1	A bill to be entitled
2	An act relating to mortgage brokers and
3	lenders; amending s. 494.001, F.S.; revising
4	definitions; amending s. 494.0011, F.S.;
5	authorizing the Department of Banking and
6	Finance to adopt rules; amending s. 494.0012,
7	F.S.; requiring the Department of Banking and
8	Finance to charge a fee for certain
9	examinations; deleting a limitation on
10	aggregate amount of examination fees; requiring
11	the department to conduct certain examinations
12	in this state; providing an exception; revising
13	travel expense and per diem subsistence
14	requirements for licensees; amending s.
15	494.00125, F.S.; deleting references to
16	registrations and permits; amending s.
17	494.0016, F.S.; specifying department
18	prescription by rule of certain required
19	information; creating s. 494.00165, F.S.;
20	prohibiting certain advertising activities;
21	requiring a record of certain advertisements;
22	amending s. 494.0025, F.S.; deleting certain
23	prohibited advertising activities; prohibiting
24	payment of a mortgage transaction fee or
25	commission to other than certain actively
26	licensed persons; amending s. 494.0031, F.S.;
27	providing for licensure of mortgage brokerage
28	business branches; increasing license fees;
29	deleting references to registrations and
30	permits; amending s. 494.0032, F.S.; providing
31	for renewal of branch licenses; increasing
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1	license renewal fees; providing for reversion
2	of licenses to inactive status under certain
3	circumstances; providing for reactivation of
4	licenses; providing for a reactivation fee;
5	amending s. 494.0033, F.S.; specifying an
6	application fee; clarifying provisions;
7	amending s. 494.00331, F.S.; prohibiting
8	simultaneous multiple licensures; amending s.
9	494.0034, F.S.; deleting an automatic license
10	expiration provision; clarifying provisions;
11	amending s. 494.0036, F.S.; requiring a license
12	to operate a mortgage brokerage business branch
13	office; requiring display of licenses; amending
14	s. 494.0038, F.S.; clarifying the timing of
15	certain disclosures; amending s. 494.0039,
16	F.S.; revising mortgage brokerage business
17	principal place of business requirements;
18	amending s. 494.004, F.S.; including pleas of
19	nolo contendere to certain crimes within
20	certain licensee reporting requirements;
21	requiring licensees to report conviction or
22	pleas of nolo contendere to felonies; requiring
23	licensees to provide the department with
24	certain information relating to associated
25	mortgage brokers; requiring the department to
26	adopt certain rules; amending s. 494.0041,
27	F.S.; revising the list of acts constituting
28	grounds for disciplinary action; amending s.
29	494.0061, F.S.; providing for mortgage lender
30	branch office licenses; increasing a license
31	fee; clarifying provisions; amending s.

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1	494.0062, F.S.; providing for correspondent
2	mortgage lender branch office licenses;
3	increasing a license fee; clarifying
4	provisions; amending s. 494.0064, F.S.;
5	providing for renewal of certain licenses;
6	increasing license renewal fees; providing for
7	reversion of licenses to inactive status;
8	deleting an automatic license expiration
9	provision; amending s. 494.0066, F.S.;
10	requiring mortgage lender and correspondent
11	mortgage lender branch office licenses;
12	increasing license fees; amending s. 494.0067,
13	F.S.; requiring display of certain licenses;
14	requiring registration of loan originators;
15	requiring certain information relating to loan
16	originators; amending s. 494.0072, F.S.;
17	revising a list of certain acts constituting
18	grounds for disciplinary action; clarifying
19	application of certain disciplinary actions;
20	amending s. 494.0073, F.S.; providing for
21	mortgage lenders or correspondent mortgage
22	lenders to act as mortgage brokerage
23	businesses; repealing s. 494.0037, F.S.,
24	relating to books, accounts, and records;
25	providing effective dates.
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27	Be It Enacted by the Legislature of the State of Florida:
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29	Section 1. Section 494.001, Florida Statutes, is
30	amended to read:
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COD	DING:Words stricken are deletions; words <u>underlined</u> are additions.

494.001 Definitions.--As used in ss. 494.001-494.0077, 1 2 the term: 3 (1) "Act as a correspondent mortgage lender" means to 4 make a mortgage loan. 5 "Act as a loan originator" means being employed by (2) 6 a mortgage lender or correspondent mortgage lender, for 7 compensation or gain or in the expectation of compensation or gain, to negotiate or offer to negotiate the making of a 8 mortgage loan. A person whose activities are ministerial and 9 10 clerical, which may include quoting available interest rates or loan terms and conditions, is not acting as a loan 11 12 originator. 13 (3) (3) (2) "Act as a mortgage broker" means, for 14 compensation or gain, or in the expectation of compensation or 15 gain, either directly or indirectly, accepting or offering to 16 accept an application for a mortgage loan, soliciting or 17 offering to solicit a mortgage loan on behalf of a borrower, negotiating or offering to negotiate the terms or conditions 18 19 of a mortgage loan on behalf of a lender, or negotiating or offering to negotiate the sale of an existing mortgage loan to 20 a noninstitutional investor. An employee whose activities are 21 ministerial and clerical, which may include quoting available 22 23 interest rates or loan terms and conditions, is not acting as 24 a mortgage broker. 25 (4) (4) (3) "Act as a mortgage lender" means to make a 26 mortgage loan or to service a mortgage loan for others or, for 27 compensation or gain, or in the expectation of compensation or gain, either directly or indirectly, to sell or offer to sell 28 29 a mortgage loan to a noninstitutional investor. (5) (4) "Associate" means for the purposes of ss. 30 494.003-494.0043 solely, a person required to be licensed as a 31 4 CODING: Words stricken are deletions; words underlined are additions.

mortgage broker under this chapter who is employed by or 1 acting as an independent contractor for a mortgage brokerage 2 3 business or a person acting as an independent contractor for a 4 mortgage lender or correspondent mortgage lender. The use of 5 the term associate, in contexts other than in the administration of ss. 494.003-494.0077 494.003-494.0043, shall б 7 not be construed to impose or effect the common-law or 8 statutory liability of the employer. 9 (6) (5) "Branch broker" means the licensee in charge of, and responsible for, the operation of a branch office of a 10 mortgage brokerage business. 11 12 (7) "Branch office" means a location, other than a licensee's principal place of business: 13 14 (a) The address of which appears on business cards, stationery, or advertising used by the licensee in connection 15 with business conducted under this chapter; 16 17 (b) At which the licensee's name, advertising or promotional materials, or signage suggest that mortgage loans 18 19 are originated, negotiated, funded, or serviced; or 20 (c) Which, due to the actions of any employee or associate of the licensee, may be construed by the public as a 21 22 branch office of the licensee where mortgage loans are 23 originated, negotiated, funded, or serviced. 24 (8)(6) "Department" means the Department of Banking 25 and Finance. 26 (9) "Employed" means engaged in the service of another 27 for salary or wages subject to withholding, FICA, or other 28 lawful deductions by the employer as a condition of 29 employment. 30 31 5

"Employee" means a natural person who is employed 1 (10) 2 and who is subject to the right of the employer to direct and 3 control the actions of the employee. 4 (11) "Good standing" means that the registrant or 5 licensee, or a subsidiary or affiliate thereof, is not, at the time of application, being penalized for one or more of the 6 7 following disciplinary actions by a licensing authority of any 8 state, territory, or country: 9 (a) Revocation of a license or registration. (b) Suspension of a license or registration. 10 Probation of a license or registration for an 11 (C) 12 offense involving fraud, dishonest dealing, or an act of moral 13 turpitude. 14 (12)(8) "Institutional investor" means a state or 15 national bank, state or federal savings and loan association 16 or savings bank, real estate investment trust, insurance 17 company, real estate company, accredited investor as defined in 17 C.F.R. ss. 230.501 et seq., business licensed under ss. 18 19 494.001-494.0077, or other business entity that invests in mortgage loans, including a secondary mortgage market 20 institution including, without limitation, the Federal 21 22 National Mortgage Association, the Federal Home Loan Mortgage 23 Corporation, and the Government National Mortgage Association, 24 conduits, investment bankers, and any subsidiary of such 25 entities. 26 (13)(9) "Loan commitment" or "commitment" means a 27 statement by the lender setting forth the terms and conditions upon which the lender is willing to make a particular mortgage 28 29 loan to a particular borrower. (14)(10) "Lock-in agreement" means an agreement 30 whereby the lender guarantees for a specified number of days 31 6 CODING: Words stricken are deletions; words underlined are additions.

or until a specified date the availability of a specified rate 1 of interest or specified formula by which the rate of interest 2 will be determined and/or specific number of discount points, 3 4 if the loan is approved and closed within the stated period of 5 time. (15)(11) "Make a mortgage loan" means to close a 6 7 mortgage loan in a person's name or to advance funds, offer to 8 advance funds, or make a commitment to advance funds to an 9 applicant for a mortgage loan. 10 (16)(12) "Mortgage brokerage broker fee" means a fee received for acting as a mortgage broker. 11 12 (17)(13) "Mortgage brokerage business" means a person 13 acting as a mortgage broker. 14 (18) "Mortgage loan" means any: 15 (a) Residential mortgage loan; 16 (b) Loan on commercial real property if the borrower 17 is a natural person or the lender is a noninstitutional 18 investor; or 19 (c) Loan on improved real property consisting of five 20 or more dwelling units if the borrower is a natural person or 21 the lender is a noninstitutional investor. 22 (19)(14) "Net worth" means total assets minus total 23 liabilities pursuant to generally accepted accounting 24 principles. 25 (20)(15) "Noninstitutional investor" means an investor 26 other than an institutional investor. 27 (21)(16) "Nonresidential mortgage loan" means a mortgage loan other than a residential mortgage loan. 28 29 (22)(17) "Person" means an individual, partnership, 30 corporation, association, or other group, however organized. 31 7

1 (23)(18) "Principal broker" means a licensee in charge 2 of, and responsible for, the operation of the principal place 3 of business and all branch brokers. (24) "Principal place of business" means a licensee's 4 5 primary business office the street address or physical 6 location of which is designated on the application for 7 licensure or any amendment to such application. 8 (25)(19) "Residential mortgage loan" means any 9 mortgage or other security instrument secured by improved real property consisting of no more than four dwelling units. 10 (26)(20) "Service a mortgage loan" means to receive or 11 12 cause to be received or transferred for another installment payments of principal, interest, or other payments pursuant to 13 14 a mortgage loan. 15 $(27)\frac{(21)}{(21)}$ "Substantial fault of the borrower" means 16 that the borrower: 17 (a) Failed to provide information or documentation 18 required by the lender or broker in a timely manner; 19 (b) Provided information, in the application or 20 subsequently, which upon verification proved to be 21 significantly inaccurate, causing the need for review or further investigation by the lender or broker; 22 23 (c) Failed to produce no later than the date specified by the lender all documentation specified in the commitment or 24 closing instructions as being required for closing; or 25 26 (d) Failed to be ready, willing, or able to close the 27 loan no later than the date specified by the lender or broker. 28 29 For purposes of this definition, a borrower is considered to have provided information or documentation in a timely manner 30 if such information and documentation was received by the 31 8 CODING: Words stricken are deletions; words underlined are additions.

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1	lender within 7 days after the borrower received a request for
2	same, and information is considered significantly inaccurate
3	if the correct information materially affects the eligibility
4	of the borrower for the loan for which application is made.
5	<u>(28)</u> "Ultimate equitable owner" means a natural
6	person who, directly or indirectly, owns or controls an
7	ownership interest in a corporation, a foreign corporation, an
8	alien business organization, or any other form of business
9	organization, regardless of whether such natural person owns
10	or controls such ownership interest through one or more
11	natural persons or one or more proxies, powers of attorney,
12	nominees, corporations, associations, partnerships, trusts,
13	joint stock companies, or other entities or devices, or any
14	combination thereof.
15	Section 2. Subsection (2) of section 494.0011, Florida
16	Statutes, 1998 Supplement, is amended to read:
17	494.0011 Powers and duties of the department
18	(2) The department has authority to adopt rules
19	pursuant to ss. $120.536(1)$ and 120.54 to implement ss.
20	494.001-494.0077. The department may adopt rules to allow
21	electronic submission of any forms, documents, or fees
22	required by this act. The department may also adopt rules to
23	accept certification of compliance with requirements of this
24	act in lieu of requiring submission of documents.
25	Section 3. Effective September 1, 2000, subsection (3)
26	of section 494.0012, Florida Statutes, is amended to read:
27	494.0012 Investigations; complaints; examinations
28	(3)(a) The department may, at intermittent periods,
29	conduct examinations of any licensee or other person under the
30	provisions of ss. 494.001-494.0077. The department may charge
31	an examination fee prescribed by rule, but such fee may not
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exceed \$300 per 8-hour day for each examiner. 1 Such examination fee shall be calculated on an hourly basis and 2 3 shall be rounded to the nearest hour. (b) The department shall conduct all examinations at a 4 5 convenient location in this state unless the department 6 determines that it is more effective or cost-efficient to 7 perform an examination at the licensee's out-of-state 8 location. For an examination performed at the licensee's out-of-state location travel, the licensee shall also pay the 9 10 travel expense and per diem subsistence at the rate provided by law for up to 30 8-hour days per year for each department 11 12 examiner who participates in such an examination. However, if the examination involves or reveals fraudulent conduct by the 13 14 licensee, the licensee shall pay the travel expense and per 15 diem subsistence provided by law, without limitation, for each 16 participating examiner allowance provided for state employees 17 under s. 112.061. The department may not charge more than \$500 in examination fees per biennial period to any one 18 19 mortgage brokerage business, mortgage lender, or correspondent 20 mortgage lender. 21 Section 4. Paragraph (a) of subsection (1) of section 494.00125, Florida Statutes, is amended to read: 22 23 494.00125 Confidentiality of information relating to investigations and examinations .--24 25 (1)(a) Except as otherwise provided by this section, 26 information relative to an investigation or examination by the 27 department pursuant to this chapter, including any consumer complaint, is confidential and exempt from s. 119.07(1) until 28 29 the investigation or examination is completed or ceases to be active. The information compiled by the department in such an 30 investigation or examination shall remain confidential and 31 10

exempt from s. 119.07(1) after the department's investigation 1 2 or examination is completed or ceases to be active if the 3 department submits the information to any law enforcement or 4 administrative agency for further investigation. Such 5 information shall remain confidential and exempt from s. 6 119.07(1) until that agency's investigation is completed or 7 ceases to be active. For purposes of this section, an 8 investigation or examination shall be considered "active" so 9 long as the department or any law enforcement or administrative agency is proceeding with reasonable dispatch 10 and has a reasonable good faith belief that the investigation 11 12 or examination may lead to the filing of an administrative, civil, or criminal proceeding or to the denial or conditional 13 14 grant of a license, registration, or permit. This section 15 shall not be construed to prohibit disclosure of information 16 which is required by law to be filed with the department and 17 which, but for the investigation or examination, would be 18 subject to s. 119.07(1). 19 Section 5. Subsection (4) of section 494.0016, Florida Statutes, is amended to read: 20 21 494.0016 Books, accounts, and records; maintenance; 22 examinations by the department. --23 (4) The department may prescribe by rule the minimum information to be shown in the books, accounts, records, and 24 25 documents of licensees so that such records will enable the 26 department to determine the licensee's compliance with ss. 494.001-494.0077. 27 28 Section 6. Section 494.00165, Florida Statutes, is 29 created to read: 494.00165 Prohibited advertising; record 30 31 requirements.--11

(1) It is a violation of this chapter for any person 1 2 to: 3 (a) Advertise that an applicant will have unqualified 4 access to credit without disclosing what material limitations 5 on the availability of credit exist. Such material limitations 6 include, but are not limited to, the percentage of down 7 payment required, that a higher rate or points could be required, or that restrictions as to the maximum principal 8 9 amount of the loan offered could apply. 10 (b) Advertise a mortgage loan at an expressed interest rate unless the advertisement specifically states that the 11 12 expressed rate could change or not be available at commitment 13 or closing. 14 (c) Advertise mortgage loans, including rates, margins, discounts, points, fees, commissions, or other 15 material information, including material limitations on such 16 17 loans, unless such person is able to make such mortgage loans available to a reasonable number of qualified applicants. 18 19 (d) Falsely advertise or misuse names indicating a 20 federal agency pursuant to 18 U.S.C. s. 709. 21 (2) Each person required to be licensed under this chapter shall maintain a record of samples of each of its 22 23 advertisements, including commercial scripts of each radio or television broadcast, for examination by the department for a 24 period of 2 years after the date of publication or broadcast. 25 26 Section 7. Subsections (6), (7), (8), (9), (10), (11), 27 and (12) of section 494.0025, Florida Statutes, are amended to 28 read: 29 494.0025 Prohibited practices.--It is unlawful for any 30 person: 31 12

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1	(6) To advertise that an applicant will have
2	unqualified access to credit without disclosing what material
3	limitations on the availability of credit exist, such as the
4	percentage of down payment required, that a higher rate or
5	points could be required, or that restrictions as to the
6	maximum principal amount of the loan offered could apply.
7	(7) To advertise a mortgage loan where a prevailing
8	rate is indicated in the advertisement, unless the
9	advertisement specifically states that the expressed rate
10	could change or not be available at commitment or closing.
11	(8) To advertise mortgage loans, including rates,
12	margins, discounts, points, fees, commissions, or other
13	material information, including material limitations on such
14	loans, unless such person is able to make such mortgage loans
15	available to a reasonable number of qualified applicants.
16	(6) (9) To violate s. 655.922(2), subject to ss.
17	494.001-494.0077.
18	(7) (10) Who is required to be licensed under ss.
19	494.006-494.0077, to fail to report to the department the
20	failure to meet the net worth requirements of s. 494.0061, s.
21	494.0062, or s. 494.0065 within 48 hours after the person's
22	knowledge of such failure or within 48 hours after the person
23	should have known of such failure.
24	(8) (11) To pay a fee or commission in any mortgage
25	loan transaction to any person or entity other than a
26	mortgage brokerage business, mortgage lender, or correspondent
27	mortgage lender, operating under an active license, or a
28	person exempt from licensure under this chapter. Who is
29	required to be licensed under ss. 494.001-494.0077, to falsely
30	advertise or misuse names indicating a federal agency pursuant
31	to 18 U.S.C. s. 709.
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(9) (12) To record a mortgage brokerage agreement or 1 2 any other document, not rendered by a court of competent 3 jurisdiction, which purports to enforce the terms of the 4 mortgage brokerage agreement. 5 Section 8. Subsections (1), (4), and (5) of section 6 494.0031, Florida Statutes, are amended to read: 7 494.0031 Licensure as a mortgage brokerage business .--8 (1) The department shall issue a mortgage brokerage 9 business license to each person who: 10 (a) Has submitted a completed application form and a nonrefundable application fee of \$425 in an amount that may 11 12 not exceed \$350; and 13 (b) Has a qualified principal broker pursuant to s. 14 494.0035. 15 (4) A mortgage brokerage business or branch office 16 license, permit, or registration may be canceled if it was 17 issued through mistake or inadvertence of the department. A 18 notice of cancellation must be issued by the department within 19 90 days after the issuance of the license. A notice of cancellation shall be effective upon receipt. The notice of 20 cancellation shall provide the applicant with notification of 21 the right to request a hearing within 21 days after the 22 23 applicant's receipt of the notice of cancellation. A license, permit, or registration shall be reinstated if the applicant 24 can demonstrate that the requirements for obtaining the 25 26 license, permit, or registration pursuant to this chapter ss. 494.001-494.0077 have been satisfied. 27 28 (5) If an initial mortgage brokerage business or 29 branch office license, permit, or registration has been issued but the check upon which the license, permit, or registration 30 is based is returned due to insufficient funds, the license, 31 14 CODING: Words stricken are deletions; words underlined are additions.

permit, or registration shall be deemed canceled. A license, 1 permit, or registration deemed canceled pursuant to this 2 subsection shall be reinstated if the department receives a 3 4 certified check for the appropriate amount within 30 days 5 after the date the check was returned due to insufficient 6 funds. 7 Section 9. Section 494.0032, Florida Statutes, is 8 amended to read: 9 494.0032 Renewal of mortgage brokerage business license; permit renewal of mortgage brokerage business branch 10 office license. --11 12 (1) The department shall renew a mortgage brokerage business license upon receipt of a completed renewal form and 13 14 payment of a nonrefundable renewal fee of \$375 that may not 15 exceed \$300. Each licensee shall pay at the time of renewal a nonrefundable renewal fee of \$225 that may not exceed \$150 for 16 17 the renewal of each branch office license permit. 18 (2) The department shall adopt rules establishing a 19 procedure for the biennial renewal of mortgage brokerage business licenses and branch office licenses permits. 20 The department may prescribe the form for renewal and may require 21 22 an update of all information provided in the licensee's 23 initial application. 24 (3) A mortgage brokerage business or branch office 25 license that is not renewed by the end of the biennium 26 established by the department shall revert from active to inactive status. An inactive license may be reactivated 27 within 6 months after becoming inactive by filing a completed 28 29 reactivation form with the department, payment of the renewal 30 fee, and payment of a nonrefundable reactivation fee of \$100. 31 15

The department may set by rule a late renewal fee in an amount 1 that may not exceed \$100. 2 3 (4) A license that is not renewed within 6 months 4 after the end of the biennial period automatically expires. Section 10. Subsections (2), (6), and (7) of section 5 6 494.0033, Florida Statutes, are amended to read: 7 494.0033 Mortgage broker's license.--8 (2) Each initial application for a mortgage broker's 9 license must be in the written form as prescribed by rule of the department. The department may require each applicant to 10 provide any information reasonably necessary to make a 11 12 determination of the applicant's eligibility for licensure. The department shall issue an initial license to any natural 13 14 person who: 15 (a) Is at least 18 years of age; 16 (b) Has passed a written test adopted by the 17 department which is designed to determine competency in 18 primary and subordinate mortgage financing transactions as 19 well as to test knowledge of ss. 494.001-494.0077 and the 20 rules adopted pursuant thereto; 21 (c) Has submitted a completed application and a nonrefundable application fee of that may not exceed \$200. 22 23 The department may set by rule an additional fee for a retake of the examination; and 24 25 (d) Has filed a complete set of fingerprints, taken by 26 an authorized law enforcement officer, for submission by the department to the Department of Law Enforcement or the Federal 27 28 Bureau of Investigation for processing. 29 (6) A mortgage broker license, permit, or registration 30 may be canceled if it was issued through mistake or inadvertence of the department. A notice of cancellation must 31 16 CODING: Words stricken are deletions; words underlined are additions.

be issued by the department within 90 days after the issuance 1 of the license. A notice of cancellation shall be effective 2 upon receipt. The notice of cancellation shall provide the 3 4 applicant with notification of the right to request a hearing 5 within 21 days after the applicant's receipt of the notice of б cancellation. A license, permit, or registration shall be 7 reinstated if the applicant can demonstrate that the 8 requirements for obtaining the license, permit, or 9 registration pursuant to this chapter ss. 494.001-494.0077 have been satisfied. 10

(7) If an initial mortgage broker license, permit, or 11 12 registration has been issued but the check upon which the license, permit, or registration is based is returned due to 13 insufficient funds, the license, permit, or registration shall 14 be deemed canceled. A license, permit, or registration deemed 15 canceled pursuant to this subsection shall be reinstated if 16 the department receives a certified check for the appropriate 17 amount within 30 days after the date the check was returned 18 19 due to insufficient funds.

20 Section 11. Section 494.00331, Florida Statutes, is 21 amended to read:

22 494.00331 Mortgage broker association.--No person 23 required to be licensed acting as a mortgage broker under this chapter shall be simultaneously an associate of more than one 24 25 licensed a single mortgage brokerage business, licensed 26 mortgage lender, or licensed correspondent mortgage lender. Section 12. Subsections (1), (3), and (4) of section 27 28 494.0034, Florida Statutes, are amended to read: 29 494.0034 Renewal of mortgage broker's license.--(1) The department shall renew a mortgage broker 30 broker's license upon receipt of the completed renewal form 31 17

and payment of a nonrefundable renewal fee of that may not 1 2 exceed \$150. 3 (3) A license that is not renewed by the end of the 4 biennium prescribed by the department shall revert from active 5 automatically reverts to inactive status. An inactive license 6 may be reactivated within 2 years after becoming inactive by 7 the filing of a completed reactivation form application with 8 the department, payment of the renewal fee, and payment of a 9 nonrefundable reactivation fee of \$100. (4) A license that is not renewed within 2 years after 10 becoming inactive automatically expires. 11 12 Section 13. Section 494.0036, Florida Statutes, is amended to read: 13 14 494.0036 Mortgage brokerage business branch offices .--15 (1) A mortgage brokerage business branch office license permit is required for each branch office maintained 16 17 by a mortgage brokerage business licensee. 18 (2) The department shall issue a mortgage brokerage 19 business branch office license permit upon receipt of a 20 completed application in a form as prescribed by the 21 department rule and payment of an initial nonrefundable branch office license permit fee of \$225 that may not exceed \$150. 22 23 Branch office licenses permits must be renewed in conjunction with the renewal of the mortgage brokerage business license. 24 The branch office license permit shall be issued in the name 25 26 of the mortgage brokerage business that maintains the branch office. 27 28 (3) Each branch office must prominently display the 29 license issued for such branch office. Each person licensed as 30 a mortgage broker must prominently display his or her license 31 in the office where such person acts as a mortgage broker. 18

Section 14. Subsection (2) of section 494.0038, 1 2 Florida Statutes, is amended to read: 3 494.0038 Mortgage broker disclosures.--4 (2) At the time Prior to entering into a written 5 agreement is executed by the borrower or at the time the 6 mortgage brokerage business accepts accepting an application, 7 an application fee, credit report fee, property appraisal fee, 8 or any other third-party fee, the a mortgage brokerage 9 business shall must disclose in writing to any applicant for a mortgage loan the following information: 10 (a) That such mortgage brokerage business may not make 11 12 mortgage loans or commitments. The mortgage brokerage business may make a commitment and may furnish a lock-in of 13 14 the rate and program on behalf of the lender when the mortgage brokerage business has obtained a written commitment or 15 lock-in for the loan from the lender on behalf of the borrower 16 for the loan. The commitment must be in the same form and 17 18 substance as issued by the lender. 19 (b) That such mortgage brokerage business cannot 20 guarantee acceptance into any particular loan program or 21 promise any specific loan terms or conditions. (c) A good faith estimate of the credit report fee, 22 23 property appraisal fee, or any other third-party fee and the terms and conditions for obtaining a refund of such fees, if 24 any. Any amount collected in excess of the actual cost shall 25 26 be returned within 60 days after rejection, withdrawal, or 27 closing. 28 Section 15. Subsections (1) and (3) of section 29 494.0039, Florida Statutes, are amended to read: 494.0039 Principal place of business requirements.--30 31 19 CODING: Words stricken are deletions; words underlined are additions.

1 (1) Each mortgage brokerage business licensee shall	
2 maintain and transact business from a principal place of	
3 business in the state. A principal place of business or	
4 branch office must consist of at least one enclosed room or	
5 building of stationary construction in which negotiations of	
6 mortgage loan transactions of others may be conducted and	
7 carried on in privacy and in which all of the books, records	,
8 and files pertaining to mortgage loan transactions of others	
9 are maintained, and:	
10 (a) Must be in compliance with local zoning ordinance	5
11 and must have posted any occupational licenses required by	
12 local government agencies. It is the responsibility of the	
13 licensee to meet local zoning ordinances and obtain the	
14 required occupational licenses; and	
15 (b) Must maintain a sign that is publicly displayed.	
16 Such sign must contain the name of the licensee under ss.	
17 494.003-494.0043 and the words "Licensed Mortgage Brokerage	
18 Business."	
19 (3) Each mortgage brokerage business must prominentl	Y
20 display its license at the principal place of business. Eac	n
21 branch office must prominently display its branch office	
22 permit.Each person licensed mortgage broker pursuant to s.	
23 494.0033 must prominently display his or her license in the	
24 office where such person acts as a mortgage broker.	
25 Section 16. Subsection (1) of section 494.004, Flori	da
26 Statutes, is amended, present subsections (2), (3), and (4)	of
27 that section are renumbered as subsections (3), (4), and (5)	,
28 respectively, and a new subsection (2) is added to that	
29 section, to read:	
30 494.004 Requirements of licensees	
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(1) Each licensee under ss. 494.003-494.0043 shall 1 report, in writing, any conviction of, or plea of nolo 2 3 contendere to, regardless of adjudication, any crime or 4 administrative violation that involves fraud, dishonest 5 dealing, or any other act of moral turpitude, in any б jurisdiction, by the licensee or any natural person named in-7 pursuant to s. 494.0031(3), not later than 30 days after the 8 date of conviction, entry of a plea of nolo contendere, or 9 final administrative action. 10 (2) Each licensee under ss. 494.003-494.0043 shall report, in a form prescribed by rule of the department, any 11 12 conviction of, or plea of nolo contendere to, regardless of whether adjudication is withheld, any felony committed by the 13 14 licensee or any natural person named in s. 494.0031(3), not later than 30 days after the date of conviction or the date 15 the plea of nolo contendere is entered. 16 17 Section 17. Effective January 1, 2000, subsection (6) is added to section 494.004, Florida Statutes, as amended by 18 19 this act, to read: 20 494.004 Requirements of licensees .--21 (6) On or before April 30, 2000, each mortgage 22 brokerage business shall file an initial report stating the 23 name, social security number, date of birth, mortgage broker license number, date of hire and, if applicable, date of 24 25 termination for each person who was an associate of the 26 mortgage brokerage business during the immediate preceding 27 quarter. Thereafter, a mortgage brokerage business shall file 28 a quarterly report only if a person became an associate or 29 ceased to be an associate of the mortgage brokerage business during the immediate preceding quarter. Such report shall be 30 filed within 30 days after the last day of each calendar 31 21

quarter and shall contain the name, social security number, 1 2 date of birth, mortgage broker license number, date of hire 3 and, if applicable, the date of termination of each person who 4 became or ceased to be an associate of the mortgage brokerage 5 business during the immediate preceding quarter. The 6 department shall prescribe, by rule, the procedures for filing 7 reports required by this subsection. Section 18. Paragraph (a) of subsection (2) of section 8 9 494.0041, Florida Statutes, is amended, and paragraph (r) is added to that subsection, to read: 10 494.0041 Administrative penalties and fines; license 11 12 violations.--13 (2) Each of the following acts constitutes a ground 14 for which the disciplinary actions specified in subsection (1) 15 may be taken: (a) Pleading nolo contendere to, or having been Being 16 17 convicted or found guilty of, regardless of whether 18 adjudication is withheld, of a crime involving in any 19 jurisdiction which involves fraud, dishonest dealing, or any other act of moral turpitude. 20 21 (r) Failure to timely pay any fee, charge, or fine imposed or assessed pursuant to this chapter or rules adopted 22 under this chapter. 23 Section 19. Subsections (1), (3), (6), and (7) of 24 25 section 494.0061, Florida Statutes, are amended to read: 494.0061 Mortgage lender's license requirements.--26 27 (1) The department may require each applicant for a mortgage lender lender's license to provide any information 28 29 reasonably necessary to make a determination of the applicant's eligibility for licensure. The department shall 30 31 2.2

issue an initial mortgage lender lender's license to any 1 2 person that submits: 3 (a) A completed application form; 4 (b) A nonrefundable application fee of \$575 set by 5 rule of the department in an amount that may not exceed \$500; 6 (c) Audited financial statements, which documents 7 disclose that the applicant has a bona fide and verifiable net worth, pursuant to generally accepted accounting principles, 8 9 of at least \$250,000, which must be continuously maintained as a condition of licensure; 10 (d) A surety bond in the amount of \$10,000, payable to 11 12 the state and conditioned upon compliance with ss. 494.001-494.0077, which inures to the department and which 13 14 must be continuously maintained thereafter in full force; and 15 (e) Documentation that the applicant is duly incorporated, registered, or otherwise formed as a general 16 17 partnership, limited partnership, limited liability company, 18 or other lawful entity under the laws of this state or another 19 state of the United States. 20 (3) Each initial application for a mortgage lender's license must be in a written form prescribed by the 21 department. The division may require each applicant to 22 23 provide any information reasonably necessary to make a determination of the applicant's eligibility for licensure. 24 The department may require that each officer, director, and 25 26 ultimate equitable owner of a 10-percent or greater interest 27 in the applicant submit a complete set of fingerprints taken by an authorized law enforcement officer. 28 29 (6) A mortgage lender or branch office license, permit, or registration may be canceled if it was issued 30 through mistake or inadvertence of the department. A notice of 31 23

cancellation must be issued by the department within 90 days 1 after the issuance of the license. A notice of cancellation 2 3 shall be effective upon receipt. The notice of cancellation 4 shall provide the applicant with notification of the right to 5 request a hearing within 21 days after the applicant's receipt of the notice of cancellation. A license, permit, or 6 7 registration shall be reinstated if the applicant can 8 demonstrate that the requirements for obtaining the license, 9 permit, or registration pursuant to this chapter ss. 494.001-494.0077 have been satisfied. 10 (7) If an initial mortgage lender or branch office 11 12 license, permit, or registration has been issued but the check upon which the license, permit, or registration is based is 13 14 returned due to insufficient funds, the license, permit, or 15 registration shall be deemed canceled. A license, permit, or registration deemed canceled pursuant to this subsection shall 16 17 be reinstated if the department receives a certified check for 18 the appropriate amount within 30 days after the date the check 19 was returned due to insufficient funds. 20 Section 20. Subsections (1), (3), (9), and (10) of section 494.0062, Florida Statutes, are amended to read: 21 22 494.0062 Correspondent mortgage lender's license 23 requirements. --(1) The department shall issue an initial 24 25 correspondent mortgage lender lender's license to any person 26 who submits: 27 (a) A completed application form; 28 (b) A nonrefundable application fee of \$500 set by 29 rule of the department in an amount that may not exceed \$400; 30 (c) Audited financial statements, which document that the application has a bona fide and verifiable net worth 31 24 CODING: Words stricken are deletions; words underlined are additions.

pursuant to generally accepted accounting principles of 1 2 \$25,000 or more, which must be continuously maintained as a 3 condition of licensure; 4 (d) A surety bond in the amount of \$10,000, payable to the State of Florida and conditioned upon compliance with ss. 5 494.001-494.0077, which inures to the department and which 6 7 must be continuously maintained, thereafter, in full force; 8 and 9 (e) Documentation that the applicant is duly incorporated, registered, or otherwise formed as a general 10 partnership, limited partnership, limited liability company, 11 12 or other lawful entity under the laws of this state or another state of the United States. 13 14 (3) Each initial application for a correspondent 15 mortgage lender's license must be in a written form prescribed by the department. The division may require each applicant to 16 17 provide any information reasonably necessary to make a determination of the applicant's eligibility for licensure. 18 19 The department may require that each officer, director, and ultimate equitable owner of a 10-percent or greater interest 20 submit a complete set of fingerprints taken by an authorized 21 22 law enforcement officer. 23 (9) A correspondent mortgage lender or branch office license, permit, or registration may be canceled if it was 24 issued through mistake or inadvertence of the department. A 25 26 notice of cancellation must be issued by the department within 90 days after the issuance of the license. A notice of 27 cancellation shall be effective upon receipt. The notice of 28 29 cancellation shall provide the applicant with notification of the right to request a hearing within 21 days after the 30 applicant's receipt of the notice of cancellation. A license-31

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permit, or registration shall be reinstated if the applicant 1 can demonstrate that the requirements for obtaining the 2 license, permit, or registration pursuant to this chapter ss. 3 494.001-494.0077 have been satisfied. 4 5 (10) If an initial correspondent mortgage lender or 6 branch office license, permit, or registration has been issued 7 but the check upon which the license, permit, or registration 8 is based is returned due to insufficient funds, the license, 9 permit, or registration shall be deemed canceled. A license, permit, or registration deemed canceled pursuant to this 10 subsection shall be reinstated if the department receives a 11 12 certified check for the appropriate amount within 30 days after the date the check was returned due to insufficient 13 14 funds. Section 21. Subsections (1), (3), and (4) of section 15 494.0064, Florida Statutes, are amended to read: 16 17 494.0064 Renewal of mortgage lender's license; branch office license permit renewal .--18 19 (1) The department shall renew a mortgage lender 20 lender's license or correspondent lender's license upon receipt of a completed renewal form and the nonrefundable 21 22 renewal fee of \$575, in an amount not exceeding \$500. The 23 department shall renew a correspondent lender license upon receipt of a completed renewal form and a nonrefundable 24 renewal fee of \$475. Each licensee shall pay at the time of 25 26 renewal a nonrefundable fee of \$325 that may not exceed \$250 27 for the renewal of each branch office license permit. 28 The license of a mortgage lender, correspondent (3) 29 mortgage lender, or branch office that is not renewed by the end of the biennium prescribed by the department automatically 30 31 reverts to inactive status. An inactive license may be 26

reactivated within 6 months after becoming inactive by filing 1 2 a completed reactivation form with the department, payment of 3 the appropriate renewal fee, and payment of a nonrefundable 4 reactivation fee of \$100.A fee of \$100 shall be charged for 5 late renewal. (4) A license that is not renewed within 6 months б 7 after the end of the biennial period automatically expires. 8 Section 22. Subsections (1) and (2) of section 9 494.0066, Florida Statutes, are amended to read: 494.0066 Branch offices.--10 (1) A branch office license permit is required for 11 12 each branch office maintained by a licensee under ss. 494.006-494.0077. 13 14 (2) The department shall issue a branch office license 15 permit upon receipt of a completed application form as 16 prescribed by by rule by the department and an initial 17 nonrefundable branch office license permit fee of \$325 set by 18 rule of the department in an amount that may not exceed \$250. 19 The branch office application must include the name and license number of the licensee under ss. 494.006-494.0077, the 20 name of the licensee's employee in charge of the branch 21 office, and the address of the branch office. The branch 22 23 office license permit shall be issued in the name of the licensee under ss. 494.006-494.0077 and must be renewed in 24 conjunction with the license renewal. 25 Section 23. Subsections (1), (2), (3), (4), (5), and 26 27 (9) of section 494.0067, Florida Statutes, are amended to 28 read: 29 494.0067 Requirements of licensees under ss. 30 494.006-494.0077.--31 27 CODING: Words stricken are deletions; words underlined are additions.

1	(1) Each license of a mortgage lender, correspondent
2	mortgage lender, or branch office permit shall be prominently
3	displayed in the office for which it is issued.
4	(2) Each licensee under ss. 494.006-494.0077 which
5	makes mortgage loans on real estate in this state shall
б	transact business from a principal place of business in the
7	state. Each principal place of business and each branch
8	office shall be operated under the full charge, control, and
9	supervision of the licensee under ss. 494.006-494.0077.
10	(3) A license or branch office permit issued under ss.
11	494.006-494.0077 is not transferable or assignable.
12	(4) The department may require each licensee under ss.
13	494.006-494.0077 to report any change of address of the
14	principal place of business, change of address of any branch
15	office, or change of principal officer, director, or ultimate
16	equitable owner of 10 percent or more of the licensed
17	corporation to the department in <u>a form prescribed by rule of</u>
18	the department writing not later than 30 business days after
19	the change is effective.
20	(5) Each licensee under ss. 494.006-494.0077 shall
21	report in <u>a</u> form prescribed by rule by the department writing
22	any indictment, information, charge, conviction, plea of nolo
23	contendere, or plea of guilty to any crime or administrative
24	violation that involves fraud, dishonest dealing, or any other
25	act of moral turpitude, in any jurisdiction, by the licensee
26	under ss. 494.006-494.0077 or any principal officer, director,
27	or ultimate equitable owner of 10 percent or more of the
28	licensed corporation, not later than 30 business days after
29	the indictment, information, charge, conviction, or final
30	administrative action.
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1	(9) Each licensee under ss. 494.006-494.0077, or
2	person not required to be licensed under those sections, shall
3	maintain a record of samples of each of its advertisements,
4	including commercial scripts of each radio or television
5	broadcast, for examination by the department for a period of 2
6	years after the date of publication or broadcast.
7	Section 24. Effective January 1, 2000, subsection (10)
8	is added to section 494.0067, Florida Statutes, to read:
9	494.0067 Requirements of licensees under ss.
10	494.006-494.0077
11	(10) On or before April 30, 2000, each mortgage lender
12	or correspondent mortgage lender shall file an initial report
13	stating the full legal name, residential address, social
14	security number, date of birth, mortgage broker license
15	number, date of hire, and, if applicable, date of termination
16	for each person who acted as a loan originator or an associate
17	of the mortgage lender or correspondent mortgage lender during
18	the immediate preceding quarter. Thereafter, a mortgage
19	lender or correspondent mortgage lender shall file a report
20	only if a person became or ceased to be a loan originator or
21	an associate of the mortgage lender or correspondent mortgage
22	lender during the immediate preceding quarter. Such report
23	shall be filed within 30 days after the last day of each
24	calendar quarter and shall contain the full legal name,
25	residential address, social security number, date of birth,
26	date of hire and, if applicable, the mortgage broker license
27	number and date of termination of each person who became or
28	ceased to be a loan originator or an associate of the mortgage
29	lender or correspondent mortgage lender during the immediate
30	preceding quarter. The department shall prescribe, by rule,
31	the procedures for filing reports required by this subsection.
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1 Section 25. Paragraph (a) of subsection (2) and 2 subsections (3) and (4) of section 494.0072, Florida Statutes, 3 are amended, and paragraph (r) is added to subsection (2), to 4 read: 5 494.0072 Administrative penalties and fines; license 6 violations.--7 (2) Each of the following acts constitutes a ground 8 for which the disciplinary actions specified in subsection (1) 9 may be taken: (a) Pleading nolo contendere to, or having been Being 10 convicted or found guilty of, regardless of whether 11 12 adjudication is withheld, of a crime involving in any jurisdiction which involves fraud, dishonest dealing, or any 13 14 other act of moral turpitude. (r) Failure to timely pay any fee, charge, or fine 15 imposed or assessed pursuant to this chapter or rules adopted 16 17 under this chapter. 18 (3) A mortgage lender or correspondent mortgage lender 19 is subject to the disciplinary actions specified in subsection (1) if for a violation of subsection (2) by any officer, 20 21 director, or ultimate equitable owner of a 10-percent or 22 greater interest in the mortgage lender or correspondent 23 mortgage lender, associate, or employee of the mortgage lender or correspondent mortgage lender violates any provision of 24 subsection (2)licensee. 25 26 (4) A natural person who is an associate of or 27 employed by a mortgage lender or correspondent mortgage lender is subject to the disciplinary actions specified in subsection 28 29 (1) if such person violates any provision for a violation of subsection (2) regarding any action for which such person was 30 31 involved. 30

Section 26. Section 494.0073, Florida Statutes, is amended to read: 494.0073 Mortgage lender or correspondent mortgage lender when acting as a mortgage brokerage business broker.--Sections 494.006-494.0077 do not prohibit a mortgage б lender or correspondent mortgage lender from acting as a mortgage brokerage business broker. However, in mortgage transactions in which a mortgage lender or correspondent mortgage lender acts as a mortgage brokerage business broker, the provisions of ss. 494.0038, 494.0042, and 494.0043(1), (2), and (3) apply. Section 27. Section 494.0037, Florida Statutes, is repealed. Section 28. Except as otherwise provided in this act, this act shall take effect October 1, 1999. CODING: Words stricken are deletions; words underlined are additions.