchapter. However, the commissioner may permit the amount of the security to be reduced or eliminated before that time to the extent that the amount of the money services licensee's obligations to the department and to purchasers in this

1 state is reduced. The commissioner may permit a money services 2 licensee to substitute another form of security when the licensee 3 ceases to provide money transmission in this state.

4 (f) If the commissioner at any time reasonably determines
5 that the required security is insecure, deficient in amount, or
6 exhausted in whole or in part, the commissioner by written order
7 shall require the money services licensee to file or make new or
8 additional security to comply with this section.

9 (g) Instead of providing all or part of the amount of the security required by this section, an applicant for a money 10 11 services license or a money services licensee may deposit, with a 12 financial institution possessing trust powers that is authorized to 13 conduct a trust business in this state and is acceptable to the commissioner, an aggregate amount of United States currency, 14 certificates of deposit, or other cash equivalents that equals the 15 16 total amount of the required security or the remaining part of the 17 security.

18

(h) A deposit under Subsection (g):

19 (1) must be held in trust in the name of and be pledged 20 to the commissioner;

21 (2) must secure the same obligations as the security; 22 and

23 (3) is subject to other conditions and terms the 24 commissioner may reasonably require.

(i) The security is considered by operation of law to be
 held in trust for the benefit of this state and any individual to
 whom an obligation arising under this chapter is owed, and may not

1 be considered an asset or property of the money services licensee in 2 the event of bankruptcy, receivership, or a claim against the licensee unrelated to the licensee's obligations under this 3 4 chapter. 5 Sec. 152.355. MAINTENANCE OF PERMISSIBLE INVESTMENTS BY MONEY TRANSMISSION LICENSEE. (a) A money transmission licensee 6 7 shall maintain at all times permissible investments that have a 8 market value computed in accordance with United States generally accepted accounting principles of not less than the aggregate 9 amount of all of its outstanding money transmission obligations. 10 11 (b) Except for permissible investments allowed under Section 152.356(a), the commissioner, with respect to a money 12 13 transmission licensee, may limit the extent to which a specific investment maintained by a licensee within a class of permissible 14 investments may be considered a permissible investment, if the 15 specific investment represents undue risk to customers not 16 17 reflected in the market value of investments. 18 (c) Permissible investments are held in trust for the benefit of the purchasers and holders of the money transmission 19 20 licensee's outstanding money transmission obligations in the event 21 of: 22 (1) insolvency;

23 (2) the filing of a petition by or against the licensee
24 under the United States Bankruptcy Code (11 U.S.C. Sections
25 <u>101-1532</u>) for bankruptcy or reorganization;

26 (3) the filing of a petition by or against the licensee
27 for receivership;

1	(4) the commencement of any other judicial or
2	administrative proceeding for the licensee's dissolution or
3	reorganization; or
4	(5) an action by a creditor who is not a beneficiary of
5	the trust under this section against the licensee.
6	(d) A permissible investment impressed with a trust under

7 Subsection (c) is not subject to attachment, levy of execution, or 8 sequestration by order of any court, except for a beneficiary of the 9 trust.

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(e) On the establishment of a trust under Subsection (c) or 10 11 when any funds are drawn on a letter of credit under Section 152.356(a)(4), the commissioner shall notify the applicable 12 13 regulator of each state in which the money transmission licensee is licensed to engage in money transmission services of the 14 establishment of the trust or the funds drawn on the letter of 15 16 credit, as applicable. Notice under this subsection is considered 17 to be given if performed under a multistate agreement or through the 18 NMLS.

(f) Funds drawn on a letter of credit, and any other 19 20 permissible investments held in trust for the benefit of the purchasers and holders of the money transmission licensee's 21 outstanding money transmission obligations, are considered held in 22 23 trust for the benefit of those purchasers and holders on a pro rata and equitable basis in accordance with statutes under which 24 permissible investments are required to be held in this state, and 25 26 other states, as applicable. (g) A trust established under Subsection (c) shall be 27

S.B. No. 895 terminated on extinguishment of all of the money transmission 1 2 licensee's outstanding money transmission obligations. (h) The commissioner may allow other types of investments 3 that the commissioner determines are of sufficient liquidity and 4 quality to be a permissible investment. The commissioner may 5 participate in efforts with other state regulators to determine 6 7 that other types of investments are of sufficient liquidity and quality to be a permissible investment. 8 9 Sec. 152.356. TYPES OF PERMISSIBLE INVESTMENTS. (a) The following investments are permissible under Section 152.355: 10 11 (1) cash, including: 12 (A) demand deposits; 13 (B) savings deposits; (C) funds in accounts under Paragraphs (A) and 14 (B) held for the benefit of a money transmission licensee's 15 16 customers in a federally insured depository financial institution; 17 (D) cash equivalents, including automated clearing house items: 18 19 (i) in transit to the money transmission 20 licensee; and 21 (ii) in transit to a payee; 22 (E) international wires in transit to a payee; 23 (F) cash in transit via armored car; 24 (G) cash in smart safes; 25 cash in money transmission licensee-owned (H) 26 locations; (I) debit card or credit card-funded 27

1 transmission receivables owed by a bank; or 2 (J) money market mutual funds rated "AAA" by S&P 3 Global or an equivalent rating from an eligible rating service; 4 (2) certificates of deposit or senior debt obligations of an insured depository institution, as defined by Section 3, 5 Federal Deposit Insurance Act (12 U.S.C. Section 1813) or the 6 7 Federal Credit Union Act (12 U.S.C. Section 1781); 8 (3) an obligation: 9 (A) of the United States or a commission, agency, 10 or instrumentality of the United States; 11 (B) that is guaranteed fully as to principal and 12 interest by the United States; or 13 (C) of a state or a governmental subdivision, 14 agency, or instrumentality of the United States; 15 (4) the full drawable amount of an irrevocable standby 16 letter of credit for which the stated beneficiary is the commissioner that stipulates that the commissioner need only draw a 17 sight draft under the letter of credit and present it to obtain 18 funds up to the letter of credit amount on presentation of the items 19 20 required by Subsection (f); 21 (5) 100 percent of the surety bond or deposit provided for under Section 152.352 that exceeds the average daily money 22 23 transmission liability in this state; or (6) stablecoin, to the extent of outstanding 24 transmission obligations received by the licensee in the same kind 25 26 of stablecoin.

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27 (b) Unless permitted by the commissioner to exceed the limit

provided, the following investments are permissible under Section 1 2 152.355 to the extent specified: 3 (1) receivables that are payable to a money 4 transmission licensee from its authorized delegates in the ordinary 5 course of business that are less than seven days old are permissible up to the amount of 50 percent of the aggregate value of the 6 7 licensee's total permissible investments; (2) receivables under Subdivision (1) that are payable 8 9 to a money transmission licensee from a single authorized delegate in the ordinary course of business are permissible up to the amount 10 11 of 10 percent of the aggregate value of the licensee's total permissible investments; 12 13 (3) the following investments are permissible up to the amount of 20 percent of the aggregate value of a money 14 transmission licensee's total permissible investments for the 15 16 amount under each paragraph and the amount of 50 percent of the aggregate value of the licensee's total permissible investments for 17 the total amount under this subdivision: 18 19 (A) a short-term investment of not more than six 20 months bearing an eligible rating; 21 (B) commercial paper bearing an eligible rating; 22 (C) a bill, note, bond, or debenture bearing an 23 eligible rating; 24 (D) a United States tri-party repurchase agreement collateralized at 100 percent or more with United States 25 26 or agency security, municipal bonds, or other security bearing an 27 eligible rating;

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1	(E) a money market mutual fund rated less than
2	"AAA" and not less than "A-" by S&P Global, or the equivalent from
3	an eligible rating service; and
4	(F) a mutual fund or other investment fund
5	composed solely and exclusively of one or more permissible
6	investments listed in Subsections (a)(1)-(3); and
7	(4) cash, including demand deposits, savings
8	deposits, and funds in an account held for the benefit of a money
9	transmission licensee's customers at a foreign depository
10	institution is permissible up to the amount of 10 percent of the
11	aggregate value of the licensee's total permissible investments if:
12	(A) the licensee has received a satisfactory
13	rating in its most recent examination; and
14	(B) the foreign depository institution:
15	(i) has an eligible rating;
16	(ii) is registered under the Foreign
17	Account Tax Compliance Act (Pub. L. No. 111-147);
18	(iii) is not located in a country subject to
19	sanctions from the Office of Foreign Assets Control; and
20	(iv) is not located in a jurisdiction
21	designated high-risk or uncooperative by the Financial Action Task
22	Force.
23	(c) A letter of credit under Subsection (a)(4) must:
24	(1) be issued by:
25	(A) a federally insured depository financial
26	institution;
27	(B) a foreign bank authorized under federal law

to maintain a federal agency or federal branch office in a state or 1 2 states; or 3 (C) a foreign bank that is authorized under state 4 law to maintain a branch in a state that: 5 (i) bears an <u>eligible rating or whose</u> parent company bears an eligible rating; 6 7 (ii) is regulated, supervised, and examined by United States federal or state authorities having regulatory 8 9 authority over banks, credit unions, and trust companies; and 10 (iii) is approved by the commissioner; 11 (2) be irrevocable and unconditional and indicate that 12 it is not subject to any condition or qualifications outside of the 13 letter of credit; (3) not contain reference to any other agreement, 14 document or entity, or otherwise provide for a security interest in 15 the money transmission licensee; 16 17 (4) contain an issue date and expiration date; and 18 (5) expressly provide for automatic extension without a written amendment for an additional period of one year from a 19 20 current or future expiration date, unless the issuer of the letter of credit notifies the commissioner in writing by certified or 21 registered mail, courier mail, or other receipted means, not more 22 23 than the 60th day before any expiration date, that the irrevocable 24 letter of credit will not be extended. 25 (d) On receipt of a notice of expiration or non-extension of a letter of credit issued under Subsection (c)(5), the commissioner 26

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shall require a money transmission licensee to demonstrate to the

satisfaction of the commissioner, not later than the 15th day 1 2 before expiration, that the licensee maintains and will maintain 3 permissible investments in accordance with Section 152.355 after 4 the letter of credit expires. 5 (e) If the money transmission licensee is not able to satisfactorily demonstrate to the commissioner that the licensee 6 7 will maintain permissible investments under Subsection (d), the commissioner may draw on the letter of credit in an amount up to the 8 9 amount necessary to meet the licensee's requirements to maintain permissible investments in accordance with Section 152.355. 10 The commissioner shall offset the draw against the money transmission 11 licensee's outstanding money transmission obligations. 12 The 13 commissioner or the commissioner's designated agent shall hold drawn funds in trust to the extent authorized by law as agent for 14 the benefit of the purchasers and holders of the money transmission 15 16 licensee's outstanding money transmission obligations. (f) A letter of credit under Subsection (a)(4) must provide 17 that the issuer of the letter of credit will honor, at sight, a 18 presentation made by the commissioner to the issuer on or before the 19 20 expiration date of the letter of credit of: 21 (1) the original letter of credit, including any 22 amendments; and 23 (2) a written statement from the commissioner stating 24 that: 25 (A) a petition has been filed by or against the money transmission licensee under the United States Bankruptcy Code 26 27 (11 U.S.C. Sections 101-1532) for bankruptcy or reorganization;

1	(B) a petition has been filed by or against the
2	money transmission licensee for receivership, or the commencement
3	of any other judicial or administrative proceeding for the
4	licensee's dissolution or reorganization;
5	(C) a money transmission licensee's assets have
6	been seized by the commissioner under an emergency order issued in
7	accordance with applicable law on the basis of an action,
8	violation, or condition that has caused or is likely to cause the
9	insolvency of the licensee; or
10	(D) the commissioner has received notice of
11	expiration or non-extension of a letter of credit under Subsection
12	(c)(5), and the money transmission licensee failed to demonstrate
13	to the satisfaction of the commissioner under Subsection (d) that
14	the licensee will maintain permissible investments in accordance
15	with Section 152.355 on the expiration or non-extension of the
16	letter of credit.
17	(g) The commissioner may designate an agent to serve on the
18	commissioner's behalf as beneficiary to a letter of credit if the
19	agent and letter of credit meet requirements established by the
20	commissioner. The commissioner's agent may serve as agent for
21	multiple licensing authorities for a single irrevocable letter of
22	credit if the proceeds of the drawable amount for the purposes of
23	Subsection (a)(4) are assigned to the commissioner.
24	(h) The commissioner may participate in multistate
25	processes designed to facilitate the issuance and administration of
26	letters of credit, including but not limited to services provided
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27 by the NMLS and State Regulatory Registry, LLC.

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by the commissioner
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d to have occurred.
issue a restraining
ninary or permanent

1 injunction, or a writ of mandate, or may appoint a receiver for the 2 defendant or the defendant's assets.

3 (e) A receiver appointed by the court under Subsection (d)
4 may, with approval of the court, exercise all of the powers of the
5 defendant's directors, officers, partners, trustees, or persons
6 who exercise similar powers and perform similar duties.

7 (f) An action brought under this section may include a claim 8 for ancillary relief, including a claim by the commissioner for 9 costs or civil penalties authorized under this chapter, or for 10 restitution or damages on behalf of the persons injured by the act 11 constituting the subject matter of the action, and the court has 12 jurisdiction to award that relief.

13 Sec. 152.402. CEASE AND DESIST ORDERS FOR UNLICENSED PERSONS. (a) If the commissioner has reason to believe that an 14 unlicensed person has engaged or is likely to engage in an activity 15 16 for which a license is required under this chapter, the 17 commissioner may order the person to cease and desist from the violation until the person is issued a license under this chapter. 18 The commissioner's order is subject to Section 152.409, unless the 19 order is issued as an emergency order. The commissioner may issue 20 an emergency cease and desist order under Section 152.410 if the 21 commissioner finds that the person's violation or likely violation 22 23 threatens immediate and irreparable harm to the public.

24 (b) A cease and desist order under this section may require 25 the unlicensed person to take affirmative action to correct any 26 condition resulting from or contributing to the activity or 27 violation, including the payment of restitution to each resident of

this state damaged by the violation. 1 2 Sec. 152.403. SUSPENSION AND REVOCATION OF MONEY SERVICES 3 LICENSE. (a) The commissioner shall revoke a money services 4 license if the commissioner finds that: 5 (1) the money services licensee does not provide the 6 security required under this chapter; or 7 (2) for a money transmission licensee, the net worth of the licensee is less than the amount required under this chapter. 8 9 (b) The commissioner may suspend or revoke a money services license or order a money transmission licensee to revoke the 10 designation of an authorized delegate if the commissioner has 11 reason to believe that: 12 13 (1) the money services licensee has violated this chapter, a rule adopted or order issued under this chapter, a 14 written agreement entered into with the department or commissioner, 15 or any other state or federal law applicable to the licensee's money 16 17 services business; 18 (2) the money services licensee has refused to permit or has not cooperated with an examination or investigation 19 20 authorized by this chapter; (3) the money services licensee has engaged in fraud, 21 22 knowing misrepresentation, deceit, or gross negligence in connection with the operation of the licensee's money services 23 24 business or any transaction subject to this chapter; 25 (4) an authorized delegate of the money transmission licensee has knowingly violated this chapter, a rule adopted or 26 27 order issued under this chapter, or a state or federal

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anti-money-laundering or terrorist funding law, and the licensee 1 2 knows or should have known of the violation and has failed to make a 3 reasonable effort to prevent or correct the violation; 4 (5) the competence, experience, character, or general fitness of the money services licensee or the authorized delegate 5 of a money transmission licensee, or a principal of, person in 6 7 control of, or responsible person of a money services licensee or 8 authorized delegate of a money transmission licensee, indicates 9 that it is not in the public interest to permit the licensee or authorized delegate to provide money services; 10 11 (6) the money services licensee has engaged in an 12 unsafe or unsound act or practice or has conducted business in an 13 unsafe or unsound manner; 14 (7) the money services licensee has suspended payment of the licensee's obligations, made a general assignment for the 15 16 benefit of the licensee's creditors, or admitted in writing the licensee's inability to pay debts of the licensee as they become 17 18 due; (8) the money transmission licensee has failed to 19 20 terminate the authority of an authorized delegate after the commissioner has issued and served on the licensee a final order 21 finding that the authorized delegate has violated this chapter; 22 23 (9) a fact or condition exists that, if it had been known at the time the money services licensee applied for the 24 25 license, would have been grounds for denying the application; 26 (10) the money services licensee has engaged in false,

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27 misleading, or deceptive advertising;

1	(11) the money services licensee has failed to pay a
2	judgment entered in favor of a claimant or creditor in an action
3	arising out of the licensee's activities under this chapter not
4	later than the 30th day after the date the judgment becomes final or
5	not later than the 30th day after the date the stay of execution
6	expires or is terminated, as applicable;
7	(12) the money services licensee has knowingly made a
8	material misstatement or has suppressed or withheld material
9	information on an application, request for approval, report, or
10	other document required to be filed with the department under this
11	chapter; or
12	(13) the money services licensee has committed a
13	breach of trust or of a fiduciary duty.
14	(c) In determining whether a money services licensee has
15	engaged in an unsafe or unsound act or practice or has conducted
16	business in an unsafe or unsound manner, the commissioner may
17	consider factors that include:
18	(1) the size and condition of the licensee's provision
19	of money services;
20	(2) the magnitude of the loss or potential loss;
21	(3) the gravity of the violation of this chapter or
22	rule adopted or order issued under this chapter;
23	(4) any action taken against the licensee by this
24	state, another state, or the federal government; and
25	(5) the previous conduct of the licensee.
26	(d) The commissioner's order suspending or revoking a money
27	services license or directing a money transmission licensee to

1 revoke the designation of an authorized delegate is subject to
2 Section 152.409, unless the order is issued as an emergency order.
3 The commissioner may issue an emergency order suspending a money
4 services license or directing a money transmission licensee to
5 revoke the designation of an authorized delegate in accordance with
6 Section 152.410 if the commissioner finds that the factors
7 identified in Section 152.410(b) exist.

8 <u>Sec. 152.404.</u> SUSPENSION AND REVOCATION OF AUTHORIZED 9 <u>DELEGATE DESIGNATION. (a) The commissioner may suspend or revoke</u> 10 <u>the designation of an authorized delegate by a money transmission</u> 11 <u>licensee if the commissioner has reason to believe that:</u>

12 (1) the authorized delegate has violated this chapter, 13 a rule adopted or order issued under this chapter, a written 14 agreement entered into with the commissioner or the department, or 15 any other state or federal law applicable to a money transmission 16 business;

17 (2) the authorized delegate has refused to permit or 18 has not cooperated with an examination or investigation under this 19 chapter;

20 (3) the authorized delegate has engaged in fraud, 21 knowing misrepresentation, deceit, gross negligence, or an unfair 22 or deceptive act or practice in connection with the operation of the 23 delegate's business on behalf of the money transmission licensee or 24 any transaction subject to this chapter;

25 (4) the competence, experience, character, or general 26 fitness of the authorized delegate, or a principal of, person in 27 control of, or responsible person of the authorized delegate,

S.B. No. 895 indicates that it is not in the public interest to permit the 1 2 authorized delegate to provide money transmission; 3 (5) the authorized delegate has engaged in an unsafe 4 or unsound act or practice or conducted business in an unsafe and 5 unsound manner; 6 (6) the authorized delegate, or a principal or 7 responsible person of the authorized delegate, is listed on the Specially Designated Nationals and Blocked Persons List prepared by 8 9 the United States Department of the Treasury as a potential threat to commit terrorist acts or to fund terrorist acts; or 10 11 (7) the authorized delegate, or a principal or responsible person of the authorized delegate, has been convicted 12 13 of a state or federal anti-money-laundering or terrorist funding 14 law. 15 (b) In determining whether an authorized delegate has 16 engaged in an unsafe or unsound act or practice or conducted business in an unsafe or unsound manner, the commissioner may 17 consider factors that include: 18 (1) the size and condition of the authorized 19 20 delegate's provision of money transmission; (2) the magnitude of the loss or potential loss; 21 22 (3) the gravity of the violation of this chapter or rule adopted or order issued under this chapter; 23 24 (4) any action taken against the authorized delegate 25 by this state, another state, or the federal government; and (5) the previous conduct of the authorized delegate. 26 27 (c) The commissioner's order suspending or revoking the

1	designation of an authorized delegate is subject to Section
2	152.409, unless the order is issued as an emergency order. The
3	commissioner may issue an emergency order suspending the
4	designation of an authorized delegate in accordance with Section
5	152.410 if the commissioner finds that the factors identified in
6	Section 152.410(b) exist.
7	Sec. 152.405. CEASE AND DESIST ORDERS FOR MONEY SERVICES
8	LICENSEE OR AUTHORIZED DELEGATE. (a) The commissioner may issue an
9	order to cease and desist if the commissioner finds that:
10	(1) an action, violation, or condition listed in
11	Section 152.403 or 152.404 exists with respect to a money services
12	licensee or authorized delegate; and
13	(2) a cease and desist order is necessary to protect
14	the interests of the money services licensee, the purchasers of the
15	licensee's money services, or the public.
16	(b) A cease and desist order may require a money services
17	licensee or authorized delegate to cease and desist from the action
18	or violation or to take affirmative action to correct any condition
19	resulting from or contributing to the action or violation, and the
20	requirements of the order may apply to a principal or responsible
21	person of the licensee or authorized delegate.
22	(c) The cease and desist order is subject to Section
23	152.409, unless the order is issued as an emergency order. The
24	commissioner may issue an emergency cease and desist order in
25	accordance with Section 152.410 if the commissioner finds that the
26	factors identified in Section 152.410(b) exist.
27	Sec. 152.406. CONSENT ORDERS. (a) The commissioner may

1	enter into a consent order at any time with a person to resolve a
2	matter arising under this chapter or a rule adopted or order issued
3	under this chapter.
4	(b) A consent order must be signed by the person to whom the
5	order is issued or by the person's authorized representative and
6	must indicate agreement with the terms contained in the order.
7	However, a consent order may provide that the order does not
8	constitute an admission by a person that the person has violated
9	this chapter or a rule adopted or order issued under this chapter.
10	(c) A consent order is a final order and may not be appealed.
11	Sec. 152.407. ADMINISTRATIVE PENALTY. (a) After notice
12	and hearing, the commissioner may assess an administrative penalty
13	against a person who:
14	(1) has violated this chapter or a rule adopted or
15	order issued under this chapter and has failed to correct the
16	violation not later than the 30th day after the date the department
17	sends written notice of the violation to the person;
18	(2) if the person is a money services licensee, has
19	engaged in conduct described by Section 152.403;
20	(3) has engaged in a pattern of violations; or
21	(4) has demonstrated wilful disregard for the
22	requirements of this chapter, the rules adopted under this chapter,
23	or an order issued under this chapter.
24	(b) A violation corrected after a person receives written
25	notice from the department of the violation may be considered for
26	purposes of determining whether a person has engaged in a pattern of
27	violations under Subsection (a)(3) or demonstrated wilful

disregard under Subsection (a)(4).
(c) The amount of the penalty may not exceed \$5,000 for each
violation or, in the case of a continuing violation, \$5,000 for each
day that the violation continues. Each transaction in violation of
this chapter and each day that a violation continues is a separate
violation.
(d) In determining the amount of the penalty, the
commissioner shall consider factors that include the seriousness of
the violation, the person's compliance history, and the person's
good faith in attempting to comply with this chapter, provided that
if the person is found to have demonstrated wilful disregard under
Subsection (a)(4), the trier of fact may recommend that the
commissioner impose the maximum administrative penalty permitted
under Subsection (c).
(e) A hearing to assess an administrative penalty is
considered a contested case hearing and is subject to Section
<u>152.451.</u>
(f) An order imposing an administrative penalty after
notice and hearing becomes effective and is final for purposes of
collection and appeal immediately on issuance.
(g) The commissioner may collect an administrative penalty
(g) The commissioner may correct an administrative penalty
assessed under this section:
assessed under this section:
assessed under this section: (1) in the same manner that a money judgment is
assessed under this section: (1) in the same manner that a money judgment is enforced in court; or

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1	Sec. 152.408. CRIMINAL PENALTY. (a) A person commits an
2	offense if the person:
3	(1) intentionally makes a false statement,
4	misrepresentation, or certification in a record or application
5	filed with the department or required to be maintained under this
6	chapter or a rule adopted or order issued under this chapter, or
7	intentionally makes a false entry or omits a material entry in the
8	record or application; or
9	(2) knowingly engages in an activity for which a money
10	services license is required under this chapter without being
11	licensed under this chapter.
12	(b) An offense under this section is a felony of the third
13	degree.
14	(c) An offense under this section may be prosecuted in
15	Travis County or in the county in which the offense is alleged to
16	have been committed.
17	(d) Nothing in this section limits the power of the state to
18	punish a person for an act that constitutes an offense under this or
19	any other law.
20	Sec. 152.409. NOTICE, HEARING, AND OTHER PROCEDURES FOR
21	NONEMERGENCY ORDERS. (a) This section applies to an order issued
22	by the commissioner under this subchapter that is not an emergency
23	<u>order.</u>
24	(b) An order to which this section applies becomes effective
25	only after notice and an opportunity for hearing. The order must:
26	(1) state the grounds on which the order is based;
27	(2) to the extent applicable, state the action or

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1	violation from which the person subject to the order must cease and
2	desist or the affirmative action the person must take to correct a
3	condition resulting from the violation or that is otherwise
4	appropriate;
5	(3) be delivered by personal delivery or sent by
6	certified mail, return receipt requested, to the person against
7	whom the order is directed at the person's last known address;
8	(4) state the effective date of the order, which may
9	not be before the 21st day after the date the order is delivered or
10	mailed; and
11	(5) include a notice that a person may file a written
12	request for a hearing on the order with the commissioner not later
13	than the 20th day after the date the order is delivered or mailed.
14	(c) Unless the commissioner receives a written request for a
15	hearing from the person against whom the order is directed not later
16	than the 20th day after the date the order is delivered or mailed,
17	the order takes effect as stated in the order and is final against
18	and non-appealable by that person from that date.
19	(d) A hearing on the order must be held not later than the
20	45th day after the date the commissioner receives the written
21	request for the hearing unless the administrative law judge extends
22	the period for good cause or the parties agree to a later hearing
23	date.
24	(e) An order that has been affirmed or modified after a
25	hearing becomes effective and is final for purposes of enforcement
26	and appeal immediately on issuance. The order may be appealed to
27	the district court of Travis County as provided by Section

1	<u>152.451(b).</u>
2	Sec. 152.410. REQUIREMENTS AND NOTICE AND HEARING
3	PROCEDURES FOR EMERGENCY ORDERS. (a) This section applies to an
4	emergency order issued by the commissioner under this subchapter.
5	(b) The commissioner may issue an emergency order, without
6	prior notice and an opportunity for hearing, if the commissioner
7	finds that:
8	(1) the action, violation, or condition that is the
9	basis for the order:
10	(A) has caused or is likely to cause the
11	insolvency of the money services licensee;
12	(B) has caused or is likely to cause the
13	substantial dissipation of the money services licensee's assets or
14	earnings;
15	(C) has seriously weakened or is likely to
16	seriously weaken the condition of the money services licensee; or
17	(D) has seriously prejudiced or is likely to
18	seriously prejudice the interests of the money services licensee, a
19	purchaser of the licensee's money services, or the public; and
20	(2) immediate action is necessary to protect the
21	interests of the money services licensee, a purchaser of the
22	licensee's money services, or the public.
23	(c) In connection with and as directed by an emergency
24	order, the commissioner may seize the records and assets of a money
25	services licensee or authorized delegate that relate to the
26	licensee's money services business.
27	(d) An emergency order must:

1	(1) state the grounds on which the order is based;
2	(2) advise the person against whom the order is
3	directed that the order takes effect immediately, and, to the
4	extent applicable, require the person to immediately cease and
5	desist from the conduct or violation that is the subject of the
6	order or to take the affirmative action stated in the order as
7	necessary to correct a condition resulting from the conduct or
8	violation or as otherwise appropriate;
9	(3) be delivered by personal delivery or sent by
10	certified mail, return receipt requested, to the person against
11	whom the order is directed at the person's last known address; and
12	(4) include a notice that a person may request a
13	hearing on the order by filing a written request for hearing with
14	the commissioner not later than the 15th day after the date the
15	order is delivered or mailed.
16	(e) An emergency order takes effect as soon as the person
17	against whom the order is directed has actual or constructive
18	knowledge of the issuance of the order.
19	(f) A money services licensee or authorized delegate
20	against whom an emergency order is directed must submit a written
21	certification to the commissioner, signed by the licensee or
22	authorized delegate, and their principals and responsible
23	individuals, as applicable, and each person named in the order,
24	stating that each person has received a copy of and has read and
25	understands the order.
26	(g) Unless the commissioner receives a written request for a
27	hearing from a person against whom an emergency order is directed

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1	not later than the 15th day after the date the order is delivered or
2	mailed, the order is final and non-appealable as to that person on
3	the 16th day after the date the order is delivered or mailed.
4	(h) A request for a hearing does not stay an emergency
5	order.
6	(i) A hearing on an emergency order takes precedence over
7	any other matter pending before the commissioner, and must be held
8	not later than the 10th day after the date the commissioner receives
9	the written request for hearing unless the administrative law judge
10	extends the period for good cause or the parties agree to a later
11	hearing date.
12	(j) An emergency order that has been affirmed or modified
13	after a hearing is final for purposes of enforcement and appeal.
14	The order may be appealed to the district court of Travis County as
15	provided in Section 152.451(b).
16	SUBCHAPTER J. MISCELLANEOUS PROVISIONS
17	Sec. 152.451. ADMINISTRATIVE PROCEDURES. (a) All
18	administrative proceedings under this chapter must be conducted in
19	accordance with Chapter 2001, Government Code, and Title 7, Chapter
20	9, Texas Administrative Code.
21	(b) A person affected by a final order of the commissioner
22	issued under this chapter after a hearing may appeal the order by
23	filing a petition for judicial review in a district court of Travis
24	County. A petition for judicial review filed in the district court
25	under this subsection does not stay or vacate the appealed order
26	unless the court, after notice and hearing, specifically stays or
27	vacates the order.

and

# ARTICLE 2. CONFORMING AMENDMENTS SECTION 2.01. Section 140A.104(e), Civil Practice Remedies Code, is amended to read as follows: (e) A bank or savings and loan association insured by the Federal Deposit Insurance Corporation, a credit union insured by

the National Credit Union Administration, or the holder of a money 6 7 transmission license as defined by Chapter  $\underline{152}$  [ $\underline{151}$ ], Finance Code, may not be held liable in damages or for other relief under this 8 9 chapter, unless the finder of fact finds by a preponderance of the 10 evidence that the person or agent acquiring or maintaining an 11 interest in or transporting, transacting, transferring, or receiving the funds on behalf of another did so knowing that the 12 funds were the proceeds of an offense and that a director or high 13 managerial agent performed, authorized, requested, commanded, 14 participated in, ratified, or recklessly tolerated the unlawful 15 16 conduct of the person or agent.

SECTION 2.02. Article 59.01(2), Code of Criminal Procedure, 17 is amended to read as follows: 18

(2) "Contraband" means 19 property of any nature, 20 including real, personal, tangible, or intangible, that is:

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used in the commission of:

22 (i) any first or second degree felony under the Penal Code; 23

24 (ii) any felony under Section 15.031(b), 25 21.11, or 38.04 or Chapter 29, 30, 31, 32, 33, 33A, or 35, Penal Code; 26 (iii) any felony under Chapter 43, Penal 27

S.B. No. 895 Code, except as provided by Paragraph (B); 1 2 (iv) any felony under The Securities Act (Title 12, Government Code); or 3 4 (v) any offense under Chapter 49, Penal Code, that is punishable as a felony of the third degree or state 5 jail felony, if the defendant has been previously convicted three 6 7 times of an offense under that chapter; (B) used or intended to be used in the commission 8 9 of: 10 (i) any felony under Chapter 481, Health 11 and Safety Code (Texas Controlled Substances Act); (ii) any felony under Chapter 483, Health 12 13 and Safety Code; (iii) a felony under Chapter 152 [151], 14 15 Finance Code; 16 (iv) any felony under Chapter 20A or 34, 17 Penal Code; 18 (v) a Class A misdemeanor under Subchapter B, Chapter 365, Health and Safety Code, if the defendant has been 19 previously convicted twice of an offense under that subchapter; 20 (vi) any felony under Chapter 32, Human 21 22 Resources Code, or Chapter 31, 32, 35A, or 37, Penal Code, that involves a health care program, as defined by Section 35A.01, Penal 23 24 Code; 25 (vii) a Class B misdemeanor under Chapter 522, Business & Commerce Code; 26 27 (viii) a Class A misdemeanor under Section

1 306.051, Business & Commerce Code; 2 (ix) any offense under Section 42.10, Penal Code; 3 4 ( x ) any offense under Section 46.06(a)(1) or 46.14, Penal Code; 5 6 any offense under Chapter 71, Penal (xi) 7 Code; (xii) any offense under 8 Section 20.05, 9 20.06, 20.07, 43.04, or 43.05, Penal Code; (xiii) an offense under Section 326.002, 10 11 Business & Commerce Code; or (xiv) a Class A misdemeanor or any felony 12 under Section 545.420, Transportation Code, other than a Class A 13 misdemeanor that is classified as a Class A misdemeanor based 14 solely on conduct constituting a violation of Subsection (e)(2)(B) 15 16 of that section; 17 (C) the proceeds gained from the commission of a felony listed in Paragraph (A) or (B) of this subdivision, a 18 misdemeanor listed in Paragraph (B)(vii), (ix), (x), (xi), or (xii) 19 of this subdivision, or a crime of violence; 20 21 (D) acquired with proceeds gained from the 22 commission of a felony listed in Paragraph (A) or (B) of this subdivision, a misdemeanor listed in Paragraph (B)(vii), (ix), (x), 23 24 (xi), or (xii) of this subdivision, or a crime of violence; 25 (E) used to facilitate or intended to be used to facilitate the commission of a felony under Section 15.031 or 26 27 Chapter 43, Penal Code; or

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(F) used to facilitate or intended to be used to
 facilitate the commission of an offense under Section 20.05, 20.06,
 or 20.07 or Chapter 20A, Penal Code.

4 SECTION 2.03. Section 182.021, Finance Code, is amended to 5 read as follows:

6 Sec. 182.021. ACTIVITIES NOT REQUIRING CHARTER. Subject to 7 Subchapter C, Chapter 187, a company does not engage in the trust 8 business in a manner requiring a state charter by:

9 (1) acting in a manner authorized by law and in the 10 scope of authority as an agent of a trust institution;

(2) rendering a service customarily performed as an attorney in a manner approved and authorized by the Supreme Court of Texas or State Bar of Texas;

14 (3) acting as trustee under a deed of trust made only 15 as security for the payment of money or for the performance of 16 another act;

17 (4) conducting business as a trust institution if the
18 exercise of fiduciary powers in this state by the trust institution
19 is not otherwise prohibited by law;

(5) engaging in a business regulated by the Office of
Consumer Credit Commissioner, except as limited by rules adopted by
the finance commission;

(6) receiving and distributing rents and proceeds of
sale as a licensed real estate broker on behalf of a principal in a
manner authorized by the Texas Real Estate Commission;

(7) engaging in a securities transaction or providing
 an investment advisory service as a licensed and registered dealer,

salesman, or advisor to the extent that the activity is regulated by
 the State Securities Board or the Securities and Exchange
 Commission;

4 (8) engaging in the sale and administration of an
5 insurance product by an insurance company or agent authorized or
6 licensed by the Texas Department of Insurance to the extent that the
7 activity is regulated by the Texas Department of Insurance;

8 (9) engaging in the lawful sale of prepaid funeral 9 benefits under a permit issued by the banking commissioner under 10 Chapter 154;

(10) engaging in the lawful business of a perpetual care cemetery corporation under Chapter 712, Health and Safety Code;

(11) engaging as a principal in the money services business under a license issued by the banking commissioner under Chapter <u>152</u> [<del>151</del>];

17 (12) acting as trustee under a voting trust as 18 provided by Section 6.251, Business Organizations Code;

(13) acting as trustee by a public, private, or independent institution of higher education or a university system, as defined by Section 61.003, Education Code, including an affiliated foundation or corporation of such an institution or system acting as trustee as provided by the Education Code;

(14) engaging in another activity expressly excluded from the application of this subtitle by rule of the finance commission;

27 (15) rendering services customarily performed by a

certified accountant in a manner authorized by the Texas State
 Board of Public Accountancy;

3 (16) serving as trustee of a charitable trust as
4 provided by Section 2.106, Business Organizations Code;

5 (17) performing escrow or settlement services if
6 licensed or authorized under Title 11, Insurance Code;

7 (18) acting as a qualified intermediary in a tax 8 deferred exchange under Section 1031, Internal Revenue Code of 9 1986, and applicable regulations;

10 (19) providing permitted services at a trust 11 representative office established in this state pursuant to 12 Subchapter C, Chapter 187; or

13 (20) acting as a trustee or custodian approved by the 14 Internal Revenue Service under 26 C.F.R. Section 1.408-2(e) of an 15 individual retirement account described by Section 408(a), 16 Internal Revenue Code of 1986.

17 SECTION 2.04. Section 278.001(1), Finance Code, is amended 18 to read as follows:

19 (1) "Currency" has the meaning assigned by Section
20 152.003 [151.501].

21 SECTION 2.05. Section 213.012(a), Labor Code, is amended to 22 read as follows:

(a) In this section, "payment instrument" has the meaning
assigned by Section <u>152.003</u> [<u>151.301</u>], Finance Code.

25 SECTION 2.06. Section 151.0035(b), Tax Code, is amended to 26 read as follows:

27 (b) "Data processing service" does not include:

(1) the transcription of medical dictation by a
 medical transcriptionist;

3 (2) services exclusively to encrypt electronic
4 payment information for acceptance onto a payment card network
5 described by Subdivision (3)(E) to comply with standards set by the
6 Payment Card Industry Security Standards Council; or

7 (3) settling of an electronic payment transaction by:

8 (A) a downstream payment processor or point of 9 sale payment processor that routes electronic payment information 10 to an entity described by Paragraph (C) or (E);

(B) a person who is engaged in the business of money transmission and required to obtain a license under Section <u>152.101</u> [<del>151.302(a)</del>], Finance Code;

(C) a federally insured financial institution, as defined by Section 201.101, Finance Code, that is organized under the laws of this state, another state, or the United States, or an affiliate of the institution;

(D) a person who has entered into a sponsorship
agreement with an entity described by Paragraph (C) for the purpose
of settling that entity's electronic payment transactions through a
payment card network; or

(E) a payment card network that allows a person
 to accept a specific brand of debit or credit card by routing
 information and data to settle an electronic payment transaction.
 ARTICLE 3. REPEALER

26 SECTION 3.01. Chapter 151, Finance Code, is repealed.

## ARTICLE 4. TRANSITIONAL PROVISIONS

2 SECTION 4.01. (a) A license issued under Chapter 151, 3 Finance Code, that is in effect on September 1, 2023, remains in 4 force as a license under Chapter 152, Finance Code. Not later than 5 September 1, 2024, a licensee must satisfy the minimum requirements 6 to maintain a license established by Chapter 152, Finance Code, as 7 added by this Act.

8 (b) A contract between a licensee and an authorized delegate 9 entered into or renewed on or after the effective date of this Act 10 must satisfy the contract requirements established by Chapter 152, 11 Finance Code, as added by this Act.

12 (c) The Finance Commission of Texas may adopt rules to 13 further provide for the orderly transition to licensing and 14 regulation under this Act.

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### ARTICLE 5. EFFECTIVE DATE

16 SECTION 5.01. This Act takes effect September 1, 2023.