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HOUSE BILL 1211

State of Washington 57th Legislature 2001 Regular Session

By Representatives Benson, Simpson, Barlean and Hatfield; by request of Department of Financial Institutions

Read first time 01/19/2001. Referred to Committee on Financial Institutions & Insurance.

- 1 AN ACT Relating to creating the financial services regulation fund;
- 2 amending RCW 43.320.080, 43.320.110, 18.44.121, 19.146.205, 19.146.228,
- 3 19.146.280, 31.35.050, 31.35.080, 31.40.070, 31.40.110, 31.45.030,
- 4 31.45.050, and 31.45.077; creating a new section; repealing RCW
- 5 43.320.120 and 43.320.130; providing an effective date; and declaring
- 6 an emergency.
- 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 8 **Sec. 1.** RCW 43.320.080 and 1993 c 472 s 22 are each amended to 9 read as follows:
- 10 The director of financial institutions shall maintain an office at
- 11 the state capitol, but may with the consent of the governor also
- 12 maintain branch offices at other convenient business centers in this
- 13 state. The director shall keep books of record of all moneys received
- 14 or disbursed by the director into or from the ((banking examination
- 15 fund, the credit union examination fund, the securities)) financial
- 16 <u>services</u> regulation fund, and any other accounts maintained by the
- 17 department of financial institutions.

p. 1 HB 1211

1 **Sec. 2.** RCW 43.320.110 and 1995 c 238 s 9 are each amended to read 2 as follows:

3 There is created a local fund known as the "((banking examination)) 4 financial services regulation fund" which shall consist of all moneys received by the <u>divisions of the</u> department of financial institutions 5 ((from banks, savings banks, foreign bank branches, savings and loan 6 7 associations, consumer loan companies, check cashers and sellers, trust 8 companies and departments, and escrow agents)), except for the division 9 of securities which shall deposit thirteen percent of all moneys 10 received, and which shall be used for the purchase of supplies and necessary equipment ((and)); the payment of salaries, wages, and 11 utilities((-)); the establishment of reserves; and other incidental 12 13 costs required for the proper regulation of ((these companies)) individuals and entities subject to regulation by the department. The 14 15 state treasurer shall be the custodian of the fund. Disbursements from the fund shall be on authorization of the director of financial 16 institutions or the director's designee. In order to maintain an 17 effective expenditure and revenue control, the fund shall be subject in 18 19 all respects to chapter 43.88 RCW, but no appropriation is required to 20 permit expenditures and payment of obligations from the fund.

21 **Sec. 3.** RCW 18.44.121 and 1999 c 30 s 10 are each amended to read 22 as follows:

The director shall charge and collect the following fees as established by rule by the director:

- (1) A fee for filing an original or a renewal application for an escrow agent license, a fee for each application for an additional licensed location, a fee for an application for a change of address for an escrow agent, annual fees for the first office or location and for each additional office or location, and under RCW 43.135.055 the director shall set the annual fee for an escrow agent license up to five hundred sixty-five dollars in fiscal year 2000.
- (2) A fee for filing an original or a renewal application for an escrow officer license, a fee for an application for a change of address for each escrow officer license being so changed, a fee to activate an inactive escrow officer license or transfer an escrow officer license, and under RCW 43.135.055 the director shall set the annual fee for an escrow officer license up to two hundred thirty-five dollars in fiscal year 2000.

HB 1211 p. 2

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- 1 (3) A fee for filing an application for a duplicate of an escrow 2 agent license or of an escrow officer license lost, stolen, destroyed, 3 or for replacement.
 - (4) A fee for providing license examinations.

- (5) An hourly audit fee. In setting this fee, the director shall 5 ensure that every examination and audit, or any part of the examination 6 7 or audit, of any person licensed or subject to licensing in this state 8 requiring travel and services outside this state by the director or by 9 employees designated by the director, shall be at the expense of the 10 person examined or audited at the hourly rate established by the director, plus the per diem compensation and actual travel expenses 11 incurred by the director or his or her employees conducting the 12 13 examination or audit. When making any examination or audit under this chapter, the director may retain attorneys, appraisers, independent 14 15 certified public accountants, or other professionals and specialists as 16 examiners or auditors, the cost of which shall be borne by the person 17 who is the subject of the examination or audit.
- In establishing these fees, the director shall set the fees at a sufficient level to defray the costs of administering this chapter.
- 20 All fees received by the director under this chapter shall be paid 21 into the state treasury to the credit of the ((banking examination)) 22 financial services regulation fund.
- 23 **Sec. 4.** RCW 19.146.205 and 1997 c 106 s 9 are each amended to read 24 as follows:
- 25 (1) Application for a mortgage broker license under this chapter 26 shall be in writing and in the form prescribed by the director. The 27 application shall contain at least the following information:
- (a) The name, address, date of birth, and social security number of the applicant, and any other names, dates of birth, or social security numbers previously used by the applicant, unless waived by the director;
- 32 (b) If the applicant is a partnership or association, the name, 33 address, date of birth, and social security number of each general 34 partner or principal of the association, and any other names, dates of 35 birth, or social security numbers previously used by the members, 36 unless waived by the director;
- 37 (c) If the applicant is a corporation, the name, address, date of 38 birth, and social security number of each officer, director, registered

p. 3 HB 1211

- 1 agent, and each principal stockholder, and any other names, dates of
- 2 birth, or social security numbers previously used by the officers,
- 3 directors, registered agents, and principal stockholders unless waived
- 4 by the director;
- 5 (d) The street address, county, and municipality where the 6 principal business office is to be located;
- 7 (e) The name, address, date of birth, and social security number of 8 the applicant's designated broker, and any other names, dates of birth,
- 9 or social security numbers previously used by the designated broker and
- 10 a complete set of the designated broker's fingerprints taken by an
- 11 authorized law enforcement officer; and
- 12 (f) Such other information regarding the applicant's or designated
- 13 broker's background, financial responsibility, experience, character,
- 14 and general fitness as the director may require by rule.
- 15 (2) The director may exchange fingerprint data with the federal 16 bureau of investigation.
- 17 (3) At the time of filing an application for a license under this
- 18 chapter, each applicant shall pay to the director the appropriate
- 19 application fee in an amount determined by rule of the director in
- 20 accordance with RCW 43.24.086 to cover, but not exceed, the cost of
- 21 processing and reviewing the application. The director shall deposit
- 22 the moneys in the ((banking examination)) financial services regulation
- 23 fund, unless the consumer services account is created as a dedicated,
- 24 nonappropriated account, in which case the director shall deposit the
- 25 moneys in the consumer services account.
- 26 (4)(a) Each applicant for a mortgage broker's license shall file
- 27 and maintain a surety bond, in an amount of not greater than sixty
- 28 thousand dollars nor less than twenty thousand dollars which the
- 29 director deems adequate to protect the public interest, executed by the
- 30 applicant as obligor and by a surety company authorized to do a surety
- 31 business in this state as surety. The bonding requirement as
- 32 established by the director may take the form of a uniform bond amount
- 33 for all licensees or the director may establish by rule a schedule
- 34 establishing a range of bond amounts which shall vary according to the
- 35 annual average number of loan originators or independent contractors of
- 36 a licensee. The bond shall run to the state of Washington as obligee,
- 37 and shall run first to the benefit of the borrower and then to the
- 38 benefit of the state and any person or persons who suffer loss by
- 39 reason of the applicant's or its loan originator's violation of any

provision of this chapter or rules adopted under this chapter. 2 bond shall be conditioned that the obligor as licensee will faithfully conform to and abide by this chapter and all rules adopted under this 3 4 chapter, and shall reimburse all persons who suffer loss by reason of 5 a violation of this chapter or rules adopted under this chapter. Borrowers shall be given priority over the state and other persons. 6 7 The state and other third parties shall be allowed to receive 8 distribution pursuant to a valid claim against the remainder of the 9 bond. In the case of claims made by any person or entity who is not a 10 borrower, no final judgment may be entered prior to one hundred eighty days following the date the claim is filed. 11 The bond shall be continuous and may be canceled by the surety upon the surety giving 12 written notice to the director of its intent to cancel the bond. The 13 cancellation shall be effective thirty days after the notice is 14 received by the director. 15 Whether or not the bond is renewed, 16 continued, reinstated, reissued, or otherwise extended, replaced, or 17 modified, including increases or decreases in the penal sum, it shall be considered one continuous obligation, and the surety upon the bond 18 19 shall not be liable in an aggregate or cumulative amount exceeding the 20 penal sum set forth on the face of the bond. In no event shall the penal sum, or any portion thereof, at two or more points in time be 21 22 added together in determining the surety's liability. The bond shall 23 not be liable for any penalties imposed on the licensee, including, but 24 not limited to, any increased damages or attorneys' fees, or both, 25 awarded under RCW 19.86.090. The applicant may obtain the bond 26 directly from the surety or through a group bonding arrangement 27 involving a professional organization comprised of mortgage brokers if the arrangement provides at least as much coverage as is required under 28 29 this subsection.

(b) In lieu of a surety bond, the applicant may, upon approval by the director, file with the director a certificate of deposit, an irrevocable letter of credit, or such other instrument as approved by the director by rule, drawn in favor of the director for an amount equal to the required bond.

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38 39 (c) In lieu of the surety bond or compliance with (b) of this subsection, an applicant may obtain insurance or coverage from an association comprised of mortgage brokers that is organized as a mutual corporation for the sole purpose of insuring or self-insuring claims that may arise from a violation of this chapter. An applicant may only

p. 5 HB 1211

- 1 substitute coverage under this subsection for the requirements of (a)
- 2 or (b) of this subsection if the director, with the consent of the
- 3 insurance commissioner, has authorized such association to organize a
- 4 mutual corporation under such terms and conditions as may be imposed by
- 5 the director to ensure that the corporation is operated in a
- 6 financially responsible manner to pay any claims within the financial
- 7 responsibility limits specified in (a) of this subsection.
- 8 **Sec. 5.** RCW 19.146.228 and 1997 c 106 s 13 are each amended to 9 read as follows:
- 10 The director shall establish fees by rule in accordance with RCW
- 11 43.24.086 sufficient to cover, but not exceed, the costs of
- 12 administering this chapter. These fees may include:
- 13 (1) An annual assessment paid by each licensee on or before a date
- 14 specified by rule;
- 15 (2) An investigation fee to cover the costs of any investigation of
- 16 the books and records of a licensee or other person subject to this
- 17 chapter; and
- 18 (3) An application fee to cover the costs of processing
- 19 applications made to the director under this chapter.
- 20 Mortgage brokers shall not be charged investigation fees for the
- 21 processing of complaints when the investigation determines that no
- 22 violation of this chapter occurred or when the mortgage broker provides
- 23 a remedy satisfactory to the complainant and the director and no order
- 24 of the director is issued. All moneys, fees, and penalties collected
- 25 under the authority of this chapter shall be deposited into the
- 26 ((banking examination)) financial services regulation fund, unless the
- 27 consumer services account is created as a dedicated, nonappropriated
- 28 account, in which case all moneys, fees, and penalties collected under
- 29 this chapter shall be deposited in the consumer services account.
- 30 **Sec. 6.** RCW 19.146.280 and 1997 c 106 s 20 are each amended to
- 31 read as follows:
- 32 (1) There is established the mortgage brokerage commission
- 33 consisting of five commission members who shall act in an advisory
- 34 capacity to the director on mortgage brokerage issues.
- 35 (2) The director shall appoint the members of the commission,
- 36 weighing the recommendations from professional organizations
- 37 representing mortgage brokers. At least three of the commission

- members shall be mortgage brokers licensed under this chapter and at 1 least one shall be exempt from licensure under RCW 19.146.020(1)(f). 2 No commission member shall be appointed who has had less than five 3 4 years' experience in the business of residential mortgage lending. In addition, the director or a designee shall serve as an ex officio, 5 nonvoting member of the commission. Voting members of the commission 6 7 shall serve for two-year terms with three of the initial commission 8 members serving one-year terms. The department shall provide staff 9 support to the commission.
- 10 (3) The commission may establish a code of conduct for its members. Any commissioner may bring a motion before the commission to remove a 11 commissioner for failing to conduct themselves in a manner consistent 12 with the code of conduct. The motion shall be in the form of a 13 recommendation to the director to dismiss a specific commissioner and 14 15 shall enumerate causes for doing so. The commissioner in question shall recuse himself or herself from voting on any such motion. Any 16 such motion must be approved unanimously by the remaining four 17 commissioners. Approved motions shall be immediately transmitted to 18 19 the director for review and action.
 - (4) Members of the commission shall be reimbursed for their travel expenses incurred in carrying out the provisions of this chapter in accordance with RCW 43.03.050 and 43.03.060. All costs and expenses associated with the commission shall be paid from the ((banking examination)) financial services regulation fund, unless the consumer services account is created as a dedicated, nonappropriated account, in which case all costs and expenses shall be paid from the consumer services account.

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- 28 (5) The commission shall advise the director on the characteristics 29 and needs of the mortgage brokerage profession.
 - (6) The department, in consultation with other applicable agencies of state government, shall conduct a continuing review of the number and type of consumer complaints arising from residential mortgage lending in the state. The department shall report its findings to the senate committee on financial institutions and house of representatives committee on financial institutions and insurance along with recommendations for any changes in the licensing requirements of this chapter, biennially by December 1st of each even-numbered year.

p. 7 HB 1211

- 1 **Sec. 7.** RCW 31.35.050 and 1994 c 92 s 254 are each amended to read 2 as follows:
- 3 (1) The director is authorized to charge a fee for the estimated 4 direct and indirect costs for examination and supervision by the 5 director of an agricultural lender or a subsidiary of an agricultural 6 lender. Excess examiner time shall be billed at a reasonable rate 7 established by rule.
- 8 (2) All such fees shall be deposited in the ((banking examination))
 9 financial services regulation fund and administered consistent with the
 10 provisions of RCW 43.320.110.
- 11 **Sec. 8.** RCW 31.35.080 and 1994 c 92 s 257 are each amended to read 12 as follows:
- 13 (1) The director shall adopt rules to enforce the intent and 14 purposes of this chapter. Such rules shall include, but not be limited 15 to, the following:
 - (a) Disclosure of conflicts of interest;

- 17 (b) Prohibition of false statements made to the director on any 18 form required by the director or during any examination; or
- 19 (c) Prevention of fraud and undue influence within an agricultural 20 lender.
- (2) A violation of any provision of this chapter or any rule of the director adopted under this chapter by an agent, employee, officer, or director of the agricultural lender shall be punishable by a fine, established by the director, not to exceed one hundred dollars for each offense. Each day's continuance of the violation shall be a separate and distinct offense. All fines shall be credited to the ((banking examination)) financial services regulation fund.
- (3) The director may issue and serve upon an agricultural lender a notice of charges if, in the opinion of the director, the agricultural lender is violating or has violated the law, rule, or any condition imposed in writing by the director or any written agreement made by the director.
- 33 (a) The notice shall contain a statement of the facts constituting 34 the alleged violation or practice and shall fix a time and place at 35 which a hearing will be held to determine whether an order to cease and 36 desist should issue against the agricultural lender. The hearing shall 37 be set not earlier than ten days nor later than thirty days after

1 service of the notice unless a later date is set by the director at the 2 request of the agricultural lender.

3 Unless the agricultural lender appears at the hearing by a duly 4 authorized representative, it shall be deemed to have consented to the issuance of the cease and desist order. In the event of consent or if, 5 upon the record made at the hearing, the director finds that any 6 7 violation or practice specified in the notice of charges has been 8 established, the director may issue and serve upon the agricultural 9 lender an order to cease and desist from the violation or practice. 10 The order may require the agricultural lender and its directors, officers, employees, and agents to cease and desist from the violation 11 12 or practice and may require the agricultural lender to take affirmative 13 action to correct the conditions resulting from the violation or practice. 14

(b) A cease and desist order shall become effective at the expiration of ten days after the service of the order upon the agricultural lender concerned, except that a cease and desist order issued upon consent shall become effective at the time specified in the order and shall remain effective as provided in the order unless it is stayed, modified, terminated, or set aside by action of the director or a reviewing court.

- 22 **Sec. 9.** RCW 31.40.070 and 1994 c 92 s 266 are each amended to read 23 as follows:
- 24 (1) The director is authorized to charge a fee for the estimated 25 direct and indirect costs of the following:
 - (a) An application for a license and the investigation thereof;
- (b) An application for approval to acquire control of a licensee and the investigation thereof;
- (c) An application for approval for a licensee to merge with another corporation, an application for approval for a licensee to purchase all or substantially all of the business of another person, or an application for approval for a licensee to sell all or substantially all of its business or of the business of any of its offices to another licensee and the investigation thereof;
 - (d) An annual license;

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36 (e) An examination by the director of a licensee or a subsidiary of 37 a licensee. Excess examiner time shall be billed at a reasonable rate 38 established by rule.

p. 9 HB 1211

- 1 (2) A fee for filing an application with the director shall be paid 2 at the time the application is filed with the director.
- 3 (3) All such fees shall be deposited in the ((banking examination))
- 4 <u>financial services regulation</u> fund and administered consistent with the
- 5 provisions of RCW 43.320.110.
- 6 **Sec. 10.** RCW 31.40.110 and 1994 c 92 s 270 are each amended to 7 read as follows:
- 8 (1) The director shall adopt rules to enforce the intent and 9 purposes of this chapter. Such rules shall include, but need not be
- 10 limited to, the following:
- 11 (a) Disclosure of conflicts of interest;
- 12 (b) Prohibition of false statements made to the director on any
- 13 form required by the director or during any examination requested by
- 14 the director; or
- 15 (c) Prevention of fraud and undue influence by a licensee.
- 16 (2) A violation of any provision of this chapter or any rule of the
- 17 director adopted under this chapter by an agent, employee, officer, or
- 18 director of the licensee shall be punishable by a fine, established by
- 19 the director, not to exceed one hundred dollars for each offense. Each
- 20 day's continuance of the violation shall be a separate and distinct
- 21 offense. Each such fine shall be credited to the ((banking
- 22 examination)) financial services regulation fund.
- 23 **Sec. 11.** RCW 31.45.030 and 1995 c 18 s 4 are each amended to read 24 as follows:
- 25 (1) Except as provided in RCW 31.45.020, no check casher or seller
- 26 may engage in business without first obtaining a license from the
- 27 director in accordance with this chapter. A license is required for
- 28 each location where a licensee engages in the business of cashing or
- 29 selling checks or drafts.
- 30 (2) Each application for a license shall be in writing in a form
- 31 prescribed by the director and shall contain the following information:
- 32 (a) The legal name, residence, and business address of the
- 33 applicant and, if the applicant is a partnership, association, or
- 34 corporation, of every member, officer, and director thereof;
- 35 (b) The location where the initial registered office of the
- 36 applicant will be located in this state;

- 1 (c) The complete address of any other locations at which the 2 applicant proposes to engage in business as a check casher or seller;
- 3 (d) Such other data, financial statements, and pertinent 4 information as the director may require with respect to the applicant, 5 its directors, trustees, officers, members, or agents.

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- (3) Any information in the application regarding the personal residential address or telephone number of the applicant is exempt from the public records disclosure requirements of chapter 42.17 RCW.
- 9 (4) The application shall be filed together with an investigation 10 and supervision fee established by rule by the director. Such fees 11 collected shall be deposited to the credit of the ((banking 12 examination)) financial services regulation fund in accordance with RCW 13 43.320.110.
 - (5)(a) Before granting a license to sell checks, drafts, or money orders under this chapter, the director shall require that the licensee file with the director a surety bond running to the state of Washington, which bond shall be issued by a surety insurer which meets the requirements of chapter 48.28 RCW, and be in a format acceptable to the director. The director shall adopt rules to determine the penal sum of the bond that shall be filed by each licensee. The bond shall be conditioned upon the licensee paying all persons who purchase checks, drafts, or money orders from the licensee the face value of any check, draft, or money order which is dishonored by the drawee bank, savings bank, or savings and loan association due to insufficient funds or by reason of the account having been closed. The bond shall only be liable for the face value of the dishonored check, draft, or money order, and shall not be liable for any interest or consequential damages.
- 29 (b) Before granting a small loan endorsement under this chapter, 30 the director shall require that the licensee file with the director a surety bond, in a format acceptable to the director, issued by a surety 31 insurer that meets the requirements of chapter 48.28 RCW. The director 32 shall adopt rules to determine the penal sum of the bond that shall be 33 34 filed by each licensee. A licensee who wishes to engage in both check 35 selling and making small loans may combine the penal sums of the bonding requirements and file one bond in a form acceptable to the 36 37 director. The bond shall run to the state of Washington as obligee, and shall run to the benefit of the state and any person or persons who 38 39 suffer loss by reason of the licensee's violation of this chapter or

p. 11 HB 1211

any rules adopted under this chapter. The bond shall only be liable for damages suffered by borrowers as a result of the licensee's violation of this chapter or rules adopted under this chapter, and shall not be liable for any interest or consequential damages.

- 5 (c) The bond shall be continuous and may be canceled by the surety upon the surety giving written notice to the director and licensee of 6 7 its intent to cancel the bond. The cancellation is effective thirty 8 days after the notice is received by the director. Whether or not the 9 bond is renewed, continued, reinstated, reissued, or otherwise extended, replaced, or modified, including increases or decreases in 10 the penal sum, it shall be considered one continuous obligation, and 11 the surety upon the bond shall not be liable in an aggregate or 12 13 cumulative amount exceeding the penal sum set forth on the face of the 14 bond. In no event shall the penal sum, or any portion thereof, at two 15 or more points in time be added together in determining the surety's 16 The bond shall not be liable for any liability of the 17 licensee for tortious acts, whether or not such liability is imposed by statute or common law, or is imposed by contract. The bond shall not 18 19 be a substitute or supplement to any liability or other insurance required by law or by the contract. If the surety desires to make 20 payment without awaiting court action against it, the penal sum of the 21 bond shall be reduced to the extent of any payment made by the surety 22 23 in good faith under the bond.
- 24 (d) Any person who is a purchaser of a check, draft, or money order 25 from the licensee having a claim against the licensee for the dishonor 26 of any check, draft, or money order by the drawee bank, savings bank, 27 or savings and loan association due to insufficient funds or by reason of the account having been closed, or who obtained a small loan from 28 29 the licensee and was damaged by the licensee's violation of this 30 chapter or rules adopted under this chapter, may bring suit upon such bond or deposit in the superior court of the county in which the check, 31 draft, or money order was purchased, or in the superior court of a 32 county in which the licensee maintains a place of business. 33 34 Jurisdiction shall be exclusively in the superior court. Any such 35 action must be brought not later than one year after the dishonor of the check, draft, or money order on which the claim is based. In the 36 37 event valid claims against a bond or deposit exceed the amount of the bond or deposit, each claimant shall only be entitled to a pro rata 38 39 amount, based on the amount of the claim as it is valid against the

bond, or deposit, without regard to the date of filing of any claim or
action.

3 (e) In lieu of the surety bond required by this section, the 4 applicant for a check seller license may file with the director a 5 deposit consisting of cash or other security acceptable to the director in an amount equal to the penal sum of the required bond. In lieu of 6 7 the surety bond required by this section, the applicant for a small 8 loan endorsement may file with the director a deposit consisting of 9 cash or other security acceptable to the director in an amount equal to the penal sum of the required bond, or may demonstrate to the director 10 net worth in excess of three times the amount of the penal sum of the 11 required bond. 12

The director adopt rules necessary for the may proper administration of the security or to establish reporting requirements to ensure that the net worth requirements continue to be met. deposit given instead of the bond required by this section is not an asset of the licensee for the purpose of complying with the liquid asset provisions of this chapter. A deposit given instead of the bond required by this section is a fund held in trust for the benefit of eligible claimants under this section and is not an asset of the estate of any licensee that seeks protection voluntarily or involuntarily under the bankruptcy laws of the United States.

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(f) Such security may be sold by the director at public auction if it becomes necessary to satisfy the requirements of this chapter. Notice of the sale shall be served upon the licensee who placed the security personally or by mail. If notice is served by mail, service shall be addressed to the licensee at its address as it appears in the records of the director. Bearer bonds of the United States or the state of Washington without a prevailing market price must be sold at public auction. Such bonds having a prevailing market price may be sold at private sale not lower than the prevailing market price. Upon any sale, any surplus above amounts due shall be returned to the licensee, and the licensee shall deposit with the director additional security sufficient to meet the amount required by the director. A deposit given instead of the bond required by this section shall not be deemed an asset of the licensee for the purpose of complying with the liquid asset provisions of this chapter.

p. 13 HB 1211

- 1 **Sec. 12.** RCW 31.45.050 and 1996 c 13 s 2 are each amended to read 2 as follows:
- (1) Each applicant and licensee shall pay to the director an investigation fee and an annual assessment fee in an amount determined by rule of the director as necessary to cover the operation of the program. In establishing the fees, the director shall differentiate between check cashing and check selling and making small loans, and consider at least the volume of business, level of risk, and potential harm to the public related to each activity. The fees collected shall
- 10 be deposited to the credit of the ((banking examination)) financial 11 services regulation fund in accordance with RCW 43.320.110.
- (2) If a licensee intends to do business at a new location, to close an existing place of business, or to relocate an existing place of business, the licensee shall provide written notification of that intention to the director no less than thirty days before the proposed establishing, closing, or moving of a place of business.
- 17 **Sec. 13.** RCW 31.45.077 and 1995 c 18 s 3 are each amended to read 18 as follows:
- 19 (1) Each application for a small loan endorsement to a check casher 20 or check seller license must be in writing and in a form prescribed by 21 the director and shall contain the following information:
- 22 (a) The legal name, residence, and business address of the 23 applicant, and if the applicant is a partnership, corporation, or 24 association, the name and address of every member, partner, officer, 25 and director thereof;
- 26 (b) The street and mailing address of each location where the 27 licensee will engage in the business of making small loans;
- (c) A surety bond, or other security allowed under RCW 31.45.030, in the amount required; and
- 30 (d) Any other pertinent information, including financial 31 statements, as the director may require with respect to the licensee 32 and its directors, officers, trustees, members, or employees.
- 33 (2) Any information in the application regarding the licensee's 34 personal residential address or telephone number is exempt from the 35 public records disclosure requirements of chapter 42.17 RCW.
- 36 (3) The application shall be filed together with an investigation 37 and supervision fee established by rule by the director. Fees 38 collected shall be deposited to the credit of the ((banking)

- 1 examination)) financial services regulation fund in accordance with RCW
- 2 43.320.110.
- 3 <u>NEW SECTION.</u> **Sec. 14.** All funds in the banking examination fund
- 4 under RCW 43.320.110, credit unions examination fund under RCW
- 5 43.320.120, and securities regulation fund under RCW 43.320.130 shall
- 6 be transferred and credited to the financial services regulation fund
- 7 on the effective date of this act.
- 8 <u>NEW SECTION.</u> **Sec. 15.** The following acts or parts of acts are 9 each repealed:
- 10 (1) RCW 43.320.120 (Credit unions examination fund) and 1993 c 472
- 11 s 26 & 1981 c 241 s 2; and
- 12 (2) RCW 43.320.130 (Securities regulation fund) and 1993 c 472 s
- 13 27.
- 14 <u>NEW SECTION.</u> **Sec. 16.** This act is necessary for the immediate
- 15 preservation of the public peace, health, or safety, or support of the
- 16 state government and its existing public institutions, and takes effect
- 17 July 1, 2001.

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p. 15 HB 1211