House Amendment NO
Offered By
AMEND House Bill No. 2063, Page 1, Section A, Line 2, by inserting after all of said section and line the following:
"361.900. Sections 361.900 to 361.1035 shall be known and may be cited as the "Money
Transmission Modernization Act of 2024".
361.903. Sections 361.900 to 361.1035 are designed to replace existing state money
transmission laws currently codified in law and to:
(1) Ensure states may coordinate in all areas of regulation, licensing, and supervision to
eliminate unnecessary regulatory burden and more effectively utilize regulator resources;
(2) Protect the public from financial crime;
(3) Standardize the types of activities that are subject to licensing or otherwise exempt from
licensing; and
(4) Modernize safety and soundness requirements to ensure customer funds are protected in
an environment that supports innovative and competitive business practices.
361.906. For purposes of sections 361.900 to 361.1035, the following terms shall mean:
(1) "Acting in concert", persons knowingly acting together with a common goal of jointly
acquiring control of a licensee, regardless of whether under an express agreement;
(2) "Authorized delegate", a person that a licensee designates to engage in money
transmission on behalf of the licensee;
(3) "Average daily money transmission liability", the amount of the licensee's outstanding
money transmission obligations in this state at the end of each day in a given period of time, added
together, and divided by the total number of days in the given period of time. For purposes of
calculating average daily money transmission liability under sections 361.900 to 361.1035 for any
licensee required to do so, the given period of time shall be the quarters ending March thirty-first,
June thirtieth, September thirtieth, and December thirty-first;
(4) "Bank Secrecy Act", the Bank Secrecy Act, 31 U.S.C. Section 5311 et seq., and its
implementing regulations, as amended and recodified from time to time;
(5) "Closed loop stored value", stored value that is redeemable by the issuer only for goods
or services provided by the issuer or its affiliate or franchisees of the issuer or its affiliate, except to
the extent required by applicable law to be redeemable in cash for its cash value;

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1	<u>(6) "Control":</u>
2	(a) The power to vote, directly or indirectly, at least twenty-five percent of the outstanding
3	voting shares or voting interests of a licensee or person in control of a licensee;
4	(b) The power to elect or appoint a majority of key individuals or executive officers,
5	managers, directors, trustees, or other persons exercising managerial authority of a person in control
6	of a licensee; or
7	(c) The power to exercise, directly or indirectly, a controlling influence over the
8	management or policies of a licensee or person in control of a licensee.
9	
10	A person is presumed to exercise a controlling influence if the person holds the power to vote,
11	directly or indirectly, at least ten percent of the outstanding voting shares or voting interests of a
12	licensee or person in control of a licensee. A person presumed to exercise a controlling influence as
13	defined under this subdivision can rebut the presumption of control if the person is a passive
14	investor. For purposes of determining the percentage of a person controlled by any other person, the
15	person's interest shall be aggregated with the interest of any other immediate family member,
16	including the person's spouse, parents, children, siblings, mothers- and fathers-in law, sons- and
17	daughters-in-law, brothers- and sisters-in-law, and any other person who shares such person's home;
18	(7) "Director", the director of the Missouri division of finance;
19	(8) "Eligible rating", a credit rating of any of the three highest rating categories provided by
20	an eligible rating service. Each category may include rating category modifiers such as "plus" or
21	"minus" for Standard and Poor's or the equivalent for any other eligible rating service;
22	(9) "Eligible rating service", any nationally recognized statistical rating organization
23	(NRSRO) as defined by the United States Securities and Exchange Commission and any other
24	organization designated by rule or order;
25	(10) "Federally insured depository financial institution", a bank, credit union, savings and
26	loan association, trust company, savings association, savings bank, industrial bank, or industrial loan
27	company organized under the laws of the United States or any state of the United States if such
28	bank, credit union, savings and loan association, trust company, savings association, savings bank,
29	industrial bank, or industrial loan company has federally insured deposits;
30	(11) "In this state", at a physical location within this state for a transaction requested in
31	person. For a transaction requested electronically or by phone, the provider of money transmission
32	may determine if the person requesting the transaction is in this state by relying on other
33	information provided by the person regarding the location of the individual's residential address or a
34	business entity's principal place of business or other physical address location, and any records
35	associated with the person that the provider of money transmission may have that indicate such
36	location including, but not limited to, an address associated with an account;
37	(12) "Individual", a natural person;
38	(13) "Key individual", any individual ultimately responsible for establishing or directing
39	policies and procedures of the licensee, such as an executive officer, manager, director, or trustee;

1	(14) "Licensee", a person licensed under sections 361.900 to 361.1035;
2	(15) "Material litigation", litigation that, according to United States generally accepted
3	accounting principles, is significant to a person's financial health and would be required to be
4	disclosed in the person's annual audited financial statements, report to shareholders, or similar
5	records;
6	(16) "Monetary value", a medium of exchange, regardless of whether redeemable in money;
7	(17) "Money", a medium of exchange that is authorized or adopted by the United States or a
8	foreign government. The term includes a monetary unit of account established by an
9	intergovernmental organization or by agreement between two or more governments;
10	(18) "Money transmission", any of the following:
11	(a) Selling or issuing payment instruments to a person located in this state;
12	(b) Selling or issuing stored value to a person located in this state; or
13	(c) Receiving money for transmission from a person located in this state.
14	
15	The term includes payroll processing services. The term does not include the provision solely of
16	online or telecommunications services or network access;
17	(19) "Multistate licensing process", any agreement entered into by and among state
18	regulators relating to coordinated processing of applications for money transmission licenses,
19	applications for the acquisition of control of a licensee, control determinations, or notice and
20	information requirements for a change of key individuals;
21	(20) "NMLS", the Nationwide Multistate Licensing System and Registry developed by the
22	Conference of State Bank Supervisors and the American Association of Residential Mortgage
23	Regulators and owned and operated by the State Regulatory Registry LLC or any successor or
24	affiliated entity for the licensing and registration of persons in financial services industries;
25	(21) "Outstanding money transmission obligations":
26	(a) Any payment instrument or stored value issued or sold by the licensee to a person
27	located in the United States or reported as sold by an authorized delegate of the licensee to a person
28	that is located in the United States that has not yet been paid or refunded by or for the licensee or
29	escheated in accordance with applicable abandoned property laws; or
30	(b) Any money received for transmission by the licensee or an authorized delegate in the
31	United States from a person located in the United States that has not been received by the payee or
32	refunded to the sender, or escheated in accordance with applicable abandoned property laws.
33	
34	For purposes of this subdivision, "in the United States" shall include, to the extent applicable, a
35	person in any state, territory, or possession of the United States; the District of Columbia; the
36	Commonwealth of Puerto Rico; or a U.S. military installation that is located in a foreign country;
37	(22) "Passive investor", a person that:

1	(a) Does not have the power to elect a majority of key individuals or executive officers,
2	managers, directors, trustees, or other persons exercising managerial authority of a person in control
3	<u>of a licensee;</u>
4	(b) Is not employed by and does not have any managerial duties of the licensee or person in
5	control of a licensee;
6	(c) Does not have the power to exercise, directly or indirectly, a controlling influence over
7	the management or policies of a licensee or person in control of a licensee; and
8	(d) Either:
9	a. Attests to paragraphs (a), (b), and (c) of this subdivision, in a form and in a medium
10	prescribed by the director; or
11	b. Commits to the passivity characteristics of paragraphs (a), (b), and (c) of this subdivision
12	in a written document;
13	(23) "Payment instrument", a written or electronic check, draft, money order, traveler's
14	check, or other written or electronic instrument for the transmission or payment of money or
15	monetary value, regardless of whether negotiable. The term does not include stored value or any
16	instrument that:
17	(a) Is redeemable by the issuer only for goods or services provided by the issuer or its
18	affiliate or franchisees of the issuer or its affiliate, except to the extent required by applicable law to
19	be redeemable in cash for its cash value; or
20	(b) Is not sold to the public but issued and distributed as part of a loyalty, rewards, or
21	promotional program;
22	(24) "Payroll processing services", receiving money for transmission under a contract with a
23	person to deliver wages or salaries, make payment of payroll taxes to state and federal agencies,
24	make payments relating to employee benefit plans, or make distributions of other authorized
25	deductions from wages or salaries. The term does not include an employer performing payroll
26	processing services on its own behalf or on behalf of its affiliate or a professional employer
27	organization subject to regulation under sections 285.700 to 285.750;
28	(25) "Person", any individual, general partnership, limited partnership, limited liability
29	company, corporation, trust, association, joint stock corporation, or other corporate entity identified
30	by the director;
31	(26) "Receiving money for transmission" or "money received for transmission", receiving
32	money or monetary value in the United States for transmission within or outside the United States
33	by electronic or other means;
34	(27) "Stored value", monetary value representing a claim against the issuer evidenced by an
35	electronic or digital record and that is intended and accepted for use as a means of redemption for
36	money, or monetary value, or payment for goods or services. The term includes, but is not limited
37	to, "prepaid access" as defined under 31 CFR Section 1010.100, as amended or recodified from time
38	to time. Notwithstanding the provisions of this subdivision, the term does not include a payment

1	instrument or closed loop stored value, or stored value not sold to the public but issued and
2	distributed as part of a loyalty, rewards, or promotional program;
3	(28) "Tangible net worth", the aggregate assets of a licensee excluding all intangible assets,
4	less liabilities, as determined in accordance with United States generally accepted accounting
5	principles.
6	361.909. Sections 361.900 to 361.1035 shall not apply to:
7	(1) An operator of a payment system to the extent that it provides processing, clearing, or
8	settlement services between or among persons exempted under this section or licensees in
9	connection with wire transfers, credit card transactions, debit card transactions, stored value
10	transactions, automated clearinghouse transfers, or similar funds transfers;
11	(2) A person appointed as an agent of a payee to collect and process a payment from a payer
12	to the payee for goods or services, other than money transmission itself, provided to the payer by the
13	payee, provided that:
14	(a) There exists a written agreement between the payee and the agent directing the agent to
15	collect and process payments from a payer on the payee's behalf;
16	(b) The payee holds the agent out to the public as accepting payments for goods or services
17	on the payee's behalf; and
18	(c) Payment for the goods and services is treated as received by the payee upon receipt by
19	the agent so that the payer's obligation is extinguished and there is no risk of loss to the payer if the
20	agent fails to remit the funds to the payee;
21	(3) A person that acts as an intermediary by processing payments between an entity that has
22	directly incurred an outstanding money transmission obligation to a sender and the sender's
23	designated recipient, provided that the entity:
24	(a) Is properly licensed or exempt from licensing requirements under sections 361.900 to
25	<u>361.1035;</u>
26	(b) Provides a receipt, electronic record, or other written confirmation to the sender
27	identifying the entity as the provider of money transmission in the transaction; and
28	(c) Bears sole responsibility to satisfy the outstanding money transmission obligation to the
29	sender, including the obligation to make the sender whole in connection with any failure to transmit
30	the funds to the sender's designated recipient;
31	(4) The United States or a department, agency, or instrumentality thereof, or its agent;
32	(5) Money transmission by the United States Postal Service or by an agent of the United
33	States Postal Service;
34	(6) A state, county, city, or any other governmental agency or governmental subdivision or
35	instrumentality of a state, or its agent;
36	(7) A federally insured depository financial institution; bank holding company; office of an
37	international banking corporation; foreign bank that establishes a federal branch under the
38	International Bank Act, 12 U.S.C. Section 3102, as amended or recodified from time to time;
39	corporation organized under the Bank Service Corporation Act, 12 U.S.C. Sections 1861-1867, as

1	amended or recodified from time to time; or corporation organized under the Edge Act, 12 U.S.C.
2	Sections 611-633, as amended or recodified from time to time, under the laws of a state or the
3	United States;
4	(8) Electronic funds transfer of governmental benefits for a federal, state, county, or
5	governmental agency by a contractor on behalf of the United States or a department, agency, or
6	instrumentality thereof, or on behalf of a state or governmental subdivision, agency, or
7	instrumentality thereof;
8	(9) A board of trade designated as a contract market under the federal Commodity Exchange
9	Act, 7 U.S.C. Sections 1-25, as amended or recodified from time to time, or a person that, in the
10	ordinary course of business, provides clearance and settlement services for a board of trade to the
11	extent of its operation as or for such a board;
12	(10) A registered futures commission merchant under the federal commodities laws to the
13	extent of its operation as such a merchant;
14	(11) A person registered as a securities broker-dealer under federal or state securities laws to
15	the extent of its operation as such a broker-dealer;
16	(12) An individual employed by a licensee, authorized delegate, or any person exempted
17	from the licensing requirements under sections 361.900 to 361.1035 if acting within the scope of
18	employment and under the supervision of the licensee, authorized delegate, or exempted person as
19	an employee and not as an independent contractor;
20	(13) A person expressly appointed as a third-party service provider to or agent of an entity
21	exempt under subdivision (7) of this subsection solely to the extent that:
22	(a) Such service provider or agent is engaging in money transmission on behalf of and under
23	a written agreement with the exempt entity that sets forth the specific functions that the service
24	provider or agent is to perform; and
25	(b) The exempt entity assumes all risk of loss and all legal responsibility for satisfying the
26	outstanding money transmission obligations owed to purchasers and holders of the outstanding
27	money transmission obligations upon receipt of the purchaser's or holder's money or monetary value
28	by the service provider or agent.
29	361.912. The director may require that any person claiming to be exempt from licensing
30	under section 361.909 provide information and documentation to the director demonstrating that the
31	person qualifies for any claimed exemption.
32	361.915. 1. In order to carry out the purposes of sections 361.900 to 361.1035, the director
33	may, subject to the provisions of subsections 1 and 2 of section 361.918:
34	(1) Enter into agreements or relationships with other government officials or federal and
35	state regulatory agencies and regulatory associations in order to improve efficiencies and reduce
36	regulatory burden by standardizing methods or procedures, and sharing resources, records, or related
37	information obtained under sections 361.900 to 361.1035;
38	(2) Use, hire, contract, or employ analytical systems, methods, or software to examine or
39	investigate any person subject to sections 361.900 to 361.1035;

1	(3) Accept, from other state or federal government agencies or officials, licensing,
2	examination, or investigation reports made by such other state or federal government agencies or
3	officials; and
4	(4) Accept audit reports made by an independent certified public accountant or other
5	qualified third-party auditor for an applicant or licensee and incorporate the audit report in any
6	report of examination or investigation.
7	2. The director shall have the broad administrative authority to:
8	(1) Administer, interpret, and enforce sections 361.900 to 361.1035 and promulgate rules or
9	regulations implementing sections 361.900 to 361.1035; and
10	(2) Recover the cost of administering and enforcing sections 361.900 to 361.1035 by
11	imposing and collecting proportionate and equitable fees and costs associated with applications,
12	examinations, investigations, and other actions required to achieve the purpose of sections 361.900
13	<u>to 361.1035.</u>
14	3. The director shall promulgate all necessary rules and regulations for the administration of
15	sections 361.900 to 361.1035. Any rule or portion of a rule, as that term is defined in section
16	536.010, that is created under the authority delegated in this section shall become effective only if it
17	complies with and is subject to all of the provisions of chapter 536 and, if applicable, section
18	536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the
19	general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and
20	annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any
21	rule proposed or adopted after August 28, 2024, shall be invalid and void.
22	361.918. 1. Except as otherwise provided in subsection 2 of this section, all information or
23	reports obtained by the director from an applicant, licensee, or authorized delegate and all
24	information contained in or related to an examination, investigation, operating report, or condition
25	report prepared by, on behalf of, or for the use of the director, or financial statements, balance
26	sheets, or authorized delegate information, shall be confidential and held in accordance with section
27	<u>361.080.</u>
28	2. The director may disclose information not otherwise subject to disclosure under
29	subsection 1 of this section to representatives of state or federal agencies who shall confirm in
30	writing that they will maintain the confidentiality of the information.
31	3. This section does not prohibit the director from disclosing to the public a list of all
32	licensees or the aggregated financial or transactional data concerning those licensees.
33	361.921. 1. The director may conduct an examination or investigation of a licensee or
34	authorized delegate or otherwise take independent action authorized by sections 361.900 to
35	361.1035 or by a rule adopted or order issued under sections 361.900 to 361.1035 as reasonably
36	necessary or appropriate to administer and enforce sections 361.900 to 361.1035, regulations
37	implementing sections 361.900 to 361.1035, and other applicable law, including the Bank Secrecy
38	Act and the USA PATRIOT Act. The director may:
39	(1) Conduct an examination either onsite or offsite as the director may reasonably require;

1	(2) Conduct an examination in conjunction with an examination conducted by
2	representatives of other state agencies or agencies of another state or of the federal government;
3	(3) Accept the examination report of another state agency or an agency of another state or of
4	the federal government, or a report prepared by an independent accounting firm, which on being
5	accepted is considered for all purposes as an official report of the director; and
6	(4) Summon and examine under oath a key individual or employee of a licensee or
7	authorized delegate and require the person to produce records regarding any matter related to the
8	condition and business of the licensee or authorized delegate.
9	2. A licensee or authorized delegate shall provide, and the director shall have full and
10	complete access to, all records the director may reasonably require to conduct a complete
11	examination. The records shall be provided at the location and in the format specified by the
12	director. The director may utilize multistate record production standards and examination
13	procedures if such standards and procedures will reasonably achieve the requirements of this
14	subsection.
15	3. Unless otherwise directed by the director, a licensee shall pay all costs reasonably
16	incurred in connection with an examination of the licensee or the licensee's authorized delegates.
17	361.924. 1. To efficiently and effectively administer and enforce sections 361.900 to
18	361.1035 and to minimize regulatory burden, the director is authorized to participate in multistate
19	supervisory processes established between states or coordinated through the Conference of State
20	Bank Supervisors, Money Transmitter Regulators Association, and affiliates and successors thereof
21	for all licensees that hold licenses in this state and other states. As a participant in multistate
22	supervision, the director may:
23	(1) Cooperate, coordinate, and share information with other state and federal regulators in
24	accordance with section 361.918;
25	(2) Enter into written cooperation, coordination, or information-sharing contracts or
26	agreements with organizations the membership of which is made up of state or federal governmental
27	agencies; and
28	(3) Cooperate, coordinate, and share information with organizations the membership of
29	which is made up of state or federal governmental agencies, provided that the organizations agree in
30	writing to maintain the confidentiality and security of the shared information in accordance with this
31	section.
32	2. The director shall not waive and nothing in this section constitutes a waiver of the
33	director's authority to conduct an examination or investigation or otherwise take independent action
34	authorized by sections 361.900 to 361.1035 or a rule adopted or order issued under sections 361.900
35	to 361.1035 to enforce compliance with applicable state or federal law.
36	3. A joint examination or investigation, or acceptance of an examination or investigation
37	report, does not waive an examination assessment provided for in sections 361.900 to 361.1035.
38	361.927. 1. In the event state money transmission jurisdiction is conditioned on a federal
39	law, any inconsistencies between a provision of sections 361.900 to 361.1035 and the federal law

1	governing money transmission shall be governed by the applicable federal law to the extent of the
2	inconsistency.
3	2. In the event of any inconsistencies between sections 361.900 to 361.1035 and a federal
4	law that governs under subsection 1 of this section, the director may provide interpretive guidance
5	that:
6	(1) Identifies the inconsistency; and
7	(2) Identifies the appropriate means of compliance with federal law.
8	361.930. 1. A person shall not engage in the business of money transmission or advertise,
9	solicit, or hold itself out as providing money transmission unless the person is licensed under
10	sections 361.900 to 361.1035.
11	2. Subsection 1 of this section shall not apply to:
12	(1) A person that is an authorized delegate of a person licensed under sections 361.900 to
13	361.1035 acting within the scope of authority conferred by a written contract with the licensee; or
14	(2) A person that is exempt under section 361.909 and does not engage in money
15	transmission outside the scope of such exemption.
16	3. A license issued under section 361.942 shall not be transferable or assignable.
17	361.933. 1. To establish consistent licensing between this state and other states, the director
18	is authorized to:
19	(1) Implement the licensing provisions of sections 361.900 to 361.1035 in a manner that is
20	consistent with other states that have adopted the money transmission modernizations act or
21	multistate licensing processes; and
22	(2) Participate in nationwide protocols for licensing cooperation and coordination among
23	state regulators, provided that such protocols are consistent with sections 361.900 to 361.1035.
24	2. In order to fulfill the purposes of sections 361.900 to 361.1035, the director is authorized
25	to establish relationships or contracts with NMLS, or other entities designated by NMLS or other
26	third parties to enable the director to:
27	(1) Collect and maintain records;
28	(2) Coordinate multistate licensing processes and supervision processes;
29	(3) Process fees; and
30	(4) Facilitate communication between this state and licensees or other persons subject to
31	sections 361.900 to 361.1035.
32	3. The director is authorized to utilize NMLS for all aspects of licensing in accordance with
33	sections 361.900 to 361.1035 including, but not limited to, license applications, applications for
34	acquisitions of control, surety bonds, reporting, criminal history background checks, credit checks,
35	fee processing, and examinations.
36	4. The director is authorized to utilize NMLS forms, processes, and functionalities in
37	accordance with sections 361.900 to 361.1035.

1	5. (1) The director is authorized to establish and adopt, by rule or regulation, requirements
2	for participation by applicants and licensees in NMLS upon the division of finance's determination
3	that each requirement is consistent with law, public interest, and the purposes of this section.
4	(2) Any rule or portion of a rule, as that term is defined in section 536.010, that is created
5	under the authority delegated in this section shall become effective only if it complies with and is
6	subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and
7	chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to
8	chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently
9	held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after
10	August 28, 2024, shall be invalid and void.
11	361.936. 1. Applicants for a license shall apply in a form and in a medium as prescribed by
12	the director. Each such form shall contain content as set forth by rule, regulation, instruction, or
13	procedure of the director and may be changed or updated by the director in accordance with
14	applicable law in order to carry out the purposes of sections 361.900 to 361.1035 and maintain
15	consistency with licensing standards and practices. The application shall state or contain, as
16	applicable:
17	(1) The legal name and residential and business addresses of the applicant and any fictitious
18	or trade name used by the applicant in conducting its business;
19	(2) Whether the applicant has been convicted of, or pled guilty or nolo contendere to, a
20	felony involving an act of fraud, dishonesty, a breach of trust, or money laundering;
21	(3) A description of any money transmission previously provided by the applicant and the
22	money transmission that the applicant seeks to provide in this state;
23	(4) A list of the applicant's proposed authorized delegates and the locations in this state
24	where the applicant and its authorized delegates propose to engage in money transmission;
25	(5) A list of other states in which the applicant is licensed to engage in money transmission
26	and any license revocations, suspensions, or other disciplinary action taken against the applicant in
27	another state;
28	(6) Information concerning any bankruptcy or receivership proceedings affecting the
29	licensee or a person in control of a licensee;
30	(7) A sample form of contract for authorized delegates, if applicable;
31	(8) A sample form of payment instrument or stored value, as applicable;
32	(9) The name and address of any federally insured depository financial institution through
33	which the applicant plans to conduct money transmission;
34	(10) A list of any material litigation in which the applicant has been involved in the ten-year
35	period next preceding the submission of the application; and
36	(11) Any other information the director reasonably requires with respect to the applicant.
37	2. If an applicant is a corporation, limited liability company, partnership, or other legal
38	entity, the applicant shall also provide:

1	(1) The date of the applicant's incorporation or formation and state or country of
2	incorporation or formation;
3	(2) If applicable, a certificate of good standing from the state or country in which the
4	applicant is incorporated or formed;
5	(3) A brief description of the structure or organization of the applicant, including any
6	parents or subsidiaries of the applicant, and whether any parents or subsidiaries are publicly traded;
7	(4) The legal name, any fictitious or trade name, all business and residential addresses, and
8	the employment, as applicable, in the ten-year period next preceding the submission of the
9	application of each key individual and person in control of the applicant;
10	(5) Whether they have been convicted of, or pled guilty or nolo contendere to, a felony
11	involving an act of fraud, dishonesty, a breach of trust, or money laundering;
12	(6) A copy of audited financial statements of the applicant for the most recent fiscal year
13	and for the two-year period next preceding the submission of the application or, if determined to be
14	acceptable to the director, certified unaudited financial statements for the most recent fiscal year or
15	other period acceptable to the director;
16	(7) A certified copy of unaudited financial statements of the applicant for the most recent
17	fiscal quarter;
18	(8) If the applicant is a publicly traded corporation, a copy of the most recent report filed
19	with the United States Securities and Exchange Commission under Section 13 of the federal
20	Securities Exchange Act of 1934, 15 U.S.C. Section 78m, as amended or recodified from time to
21	<u>time;</u>
22	(9) If the applicant is a wholly owned subsidiary of:
23	(a) A corporation publicly traded in the United States, a copy of audited financial statements
24	for the parent corporation for the most recent fiscal year or a copy of the parent corporation's most
25	recent report filed under Section 13 of the U.S. Securities Exchange Act of 1934, 15 U.S.C. Section
26	78m, as amended or recodified from time to time; or
27	(b) A corporation publicly traded outside the United States, a copy of similar documentation
28	filed with the regulator of the parent corporation's domicile outside the United States;
29	(10) The name and address of the applicant's registered agent in this state;
30	(11) A list of any material litigation in which the applicant has been involved in the ten-year
31	period next preceding the submission of the application; and
32	(12) Any other information the director reasonably requires with respect to the applicant.
33	3. A nonrefundable application fee and license fee, as determined by the director, shall
34	accompany an application for a license under this section.
35	4. The director may waive one or more requirements of subsections 1 and 2 of this section
36	or permit an applicant to submit other information in lieu of the required information.
37	361.939. 1. Any individual in control of a licensee or applicant, any individual that seeks to
38	acquire control of a licensee, and each key individual shall furnish to the director through NMLS the
39	following:

1	(1) The individual's fingerprints for submission to the Federal Bureau of Investigation and
2	the director for purposes of a national criminal history background check unless the person currently
3	resides outside of the United States and has resided outside of the United States for the last ten
4	years; and
5	(2) Personal history and experience in a form and in a medium prescribed by the director, to
6	obtain the following:
7	(a) An independent credit report from a consumer reporting agency unless the individual
8	does not have a Social Security number, in which case this requirement shall be waived;
9	(b) Whether they have been convicted of, or pled guilty or nolo contendere to, a felony
10	involving an act of fraud, dishonesty, a breach of trust, or money laundering; and
11	(c) Information related to any regulatory or administrative action and any civil litigation
12	involving claims of fraud, misrepresentation, conversion, mismanagement of funds, breach of
13	fiduciary duty, or breach of contract.
14	2. If the individual has resided outside of the United States at any time in the last ten years,
15	the individual shall also provide an investigative background report prepared by an independent
16	search firm that meets the following requirements:
17	(1) At a minimum, the search firm shall:
18	(a) Demonstrate that it has sufficient knowledge and resources and employs accepted and
19	reasonable methodologies to conduct the research for the background report; and
20	(b) Not be affiliated with or have an interest with the individual it is researching; and
21	(2) At a minimum, the investigative background report shall be written in the English
22	language and shall contain the following:
23	(a) If available in the individual's current jurisdiction of residency, a comprehensive credit
24	report, or any equivalent information obtained or generated by the independent search firm to
25	accomplish such report, including a search of the court data in the countries, provinces, states, cities,
26	towns, and contiguous areas where the individual resided and worked;
27	(b) Criminal records information for the past ten years including, but not limited to,
28	felonies, misdemeanors, or similar convictions for violations of law in the countries, provinces,
29	states, cities, towns, and contiguous areas where the individual resided and worked;
30	(c) Employment history;
31	(d) Media history, including an electronic search of national and local publications, wire
32	services, and business applications; and
33	(e) Financial services-related regulatory history including but not limited to, money
34	transmission, securities, banking, insurance, and mortgage-related industries.
35	361.942. 1. If an application for an original license under sections 361.900 to 361.1035
36	appears to include all the items and addresses and all of the matters that are required, the application
37	is complete and the director shall promptly notify the applicant in a record of the date on which the
38	application is determined to be complete, and:

1	(1) The director shall approve or deny the application within one hundred twenty days after
2	the completion date; or
3	(2) If the application is not approved or denied within one hundred twenty days after the
4	completion date:
5	(a) The application is approved; and
6	(b) The license takes effect as of the first business day after expiration of the one-hundred-
7	twenty-day period.
8	
9	The director may for good cause extend the application period.
10	2. A determination by the director that an application is complete and is accepted for
11	processing means only that the application, on its face, appears to include all of the items, including
12	the criminal background check response from the Federal Bureau of Investigation, and address all of
13	the matters that are required, and is not an assessment of the substance of the application or of the
14	sufficiency of the information provided.
15	3. If an application is filed and considered complete under this section, the director shall
16	investigate the applicant's financial condition and responsibility, financial and business experience,
17	character, and general fitness. The director may conduct an onsite investigation of the applicant, the
18	reasonable cost of which the applicant shall pay. The director shall issue a license to an applicant
19	under this section if the director finds that all of the following conditions have been fulfilled:
20	(1) The applicant has complied with the provisions of sections 361.929 and 361.936; and
21	(2) The financial condition and responsibility, financial and business experience,
22	competence, character, and general fitness of the applicant; and the competence, experience,
23	character, and general fitness of the key individuals and persons in control of the applicant indicate
24	that it is in the interest of the public to permit the applicant to engage in money transmission.
25	4. If an applicant avails itself or is otherwise subject to a multistate licensing process:
26	(1) The director shall be authorized to accept the investigation results of a lead investigative
27	state for the purpose of subsection 3 of this section if the lead investigative state has sufficient
28	staffing, expertise, and minimum standards; or
29	(2) If this state is a lead investigative state, the director shall be authorized to investigate the
30	applicant under subsection 3 of this section and the time frames established by agreement through
31	the multistate licensing process, provided however, that in no case shall such time frame be
32	noncompliant with the application period in subdivision (1) of subsection 1 of this section.
33	5. The director shall issue a formal written notice of the denial of a license application
34	within thirty days of the decision to deny the application. The director shall set forth in the notice of
35	denial the specific reasons for the denial of the application. An applicant whose application is
36	denied by the director under this subsection may appeal within thirty days after receipt of the written
37	notice of the denial under chapter 536.
38	6. The initial license term shall begin on the day the application is approved. The license
39	shall expire on December thirty-first of the year in which the license term began unless the initial

1	license date is between November first and December thirty-first, in which instance the initial
2	license term shall run through December thirty-first of the following year.
3	361.945. 1. A license under sections 361.900 to 361.1035 shall be renewed annually. An
4	annual renewal fee, to be determined by the director, shall be paid no more than sixty days before
5	the license expiration. The renewal term shall be for a period of one year and shall begin on January
6	first of each year after the initial license term and shall expire on December thirty-first of the year
7	the renewal term begins.
8	2. A licensee shall submit a renewal report with the renewal fee, in a form and in a medium
9	prescribed by the director. The renewal report shall state or contain a description of each material
10	change in information submitted by the licensee in its original license application that has not been
11	reported to the director.
12	3. The director for good cause may grant an extension of the renewal date.
13	4. The director shall be authorized and encouraged to utilize NMLS to process license
14	renewals, provided that such functionality is consistent with this section.
15	361.948. 1. If a licensee does not continue to meet the qualifications or satisfy the
16	requirements that apply to an applicant for a new money transmission license, the director may
17	suspend or revoke the licensee's license in accordance with the procedures established under
18	sections 361.900 to 361.1035 or other applicable state law for such suspension or revocation.
19	2. An applicant for a money transmission license shall demonstrate that it meets or will
20	meet, and a money transmission licensee shall at all times meet, the requirements in sections
21	<u>361.999, 361.1002, and 361.1005.</u>
22	361.951. 1. Any person, or group of persons acting in concert, seeking to acquire control of
23	a licensee shall obtain the written approval of the director prior to acquiring control. An individual
24	is not deemed to acquire control of a licensee and is not subject to the acquisition of control
25	provisions if that individual becomes a key individual in the ordinary course of business.
26	2. A person, or group of persons acting in concert, seeking to acquire control of a licensee
27	shall, in cooperation with the licensee:
28	(1) Submit an application in a form and in a medium prescribed by the director; and
29	(2) Submit a nonrefundable fee, to be determined by the director, with the request for
30	<u>approval.</u>
31	3. Upon request, the director may permit a licensee or a person, or group of persons acting
32	in concert, to submit some or all information required by the director under subdivision (1) of
33	subsection 2 of this section without using NMLS.
34	4. The application required under subdivision (1) of subsection 2 of this section shall
35	include information required under section 361.939 for any new key individuals that have not
36	previously completed the requirements of section 361.939 for a licensee.
37	5. When an application for acquisition of control under this section appears to include all the
38	items and address all of the matters that are required, the application shall be considered complete.

1	The director shall promptly notify the applicant in a record of the date on which the application was
2	determined to be complete, and:
3	(1) The director shall approve or deny the application within sixty days after the completion
4	date; or
5	(2) If the application is not approved or denied within sixty days after the completion date:
6	(a) The application is approved; and
7	(b) The person, or group of persons acting in concert, are not prohibited from acquiring
8	control; and
9	(3) The director may for good cause extend the application period.
10	6. A determination by the director that an application is complete and is accepted for
11	processing means only that the application, on its face, appears to include all of the items and
12	address all of the matters that are required, and is not an assessment of the substance of the
13	application or of the sufficiency of the information provided.
14	7. If an application is filed and considered complete under subsection 5 of this section, the
15	director shall investigate the financial condition and responsibility, financial and business
16	experience, character, and general fitness of the person, or group of persons acting in concert,
17	seeking to acquire control. The director shall approve an acquisition of control under this section if
18	the director finds that all of the following conditions have been fulfilled:
19	(1) The requirements of subsections 2 and 4 of this section have been met, as applicable;
20	and
21	(2) The financial condition and responsibility, financial and business experience,
22	competence, character, and general fitness of the person, or group of persons acting in concert,
23	seeking to acquire control and the competence, experience, character, and general fitness of the key
24	individuals and persons that would be in control of the licensee after the acquisition of control
25	indicate that it is in the interest of the public to permit the person, or group of persons acting in
26	concert, to control the licensee.
27	8. If an applicant avails itself or is otherwise subject to a multistate licensing process:
28	(1) The director is authorized to accept the investigation results of a lead investigative state
29	for the purpose of subsection 7 of this section if the lead investigative state has sufficient staffing,
30	expertise, and minimum standards; or
31	(2) If this state is a lead investigative state, the director is authorized to investigate the
32	applicant under subsection 7 of this section and the time frames established by agreement through
33	the multistate licensing process.
34	9. The director shall issue a formal written notice of the denial of an application to acquire
35	control within thirty days of the decision to deny the application. The director shall set forth in the
36	notice of denial the specific reasons for the denial of the application. An applicant whose
37	
	application is denied by the director under this subsection may appeal within thirty days after receipt

1	10. The requirements of subsections 1 and 2 of this section shall not apply to any of the
2	following:
3	(1) A person that acts as a proxy for the sole purpose of voting at a designated meeting of
4	the shareholders or holders of voting shares or voting interests of a licensee or a person in control of
5	<u>a licensee;</u>
6	(2) A person that acquires control of a licensee by devise or descent;
7	(3) A person that acquires control of a licensee as a personal representative, custodian,
8	guardian, conservator, or trustee, or as an officer appointed by a court of competent jurisdiction or
9	by operation of law;
10	(4) A person that is exempt under subsection 7 of section 361.909;
11	(5) A person that the director determines is not subject to subsection 1 of this section based
12	on the public interest;
13	(6) A public offering of securities of a licensee or a person in control of a licensee; or
14	(7) An internal reorganization of a person in control of the licensee where the ultimate
15	person in control of the licensee remains the same.
16	11. Persons in subdivisions (2), (3), (4), (6), and (7) of subsection 10 of this section in
17	cooperation with the licensee shall notify the director within fifteen days after the acquisition of
18	<u>control.</u>
19	12. (1) The requirements of subsections 1 and 2 of this section shall not apply to a person
20	that has complied with and received approval to engage in money transmission under sections
21	361.900 to 361.1035 or was identified as a person in control in a prior application filed with and
22	approved by the director or by another state under a multistate licensing process, provided that:
23	(a) The person has not had a license revoked or suspended or controlled a licensee that has
24	had a license revoked or suspended while the person was in control of the licensee in the previous
25	five years;
26	(b) If the person is a licensee, the person is well managed and has received at least a
27	satisfactory rating for compliance at its most recent examination by another state if such rating was
28	given;
29	(c) The licensee to be acquired is projected to meet the requirements of sections 361.999,
30	361.1002, and 361.1005 after the acquisition of control is completed, and if the person acquiring
31	control is a licensee, that licensee is also projected to meet the requirements of sections 361.999,
32	361.1002, and 361.1005 after the acquisition of control is completed;
33	(d) The licensee to be acquired will not implement any material changes to its business plan
34	as a result of the acquisition of control, and if the person acquiring control is a licensee, that licensee
35	also will not implement any material changes to its business plan as a result of the acquisition of
36	control; and
37	(e) The person provides notice of the acquisition in cooperation with the licensee and attests
38	to paragraphs (a) to (d) of this subdivision in a form and in a medium prescribed by the director.

1	(2) If the notice is not disapproved within thirty days after the date on which the notice was
2	determined to be complete, the notice is deemed approved.
3	13. Before filing an application for approval to acquire control of a licensee, a person may
4	request in writing a determination from the director as to whether the person would be considered a
5	person in control of a licensee upon consummation of a proposed transaction. If the director
6	determines that the person would not be a person in control of a licensee, the proposed person and
7	transaction is not subject to the requirements of subsections 1 and 2 of this section.
8	14. If a multistate licensing process includes a determination under subsection 13 of this
9	section and an applicant avails itself or is otherwise subject to the multistate licensing process:
10	(1) The director is authorized to accept the control determination of a lead investigative state
11	with sufficient staffing, expertise, and minimum standards for the purpose of subsection 13 of this
12	section; or
13	(2) If this state is a lead investigative state, the director is authorized to investigate the
14	applicant under subsection 13 of this section and the time frames established by agreement through
15	the multistate licensing process.
16	361.954. 1. A licensee adding or replacing any key individual shall:
17	(1) Provide notice in a manner prescribed by the director within fifteen days after the
18	effective date of the key individual's appointment; and
19	(2) Provide information as required by section 361.939 within forty-five days of the
20	effective date.
21	2. Within ninety days of the date on which the notice provided under subsection 1 of this
22	section was determined to be complete, the director may issue a notice of disapproval of a key
23	individual if the competence, experience, character, or integrity of the individual would not be in the
24	best interests of the public or the customers of the licensee to permit the individual to be a key
25	individual of such licensee.
26	3. A notice of disapproval shall contain a statement of the basis for disapproval and shall be
27	sent to the licensee and the disapproved individual. A licensee may appeal a notice of disapproval
28	under chapter 536 within thirty days after receipt of such notice of disapproval.
29	4. If the notice provided under subsection 1 of this section is not disapproved within ninety
30	days after the date on which the notice was determined to be complete, the key individual is deemed
31	approved.
32	5. If a multistate licensing process includes a key individual notice review and disapproval
33	process under this section and the licensee avails itself or is otherwise subject to the multistate
34	licensing process:
35	(1) The director is authorized to accept the determination of another state if the investigating
36	state has sufficient staffing, expertise, and minimum standards for the purpose of this section; or
37	(2) If this state is a lead investigative state, the director is authorized to investigate the
38	applicant under subsection 2 of this section and the time frames established by agreement through
39	the multistate licensing process.

1	361.957. 1. Each licensee shall submit a report of condition within forty days of the end of
2	the calendar quarter or within any extended time as the director may prescribe.
3	2. The report of condition shall include:
4	(1) Financial information at the licensee level;
5	(2) Nationwide and state-specific money transmission transaction information in every
6	jurisdiction in the United States where the licensee is licensed to engage in money transmission;
7	(3) Permissible investments report;
8	(4) Transaction destination country reporting for money received for transmission, if
9	applicable; and
10	(5) Any other information the director reasonably requires with respect to the licensee. The
11	director is authorized to utilize NMLS for the submission of the report required by subsection 1 of
12	this section and is authorized to update as necessary the requirements of this section to carry out the
13	purposes of sections 361.900 to 361.1035 and maintain consistency with NMLS reporting.
14	3. The information required under subdivision (4) of subsection 2 of this section shall be
15	included only in a report of condition submitted within forty-five days of the end of the fourth
16	<u>calendar quarter.</u>
17	361.960. 1. Each licensee shall, within ninety days after the end of each fiscal year or
18	within any extended time as the director may prescribe, file with the director:
19	(1) An audited financial statement of the licensee for the fiscal year prepared in accordance
20	with United States generally accepted accounting principles; and
21	(2) Any other information as the director may reasonably require.
22	2. The audited financial statement shall be prepared by an independent certified public
23	accountant or independent public accountant who is satisfactory to the director.
24	3. The audited financial statements shall include or be accompanied by a certificate of
25	opinion of the independent certified public accountant or independent public accountant that is
26	satisfactory in form and content to the director. If the certificate or opinion is qualified, the director
27	may order the licensee to take any action as the director may find necessary to enable the
28	independent certified public accountant or independent public accountant to remove the
29	qualification.
30	361.963. 1. Each licensee shall submit a report of authorized delegates within forty-five
31	days of the end of the calendar quarter. The director is authorized to utilize NMLS for the
32	submission of the report required under this section, provided that such functionality is consistent
33	with the requirements of this section.
34	2. The authorized delegate report shall include, at a minimum, each authorized delegate's:
35	(1) Company legal name;
36	(2) Taxpayer employer identification number;
37	(3) Principal provider identifier;
38	(4) Physical address, if any;
39	(5) Mailing address;

1	(6) Any business conducted in other states;
2	(7) Any fictitious or trade name;
3	(8) Contact person name, phone number, and email;
4	(9) Start date as licensee's authorized delegate;
5	(10) End date acting as licensee's authorized delegate, if applicable; and
6	(11) Any other information the director reasonably requires with respect to the authorized
7	delegate.
8	361.966. 1. A licensee shall file a report with the director within one business day after the
9	licensee has reason to know of the occurrence of any of the following events:
10	(1) The filing of a petition by or against the licensee under the United States Bankruptcy
11	Code, 11 U.S.C. Section 101-110, as amended or recodified from time to time, for bankruptcy or
12	reorganization;
13	(2) The filing of a petition by or against the licensee for receivership, the commencement of
14	any other judicial or administrative proceeding for its dissolution or reorganization, or the making of
15	a general assignment for the benefit of its creditors; or
16	(3) The commencement of a proceeding to revoke or suspend its license in a state or country
17	in which the licensee engages in business or is licensed.
18	2. A licensee shall notify the director within three business days after the licensee has reason
19	to know that:
20	(1) The licensee or a key individual or person in control of the licensee, has been convicted
21	of, or pled guilty or nolo contendere to a felony involving an act of fraud, dishonesty, a breach of
22	trust, or money laundering; or
23	(2) An authorized delegate has been convicted of, or pled guilty or nolo contendere to, a
24	felony involving an act of fraud, dishonesty, a breach of trust, or money laundering.
25	361.969. A licensee and an authorized delegate shall file all reports required by federal
26	currency reporting, record keeping, and suspicious activity reporting requirements as set forth in the
27	Bank Secrecy Act and other federal and state laws pertaining to money laundering. The timely
28	filing of a complete and accurate report required under this section with the appropriate federal
29	agency is deemed compliant with the requirements of this section.
30	361.972. 1. A licensee shall maintain the following records for determining its compliance
31	with sections 361.900 to 361.1035 for at least three years:
32	(1) A record of each outstanding money transmission obligation sold;
33	(2) A general ledger posted at least monthly containing all asset, liability, capital, income,
34	and expense accounts;
35	(3) Bank statements and bank reconciliation records;
36	(4) Records of outstanding money transmission obligations;
37	(5) Records of each outstanding money transmission obligation paid within the three-year
38	period;

1	(6) A list of the last known names and addresses of all of the licensee's authorized delegates;
2	and
3	(7) Any other records the director reasonably requires by rule.
4	2. The items specified in subsection 1 of this section may be maintained in any form of
5	record.
6	3. Records specified in subsection 1 of this section may be maintained outside this state if
7	the records are made accessible to the director on seven business days' notice that is sent in a record.
8	4. All records maintained by the licensee as required in subsections 1 to 3 of this section are
9	open to inspection by the director under subsection 1 of section 361.921.
10	361.975. 1. As used in this section, "remit" means to make direct payments of money to a
11	licensee or its representative authorized to receive money or to deposit money in a bank in an
12	account specified by the licensee.
13	2. Before a licensee is authorized to conduct business through an authorized delegate, or
14	allows a person to act as the licensee's authorized delegate, the licensee shall:
15	(1) Adopt, and update as necessary, written policies and procedures reasonably designed to
16	ensure that the licensee's authorized delegates comply with applicable state and federal law;
17	(2) Enter into a written contract that complies with subsection 4 of this section; and
18	(3) Conduct a reasonable risk-based background investigation sufficient for the licensee to
19	determine whether the authorized delegate has complied and will likely comply with applicable state
20	and federal law.
21	3. An authorized delegate shall operate in full compliance with sections 361.900 to
22	<u>361.1035.</u>
23	4. The written contract required under subsection 2 of this section shall be signed by the
24	licensee and the authorized delegate and, at a minimum, shall:
25	(1) Appoint the person signing the contract as the licensee's authorized delegate with the
26	authority to conduct money transmission on behalf of the licensee;
27	(2) Set forth the nature and scope of the relationship between the licensee and the authorized
28	delegate and the respective rights and responsibilities of the parties;
29	(3) Require the authorized delegate to agree to fully comply with all applicable state and
30	federal laws, rules, and regulations pertaining to money transmission, including sections 361.900 to
31	361.1035 and regulations implementing sections 361.900 to 361.1035, relevant provisions of the
32	Bank Secrecy Act, and the USA PATRIOT Act;
33	(4) Require the authorized delegate to remit and handle money and monetary value in
34	accordance with the terms of the contract between the licensee and the authorized delegate;
35	(5) Impose a trust on money and monetary value net of fees received for money
36	transmission for the benefit of the licensee;
37	(6) Require the authorized delegate to prepare and maintain records as required by sections
38	361.900 to 361.1035 or regulations implementing sections 361.900 to 361.1035, or as reasonably
39	requested by the director;

1	(7) Acknowledge that the authorized delegate consents to examination or investigation by
2	the director;
3	(8) State that the licensee is subject to regulation by the director and that, as part of that
4	regulation, the director may suspend or revoke an authorized delegate designation or require the
5	licensee to terminate an authorized delegate designation; and
6	(9) Acknowledge receipt of the written policies and procedures required under subdivision
7	(1) of subsection 1 of this section.
8	5. If the licensee's license is suspended, revoked, surrendered, or expired, the licensee shall,
9	within five business days, provide documentation to the director that the licensee has notified all
10	applicable authorized delegates of the licensee whose names are in a record filed with the directors
11	of the suspension, revocation, surrender, or expiration of a license. Upon suspension, revocation,
12	surrender, or expiration of a license, applicable authorized delegates shall immediately cease to
13	provide money transmission as an authorized delegate of the licensee.
14	6. An authorized delegate of a licensee holds in trust for the benefit of the licensee all
15	money net of fees received from money transmission. If any authorized delegate commingles any
16	funds received from money transmission with any other funds or property owned or controlled by
17	the authorized delegate, all commingled funds and other property shall be considered held in trust in
18	favor of the licensee in an amount equal to the amount of money net of fees received from money
19	transmission.
20	7. An authorized delegate shall not use a subdelegate to conduct money transmission on
21	behalf of a licensee.
22	361.978. A person shall not engage in the business of money transmission on behalf of a
23	person not licensed under sections 361.900 to 361.1035 or not exempt under sections 361.909 and
24	361.912. A person that engages in such activity provides money transmission to the same extent as
25	if the person were a licensee and shall be jointly and severally liable with the unlicensed or
26	nonexempt person.
27	361.981. 1. The circuit court in an action brought by a licensee shall have jurisdiction to
28	grant appropriate equitable or legal relief, including without limitation prohibiting the authorized
29	delegate from directly or indirectly acting as an authorized delegate for any licensee in this state and
30	the payment of restitution, damages, or other monetary relief, if the circuit court finds that an
31	authorized delegate failed to remit money in accordance with the written contract required by
32	subsection 2 of section 361.1275 or as otherwise directed by the licensee or required by law.
33	2. If the circuit court issues an order prohibiting a person from acting as an authorized
34	delegate for any licensee under subsection 1 of this section, the licensee that brought the action shall
35	report the order to the director within thirty days and shall report the order through NMLS within
36	ninety days.
37	
	3. An authorized delegate who holds money in trust for the benefit of a licensee and

1	4. An authorized delegate who holds money in trust for the benefit of a licensee and
2	knowingly fails to remit no more than one thousand dollars of such money is guilty of a class A
3	misdemeanor.
4	361.984. 1. Every licensee shall forward all money received for transmission in accordance
5	with the terms of the agreement between the licensee and the sender unless the licensee has a
6	reasonable belief or a reasonable basis to believe that the sender may be a victim of fraud or that a
7	crime or violation of law, rule, or regulation has occurred, is occurring, or may occur.
8	2. If a licensee fails to forward money received for transmission in accordance with this
9	section, the licensee shall respond to inquiries by the sender with the reason for the failure unless
10	providing a response would violate a state or federal law, rule, or regulation.
11	361.987. 1. This section shall not apply to:
12	(1) Money received for transmission subject to the federal Remittance Rule, 12 CFR Part
13	1005, Subpart B, as amended or recodified from time to time; or
14	(2) Money received for transmission under a written agreement between the licensee and
15	payee to process payments for goods or services provided by the payee.
16	2. Every licensee shall refund to the sender, within ten days of receipt of the sender's written
17	request for a refund, any and all money received for transmission unless any of the following
18	occurs:
19	(1) The money has been forwarded within ten days of the date on which the money was
20	received for transmission;
21	(2) Instructions have been given committing an equivalent amount of money to the person
22	designated by the sender within ten days of the date on which the money was received for
23	transmission;
24	(3) The agreement between the licensee and the sender instructs the licensee to forward the
25	money at a time that is beyond ten days of the date on which the money was received for
26	transmission. If funds have not yet been forwarded in accordance with the terms of the agreement
27	between the licensee and the sender, the licensee shall issue a refund in accordance with the other
28	provisions of this section;
29	(4) The refund is requested for a transaction that the licensee has not completed based on a
30	reasonable belief or a reasonable basis to believe that a crime or violation of law, rule, or regulation
31	has occurred, is occurring, or may occur; or
32	(5) The refund request does not enable the licensee to:
33	(a) Identify the sender's name and address or telephone number; or
34	(b) Identify the particular transaction to be refunded in the event the sender has multiple
35	transactions outstanding.
36	361.990. 1. This section shall not apply to:
37	(1) Money received for transmission subject to the federal Remittance Rule, 12 CFR Part
38	1005, Subpart B, as amended or recodified from time to time;

1	(2) Money received for transmission that is not primarily for personal, family, or household
2	purposes;
3	(3) Money received for transmission under a written agreement between the licensee and
4	payee to process payments for goods or services provided by the payee; or
5	(4) Payroll processing services.
6	2. For purposes of this section, "receipt" means a paper receipt, electronic record, or other
7	written confirmation. For a transaction conducted in person, the receipt may be provided
8	electronically if the sender requests or agrees to receive an electronic receipt. For a transaction
9	conducted electronically or by phone, a receipt may be provided electronically. All electronic
10	receipts shall be provided in a retainable form.
11	3. (1) Every licensee or its authorized delegate shall provide the sender a receipt for money
12	received for transmission. The receipt shall contain the following information, as applicable:
13	(a) The name of the sender;
14	(b) The name of the designated recipient;
15	(c) The date of the transaction;
16	(d) The unique transaction or identification number;
17	(e) The name of the licensee, NMLS unique identifier, the licensee's business address, and
18	the licensee's customer service telephone number;
19	(f) The amount of the transaction in United States dollars;
20	(g) Any fee charged by the licensee to the sender for the transaction; and
21	(h) Any taxes collected by the licensee from the sender for the transaction.
22	(2) The receipt required by this section shall be in English and in the language principally
23	used by the licensee or authorized delegate to advertise, solicit, or negotiate, either orally or in
24	writing, for a transaction conducted in person, electronically, or by phone, if other than English.
25	361.996. 1. A licensee that provides payroll processing services shall:
26	(1) Issue reports to clients detailing client payroll obligations in advance of the payroll funds
27	being deducted from an account; and
28	(2) Make available worker paystubs or an equivalent statement to workers.
29	2. Subsection 1 of this section shall not apply to a licensee providing payroll processing
30	services if the licensee's client designates the intended recipients to the licensee and is responsible
31	for providing the disclosures required by subdivision (2) of subsection 1 of this section.
32	361.999. 1. A licensee under sections 361.900 to 361.1035 shall maintain at all times a
33	tangible net worth of the greater of one hundred thousand dollars or three percent of total assets for
34	the first one hundred million dollars, two percent of additional assets for one hundred million dollars
35	to one billion dollars, and one-half of one percent of additional assets for over one billion dollars.
36	2. Tangible net worth shall be demonstrated at initial application by the applicant's most
37	recent audited or unaudited financial statements under subdivision (6) of subsection 2 of section
38	<u>361.936.</u>

1	3. Notwithstanding the provisions of this section, the director shall have the authority, for
2	good cause shown, to exempt, in part or in whole, from the requirements of this section any
3	applicant or licensee.
4	361.1002. 1. An applicant for a money transmission license shall provide, and a licensee at
5	all times shall maintain, security consisting of a surety bond in a form satisfactory to the director.
6	2. The amount of the required security shall be:
7	(1) The greater of one hundred thousand dollars or an amount equal to one hundred percent
8	of the licensee's average daily money transmission liability in this state calculated for the most
9	recently completed three-month period, up to a maximum of five hundred thousand dollars; or
10	(2) In the event that the licensee's tangible net worth exceeds ten percent of the total assets,
11	a surety bond of one hundred thousand dollars.
12	3. A licensee that maintains a bond in the maximum amount provided for in subsection 2 of
13	this section shall not be required to calculate its average daily money transmission liability in this
14	state for purposes of this section.
15	361.1005. 1. A licensee shall maintain at all times permissible investments that have a
16	market value computed in accordance with United States generally accepted accounting principles
17	of not less than the aggregate amount of all of its outstanding money transmission obligations.
18	2. Except for permissible investments enumerated in subsection 1 of section 361.1008, the
19	director, with respect to any licensee, may by rule limit the extent to which a specific investment
20	maintained by a licensee within a class of permissible investments may be considered a permissible
21	investment if the specific investment represents undue risk to customers not reflected in the market
22	value of investments.
23	3. Permissible investments, even if commingled with other assets of the licensee, are held in
24	trust for the benefit of the purchasers and holders of the licensee's outstanding money transmission
25	obligations in the event of insolvency, the filing of a petition by or against the licensee under the
26	United States Bankruptcy Code, 11 U.S.C. Section 101-110, as amended or recodified from time to
27	time, for bankruptcy or reorganization, the filing of a petition by or against the licensee for
28	receivership, the commencement of any other judicial or administrative proceeding for its
29	dissolution or reorganization, or in the event of an action by a creditor against the licensee who is
30	not a beneficiary of the statutory trust. No permissible investments impressed with a trust under this
31	subsection shall be subject to attachment, levy of execution, or sequestration by order of any court,
32	except for a beneficiary of the statutory trust.
33	4. Upon the establishment of a statutory trust in accordance with subsection 3 of this section
34	or when any funds are drawn on a letter of credit under subdivision (4) of subsection 1 of section
35	361.1008, the director shall notify the applicable regulator of each state in which the licensee is
36	licensed to engage in money transmission, if any, of the establishment of the trust or the funds
37	drawn on the letter of credit, as applicable. Notice shall be deemed satisfied if performed under a
38	multistate agreement or through NMLS. Funds drawn on a letter of credit, and any other
39	permissible investments held in trust for the benefit of the purchasers and holders of the licensee's

outstanding money transmission obligations, are deemed held in trust for the benefit of such 1 2 purchasers and holders on a pro rata and equitable basis in accordance with statutes under which 3 permissible investments are required to be held in this state, and other states, as applicable. Any 4 statutory trust established under this subsection shall be terminated upon extinguishment of all of 5 the licensee's outstanding money transmission obligations. 6 5. The director by rule or by order may allow other types of investments that the director 7 determines are of sufficient liquidity and quality to be a permissible investment. The director is 8 authorized to participate in efforts with other state regulators to determine that other types of 9 investments are of sufficient liquidity and quality to be a permissible investment. 10 361.1008. 1. The following investments are permissible under section 361.1005: 11 (1) Cash, including demand deposits, savings deposits, and funds in such accounts held for 12 the benefit of the licensee's customers in a federally insured depository financial institution, and 13 cash equivalents, including automated clearinghouse items in transit to the licensee and automated 14 clearinghouse items or international wires in transit to a payee, cash in transit via armored car, cash 15 in smart safes, cash in licensee-owned locations, debit card or credit card funded transmission 16 receivables owed by any bank, or money market mutual funds rated AAA by Standard & Poor's, or 17 the equivalent from any eligible rating service; 18 (2) Certificates of deposit or senior debt obligations of an insured depository institution, as 19 defined under the Federal Deposit Insurance Act, 12 U.S.C. Section 1813, as amended or recodified 20 from time to time, or as defined under the federal Credit Union Act, 12 U.S.C. Section 1781, as 21 amended or recodified from time to time; 22 (3) An obligation of the United States or a commission, agency, or instrumentality thereof; 23 an obligation that is guaranteed fully as to principal and interest by the United States; or an 24 obligation of a state or a governmental subdivision, agency, or instrumentality thereof; 25 (4) One hundred percent of the surety bond provided for under section 361.1002 that 26 exceeds the average daily money transmission liability in this state; and 27 (5) The full drawable amount of an irrevocable standby letter of credit for which the stated 28 beneficiary is the director that stipulates that the beneficiary need draw only a sight draft under the 29 letter of credit and present it to obtain funds up to the letter of credit amount within seven days of 30 presentation of the items required by paragraph (d) of this subdivision. The letter of credit shall: 31 (a) Be issued by a federally insured depository financial institution, a foreign bank that is 32 authorized under federal law to maintain a federal agency or federal branch office in a state or states, 33 or a foreign bank that is authorized under state law to maintain a branch in a state that: 34 a. Bears an eligible rating or whose parent company bears an eligible rating; and 35 b. Is regulated, supervised, and examined by United States federal or state authorities having 36 regulatory authority over banks, credit unions, and trust companies; 37 (b) Be irrevocable, unconditional, and indicate that it is not subject to any condition or 38 qualifications outside of the letter of credit;

1	(c) Not contain references to any other agreements, documents or entities, or otherwise
2	provide for any security interest in the licensee; and
3	(d) Contain an issue date and expiration date, and expressly provide for automatic extension,
4	without a written amendment, for an additional period of one year from the present or each future
5	expiration date unless the issuer of the letter of credit notifies the director in writing by certified or
6	registered mail or courier mail or other receipted means, at least sixty days prior to any expiration
7	date, that the irrevocable letter of credit will not be extended.
8	2. In the event of any notice of expiration or nonextension of a letter of credit issued under
9	paragraph (d) of subdivision (4) of subsection 1 of this section, the licensee shall be required to
10	demonstrate to the satisfaction of the director, fifteen days prior to expiration, that the licensee
11	maintains and will maintain permissible investments in accordance with subsection 1 of section
12	361.1005 upon the expiration of the letter of credit. If the licensee is not able to do so, the director
13	may draw on the letter of credit in an amount up to the amount necessary to meet the licensee's
14	requirements to maintain permissible investments in accordance with subsection 1 of section
15	361.1005. Any such draw shall be offset against the licensee's outstanding money transmission
16	obligations. The drawn funds shall be held in trust by the director or the director's designated agent,
17	to the extent authorized by law, as agent for the benefit of the purchasers and holders of the
18	licensee's outstanding money transmission obligations.
19	3. The letter of credit shall provide that the issuer of the letter of credit will honor, at sight, a
20	presentation made by the beneficiary to the issuer of the following documents on or prior to the
21	expiration date of the letter of credit:
22	(1) The original letter of credit, including any amendments; and
23	(2) A written statement from the beneficiary stating that any of the following events have
24	occurred:
25	(a) The filing of a petition by or against the licensee under the United States Bankruptcy
26	Code, 11 U.S.C. Sections 101-110, as amended or recodified from time to time, for bankruptcy or
27	reorganization;
28	(b) The filing of a petition by or against the licensee for receivership, or the commencement
29	of any other judicial or administrative proceeding for its dissolution or reorganization;
30	(c) The seizure of assets of a licensee by the director under an emergency order issued in
31	accordance with applicable law, on the basis of an action, violation, or condition that has caused or
32	is likely to cause the insolvency of the licensee; or
33	(d) The beneficiary has received notice of expiration or nonextension of a letter of credit
34	and the licensee failed to demonstrate to the satisfaction of the beneficiary that the licensee will
35	maintain permissible investments in accordance with subsection 1 of section 361.1005 upon the
36	expiration or nonextension of the letter of credit.
37	4. The director may designate an agent to serve on the director's behalf as beneficiary to a
38	letter of credit so long as the agent and letter of credit meet requirements established by the director.
39	The director's agent may serve as agent for multiple licensing authorities for a single irrevocable

1	letter of credit if the proceeds of the drawable amount for the purposes of this subsection are
2	assigned to the director.
3	5. The director is authorized to participate in multistate processes designed to facilitate the
4	issuance and administration of letters of credit including, but not limited to, services provided by the
5	NMLS, State Regulatory Registry LLC or other third parties.
6	6. Unless permitted by the director by rule or by order to exceed the limit as set forth herein,
7	the following investments are permissible under section 361.1005 to the extent specified:
8	(1) Receivables that are payable to a licensee from its authorized delegates in the ordinary
9	course of business that are less than seven days old, up to fifty percent of the aggregate value of the
10	licensee's total permissible investments. Of the receivables permissible under this subdivision,
11	receivables that are payable to a licensee from a single authorized delegate in the ordinary course of
12	business shall not exceed ten percent of the aggregate value of the licensee's total permissible
13	investments;
14	(2) The following investments, up to twenty percent per category and combined up to fifty
15	percent of the aggregate value of the licensee's total permissible investments:
16	(a) A short-term investment bearing an eligible rating. For purposes of this paragraph,
17	<u>"short-term" means up to six months;</u>
18	(b) Commercial paper bearing an eligible rating;
19	(c) A bill, note, bond, or debenture bearing an eligible rating;
20	(d) United States triparty repurchase agreements collateralized at one hundred percent or
21	more with United States government or agency securities, municipal bonds, or other securities
22	bearing an eligible rating;
23	(e) Money market mutual funds rated less than "AAA" and equal to or higher than "A-" by
24	Standard & Poor's, or the equivalent from any other eligible rating service; and
25	(f) A mutual fund or other investment fund composed solely and exclusively of one or more
26	permissible investments listed in subdivisions (1) to (3) of subsection 1 of this section; and
27	(3) Cash, including demand deposits, savings deposits, and funds in such accounts held for
28	the benefit of the licensee's customers, at foreign depository institutions to ten percent of the
29	aggregate value of the licensee's total permissible investments if the licensee has received a
30	satisfactory rating in its most recent examination and the foreign depository institution:
31	(a) Has an eligible rating;
32	(b) Is registered under the Foreign Account Tax Compliance Act;
33	(c) Is not located in any country subject to sanctions from the Office of Foreign Asset
34	Control; and
35	(d) Is not located in a high risk or noncooperative jurisdiction as designated by the Financial
36	Action Task Force.
37	361.1011. 1. The director may suspend or revoke a license or order a licensee to revoke the
38	designation of an authorized delegate if:

1	(1) The licensee violates sections 361.900 to 361.1035 or a rule adopted or an order issued
2	<u>under sections 361.900 to 361.1035;</u>
3	(2) The licensee does not cooperate with an examination or investigation by the director;
4	(3) The licensee engages in fraud, intentional misrepresentation, or gross negligence;
5	(4) An authorized delegate is convicted of, or enters a plea of guilty or nolo contendere to a
6	felony involving an act of fraud, dishonesty, a breach of trust, or money laundering, or violates a
7	rule adopted or an order issued under sections 361.900 to 361.1035 as a result of the licensee's
8	willful misconduct or willful blindness;
9	(5) The competence, experience, character, or general fitness of the licensee, authorized
10	delegate, person in control of a licensee, key individual, or responsible person of the authorized
11	delegate indicates that it is not in the public interest to permit the person to provide money
12	transmission;
13	(6) The licensee engages in an unsafe or unsound practice;
14	(7) The licensee is insolvent, suspends payment of its obligations, or makes a general
15	assignment for the benefit of its creditors; or
16	(8) The licensee does not remove an authorized delegate after the director issues and serves
17	upon the licensee a final order including a finding that the authorized delegate has violated sections
18	<u>361.900 to 361.1035.</u>
19	2. In determining whether a licensee is engaging in an unsafe or unsound practice, the
20	director may consider the size and condition of the licensee's money transmission, the magnitude of
21	the loss, the gravity of the violation of sections 361.900 to 361.1035, and the previous conduct of
22	the person involved.
23	361.1014. 1. The director may issue an order suspending or revoking the designation of an
24	authorized delegate, if the director finds that:
25	(1) The authorized delegate violated sections 361.900 to 361.1035 or a rule adopted or an
26	order issued under sections 361.900 to 361.1035;
27	(2) The authorized delegate did not cooperate with an examination or investigation by the
28	director;
29	(3) The authorized delegate engaged in fraud, intentional misrepresentation, or gross
30	negligence;
31	(4) The authorized delegate has been convicted of, or pled guilty or nolo contendere to a
32	felony involving an act of fraud, dishonesty, a breach of trust, or money laundering;
33	(5) The competence, experience, character, or general fitness of the authorized delegate or a
34	person in control of the authorized delegate indicates that it is not in the public interest to permit the
35	authorized delegate to provide money transmission; or
36	(6) The authorized delegate is engaging in an unsafe or unsound practice.
37	2. In determining whether an authorized delegate is engaging in an unsafe or unsound
38	practice, the director may consider the size and condition of the authorized delegate's provision of
39	money transmission, the magnitude of the loss, the gravity of the violation of sections 361.900 to

1	361.1035 or a rule adopted or order issued under sections 361.900 to 361.1035, and the previous
2	conduct of the authorized delegate.
3	3. An authorized delegate may apply for relief from a suspension or revocation of
4	designation as an authorized delegate according to procedures prescribed by the director.
5	361.1017. 1. If the director determines that a violation of sections 361.900 to 361.1035 or
6	of a rule adopted or an order issued under sections 361.900 to 361.1035 by a licensee or authorized
7	delegate is likely to cause immediate and irreparable harm to the licensee, its customers, or the
8	public as a result of the violation, or cause insolvency or significant dissipation of assets of the
9	licensee, the director may issue an order requiring the licensee or authorized delegate to cease and
10	desist from the violation. The order becomes effective upon service to the licensee or authorized
11	delegate.
12	2. The director may issue an order against a licensee to cease and desist from providing
13	money transmission through an authorized delegate that is the subject of a separate order by the
14	director.
15	3. An order to cease and desist remains effective and enforceable pending the completion of
16	an administrative proceeding under chapter 536.
17	4. A licensee or an authorized delegate that is served with an order to cease and desist may
18	petition the circuit court with jurisdiction for a judicial order setting aside, limiting, or suspending
19	the enforcement, operation, or effectiveness of the order pending the completion of an
20	administrative proceeding under chapter 536.
21	5. An order to cease and desist expires unless the director commences an administrative
22	proceeding under chapter 536 within ten days after it is issued.
23	361.1020. The director may enter into a consent order at any time with a person to resolve a
24	matter arising under sections 361.900 to 361.1035 or a rule adopted or order issued under sections
25	361.900 to 361.1035. A consent order shall be signed by the person to whom it is issued or by the
26	person's authorized representative and shall indicate agreement with the terms contained in the
27	order. A consent order may provide that it does not constitute an admission by a person that
28	sections 361.900 to 361.1035 or a rule adopted or an order issued under sections 361.900 to
29	361.1035 has been violated.
30	361.1023. 1. A person that intentionally makes a false statement, misrepresentation, or false
31	certification in a record filed or required to be maintained under sections 361.900 to 361.1035 or
32	that intentionally makes a false entry or omits a material entry in such a record is guilty of a class E
33	felony.
34	2. A person that knowingly engages in an activity for which a license is required under
35	sections 361.900 to 361.1035 without being licensed under sections 361.900 to 361.1035 and that
36	receives more than five hundred dollars in compensation within a thirty-day period for this activity
37	is guilty of a class E felony.
38	3. A person that knowingly engages in an activity for which a license is required under
39	sections 361.900 to 361.1035 without being licensed under sections 361.900 to 361.1035 and that

1	receives no more than five hundred dollars in compensation within a thirty-day period for this
2	activity is guilty of a class A misdemeanor.
3	361.1026. The director may assess a civil penalty against a person that violates sections
4	361.900 to 361.1035 or a rule adopted or an order issued under sections 361.900 to 361.1035 in an
5	amount not to exceed one thousand dollars per day for each day the violation is outstanding, plus
6	this state's costs and expenses for the investigation and prosecution of the matter, including
7	reasonable attorney's fees.
8	361.1029. 1. If the director has reason to believe that a person has violated or is violating
9	section 361.930, the director may issue an order to show cause why an order to cease and desist
10	shall not be issued requiring that the person cease and desist from the violation of section 361.930.
11	2. In an emergency, the director may petition the circuit court with jurisdiction for the
12	issuance of a temporary restraining order under the rules of civil procedure.
13	3. An order to cease and desist becomes effective upon service to the person.
14	4. An order to cease and desist remains effective and enforceable pending the completion of
15	an administrative proceeding under chapter 536.
16	5. A person that is served with an order to cease and desist for violating section 361.930
17	may petition the circuit court with jurisdiction for a judicial order setting aside, limiting, or
18	suspending the enforcement, operation, or effectiveness of the order pending the completion of an
19	administrative proceeding under chapter 536.
20	6. An order to cease and desist expires unless the director commences an administrative
21	proceeding within ten days after it is issued.
22	361.1032. In applying and construing sections 361.900 to 361.1035, consideration shall be
23	given to the need to promote uniformity of the law with respect to its subject matter among states
24	that enact it.
25	361.1035. 1. A person licensed in this state to engage in the business of money transmission
26	shall not be subject to the provisions of sections 361.900 to 361.1035 to the extent that they conflict
27	with current law or establish new requirements not imposed under current law, until such time as the
28	licensee renews the licensee's current license.
29	2. Notwithstanding subsection 1 of this section, a licensee shall be required only to amend
30	its authorized delegate contracts for contracts entered into or amended after the effective date or the
31	completion of any transition period contemplated under subsection 1 of this section. Nothing herein
32	shall be construed as limiting an authorized delegate's obligations to operate in full compliance with
33	sections 361.900 to 361.1035 as required by subsection 3 of section 361.975."; and
34	
35	Further amend said bill, Page 7, Section 427.300, Line 225, by inserting after all of said section and
36	line the following:
37	
38	"[361.700. 1. Sections 361.700 to 361.727 shall be known and may be
39	cited as the "Sale of Checks Law".

1	2. For the purposes of sections 361.700 to 361.727, the following terms
2	mean:
3	(1) "Check", any instrument for the transmission or payment of money and
4	shall also include any electronic means of transmitting or paying money;
5	(2) "Director", the director of the division of finance;
6	(3) "Licensee", any person duly licensed by the director pursuant to
7	sections 361.700 to 361.727;
8	(4) "Person", any individual, partnership, association, trust or corporation.]
9	
10	[361.705. 1. No person shall issue checks in this state for a consideration
11	without first obtaining a license from the director; provided, however, that sections
12	361.700 to 361.727 shall not apply to the receipt of money by an incorporated
13	telegraph company at any office or agency of such company for immediate
13	transmission by telegraph nor to any bank, trust company, savings and loan
15	association, credit union, or agency of the United States government.
15	
	2. Any person who violates any of the provisions of sections 361.700 to
17	361.727 or attempts to sell or issue checks without having first obtained a license
18	from the director shall be deemed guilty of a class A misdemeanor.]
19	
20	[361.707. 1. Each application for a license pursuant to sections 361.700 to
21	361.727 shall be in writing and under oath to the director in such form as he may
22	prescribe. The application shall state the full name and business address of:
23	(1) The proprietor, if the applicant is an individual;
24	(2) Every member, if the applicant is a partnership or association;
25	(2) The corporation and each officer and director thereof, if the applicant
26	
	is a corporation.
27	2. Each application for a license shall be accompanied by an investigation
28	fee of three hundred dollars. If the license is granted the investigation fee shall be
29	applied to the license fee for the first year. No investigation fee shall be refunded.]
30	
31	[361.711. Each application for a license shall be accompanied by a
32	corporate surety bond in the principal sum of one hundred thousand dollars. The
33	bond shall be in form satisfactory to the director and shall be issued by a bonding
34	company or insurance company authorized to do business in this state, to secure
35	the faithful performance of the obligations of the applicant and the agents and
36	subagents of the applicant with respect to the receipt, transmission, and payment
30 37	of money in connection with the sale or issuance of checks and also to pay the
38	costs incurred by the division to remedy any breach of the obligations of the
39	applicant subject to the bond or to pay examination costs of the division owed and
40	not paid by the applicant. Upon license renewal, the required amount of bond
41	shall be as follows:
42	(1) For all licensees selling payment instruments or stored value cards,
43	five times the high outstanding balance from the previous year with a minimum of
44	one hundred thousand dollars and a maximum of one million dollars;
45	(2) For all licensees receiving money for transmission, five times the
46	greatest amount transmitted in a single day during the previous year with a
40 47	minimum of one hundred thousand dollars and a maximum of one million dollars.
+/	minimum of one numbred mousand donars and a maximum of one minion donars.

If in the opinion of the director the bond shall at any time appear to be inadequate, insecure, exhausted, or otherwise doubtful, additional bond in form and with surety satisfactory to the director shall be filed within fifteen days after notice of the requirement is given to the licensee by the director. An applicant or licensee may, in lieu of filing any bond required under this section, provide the director with an irrevocable letter of credit, as defined in section 400.5-103, issued by any state or federal financial institution. Whenever in the director's judgment it is necessary or expedient, the director may perform a special examination of any person licensed under sections 361.700 to 361.727 with all authority under section 361.160 as though the licensee were a bank. The cost of such examination shall be paid by the licensee.]

[361.715. 1. Upon the filing of the application, the filing of a certified audit, the payment of the investigation fee and the approval by the director of the necessary bond, the director shall cause, investigate, and determine whether the character, responsibility, and general fitness of the principals of the applicant or any affiliates are such as to command confidence and warrant belief that the business of the applicant will be conducted honestly and efficiently and that the applicant is in compliance with all other applicable state and federal laws. If satisfied, the director shall issue to the applicant a license pursuant to the provisions of sections 361.700 to 361.727. In processing a renewal license, the director shall require the same information and follow the same procedures described in this subsection.

2. Each licensee shall pay to the director before the issuance of the license, and annually thereafter on or before April fifteenth of each year, a license fee of four hundred dollars.

3. The director may assess a reasonable charge, not to exceed four hundred dollars, for any application to amend and reissue an existing license.]

[361.718. Every licensee shall at all times have on demand deposit in a federally insured depository institution or in the form of cash on hand or in the hands of his agents or in readily marketable securities an amount equal to all outstanding unpaid checks sold by him or his agents in Missouri, in addition to the amount of his bond. Upon demand by the director, licensees must immediately provide proof of such funds or securities. The director may make such demand as often as reasonably necessary and shall make such demand to each licensee, without prior notice, at least twice each license year.]

40[361.720. Each licensee may conduct business at one or more locations41within this state and by means of employees, agents, subagents or representatives42as such licensee may designate. No license under sections 361.700 to 361.72743shall be required of any such employee, agent, subagent or representative who44sells checks in behalf of a licensee. Each such agent, subagent or representative45shall upon demand transfer and deliver to the licensee the proceeds of the sale of46licensee's checks less the fees, if any, due such agent, subagent or representative.]47

1 2	[361.723. Each licensee shall file with the director annually on or before April fifteenth of each year a statement listing the locations of the offices of the
3	licensee and the names and locations of the agents or subagents authorized by the
4	licensee to engage in the sale of checks of which the licensee is the issuer.
5	
6	[361.725. The director may at any time suspend or revoke a license, for
7	any reason he might refuse to grant a license, for failure to pay an annual fee or for
8	a violation of any provision of sections 361.700 to 361.727. No license shall be
9	denied, revoked or suspended except on ten days' notice to the applicant or
10	licensee. Upon receipt of such notice the applicant or licensee may, within five
11	days of such receipt, make written demand for a hearing. The director shall
12	thereafter hear and determine the matter in accordance with the provisions of
13	chapter 536.]
14	
15	[361.727. The director shall issue regulations necessary to carry out the
16	intent and purposes of sections 361.700 to 361.727, pursuant to the provisions of
17	section 361.105 and chapter 536.]"; and
18 19 20	Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.