CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 6083

Chapter 33, Laws of 1994

53rd Legislature 1994 Regular Session

MORTGAGE BROKERS LICENSING ACT--REVISIONS

EFFECTIVE DATE: 3/21/94 - Except Section 5 which takes effect on 6/1/94

Passed by the Senate February 7, 1994 YEAS 45 NAYS 0

JOEL PRITCHARD

President of the Senate

Passed by the House March 1, 1994 YEAS 97 NAYS 0

BRIAN EBERSOLE

Speaker of the House of Representatives

Approved March 21, 1994

CERTIFICATE

I, Marty Brown, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SUBSTITUTE SENATE BILL 6083** as passed by the Senate and the House of Representatives on the dates hereon set forth.

MARTY BROWN

Secretary

FILED

March 21, 1994 - 11:35 a.m.

MIKE LOWRY

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE SENATE BILL 6083

Passed Legislature - 1994 Regular Session

State of Washington 53rd Legislature 1994 Regular Session

By Senate Committee on Labor & Commerce (originally sponsored by Senators Moore, Amondson, Prentice, Prince and Erwin; by request of Attorney General)

Read first time 01/31/94.

AN ACT Relating to mortgage brokers and loan originators; amending 1 2 RCW 19.146.005, 19.146.010, 19.146.020, 19.146.020, 19.146.0201, 3 19.146.200, 19.146.205, 19.146.210, 19.146.220, 19.146.225, 19.146.230, 4 19.146.235, 19.146.030, 19.146.040, 19.146.060, 19.146.240, 19.146.245, 19.146.260, 19.146.265, 19.146.100, and 19.146.280; adding new sections 5 to chapter 19.146 RCW; repealing RCW 19.146.270; repealing 1993 c 468 6 7 s 27 (uncodified); prescribing penalties; providing an effective date; and declaring an emergency. 8

9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

10 **Sec. 1.** RCW 19.146.005 and 1993 c 468 s 1 are each amended to read 11 as follows:

12 legislature finds and declares that the brokering The of 13 residential real estate loans substantially affects the public 14 The practices of mortgage brokers have had significant interest. 15 impact on the citizens of the state and the banking and real estate 16 industries. It is the intent of the legislature to establish a 17 ((temporary)) state system of licensure in addition to rules of 18 practice and conduct of mortgage brokers to promote honesty and fair

dealing with citizens and to preserve public confidence in the lending
 and real estate community.

3 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 19.146 RCW 4 to read as follows:

5 The director shall have the power and broad administrative 6 discretion to administer and interpret the provisions of this chapter 7 to fulfill the intent of the legislature as expressed in RCW 8 19.146.005.

9 **Sec. 3.** RCW 19.146.010 and 1993 c 468 s 2 are each amended to read 10 as follows:

11 Unless the context clearly requires otherwise, the definitions in 12 this section apply throughout this chapter.

(1) "Affiliate" means any person who directly or indirectly through
one or more intermediaries, controls, or is controlled by, or is under
common control with another person.

16 (2) <u>"Borrower" means any person who consults with or retains a</u> 17 mortgage broker or loan originator in an effort to obtain or seek 18 advice or information on obtaining or applying to obtain a residential 19 mortgage loan for himself, herself, or persons including himself or 20 herself, regardless of whether the person actually obtains such a loan.

21 (3) "Computer loan origination systems" or "CLO system" means the 22 real estate mortgage financing information system defined by rule of 23 the director.

24 (((3))) <u>(4)</u> "Department" means the department of ((licensing)) 25 <u>financial institutions</u>.

26 (((++))) (5) "Director" means the director of ((licensing))
27 financial institutions.

(((5))) <u>(6) "Employee" means an individual who has an employment</u> relationship acknowledged by both the employee and the licensee, and the individual is treated as an employee by the licensee for purposes of compliance with federal income tax laws.

32 (7) "Independent contractor" or "person who independently 33 contracts" means any person that expressly or impliedly contracts to 34 perform mortgage brokering services for another and that with respect 35 to its manner or means of performing the services is not subject to the 36 other's right of control, and that is not treated as an employee by the 37 other for purposes of compliance with federal income tax laws. 1 (8) "Loan originator" means a ((natural)) person employed, either 2 directly or indirectly, or retained as an independent contractor by a 3 ((licensed)) person required to be licensed as a mortgage broker, or a 4 natural person who represents a ((licensed)) person required to be 5 licensed as a mortgage broker, in the performance of any act((s))6 specified in subsection (((7))) (10) of this section.

7 (((6))) <u>(9)</u> "Lock-in agreement" means an agreement with a borrower 8 made by a mortgage broker or loan originator, in which the mortgage 9 broker <u>or loan originator</u> agrees that, for a period of time, a specific 10 interest rate or other financing terms will be the rate or terms at 11 which it will make a loan available to that borrower.

12 (((7))) (10) "Mortgage broker" means for any person who 13 compensation or gain, or in the expectation of compensation or gain((τ) directly or indirectly negotiates, places, assists in placement, finds, 14 15 or offers to negotiate, place, assist in placement, or find residential 16 mortgage loans for others)) (a) makes a residential mortgage loan or assists a person in obtaining or applying to obtain a residential 17 mortgage loan or (b) holds himself or herself out as being able to make 18 19 a residential mortgage loan or assist a person in obtaining or applying 20 to obtain a residential mortgage loan.

21 (((+8))) (11) "Person" means a natural person, corporation, company, 22 partnership, or association.

(((9))) (12) "Residential mortgage loan" means any loan primarily for personal, family, or household use secured by a mortgage or deed of trust on residential real estate upon which is constructed or intended to be constructed a single family dwelling or multiple family dwelling of four or less units.

(((10))) (13) "Third-party provider" means any person other than a mortgage broker or lender who provides goods or services to the mortgage broker in connection with the preparation of the borrower's loan and includes, but is not limited to, credit reporting agencies, title companies, appraisers, structural and pest inspectors, or escrow companies.

34 **Sec. 4.** RCW 19.146.020 and 1993 c 468 s 3 are each amended to read 35 as follows:

36 (1) Except as provided under subsections (2) and (3) of this
 37 section, the following are exempt from all provisions of this chapter:

1 (a) Any person doing business under the laws of this state or the 2 United States relating to commercial banks, bank holding companies, 3 savings banks, trust companies, savings and loan associations, credit 4 unions, consumer loan companies, insurance companies, or real estate 5 investment trusts as defined in 26 U.S.C. Sec. 856 and the affiliates, 6 subsidiaries, and service corporations thereof;

7 (b) An attorney licensed to practice law in this state who is not 8 principally engaged in the business of negotiating residential mortgage 9 loans when such attorney renders services in the course of his or her 10 practice as an attorney;

(c) Any person doing any act under order of any court, except for
a person subject to an injunction to comply with any provision of this
chapter or any order of the director issued under this chapter;

(d) Any person making or acquiring a residential mortgage loan
solely with his or her own funds for his or her own investment without
intending to resell the residential mortgage loans;

(e) A real estate broker or salesperson licensed by the state who obtains financing for a real estate transaction involving a bona fide sale of real estate in the performance of his or her duties as a real estate broker and who receives only the customary real estate broker's or salesperson's commission in connection with the transaction;

(f) Any mortgage broker approved and subject to auditing by the federal national mortgage association, the government national mortgage association, or the federal home loan mortgage corporation;

(g) Any mortgage broker approved by the United States secretary of housing and urban development for participation in any mortgage insurance program under the National Housing Act, 12 U.S.C. Sec. 1701, as now or hereafter amended;

(h) The United States of America, the state of Washington, any other state, and any Washington city, county, or other political subdivision, and any agency, division, or corporate instrumentality of any of the entities in this subsection (1)(h); and

(i) A real estate broker who provides <u>only</u> information ((only)) regarding rates, terms, and lenders in connection with a CLO system, who ((may)) receives a fee for <u>providing</u> such information ((in an amount approved by the director and)), who conforms to all rules of the director with respect to the providing of such service, <u>and who</u> discloses on a form approved by the director that to obtain a loan the borrower must deal directly with a mortgage broker or lender. However, 1 a real estate broker shall not be exempt if he or she does any of the 2 following:

3 (i) Holds himself or herself out as able to obtain a loan from a 4 lender;

5 (ii) Accepts a loan application, or submits a loan application to
6 <u>a lender;</u>

7 (iii) Accepts any deposit for third-party services or any loan fees
8 from a borrower, whether such fees are paid before, upon, or after the
9 closing of the loan;

10 <u>(iv) Negotiates rates or terms with a lender on behalf of a</u> 11 <u>borrower; or</u>

12 (v) Provides the disclosure required by RCW 19.146.030(1).

(2) Those persons otherwise exempt under subsection (1) (d), (f), or (g)((, and (i))) of this section must comply with RCW 19.146.0201 and shall be subject to the director's authority to issue a cease and desist order for any violation of RCW 19.146.0201 and shall be subject to the director's authority to obtain and review books and records that are relevant to any allegation of such a violation.

19 (3) Any person otherwise exempted from the licensing provisions of 20 this chapter may voluntarily submit an application to the director for 21 a mortgage broker's license. The director shall review such 22 application and may grant or deny licenses to such applicants upon the 23 same grounds and with the same fees as may be applicable to persons 24 required to be licensed under this chapter.

25 (a) Upon receipt of a license under this subsection, such an 26 applicant is required to continue to maintain a valid license, is 27 subject to all provisions of this chapter, and has no further right to 28 claim exemption from the provisions of this chapter except as provided 29 in (b) of this subsection.

30 (b) Any licensee under this subsection who would otherwise be 31 exempted from the requirements of licensing by RCW 19.146.020 may apply 32 to the director for exemption from licensing. The director shall adopt 33 rules for reviewing such applications and shall grant exemptions from 34 licensing to applications which are consistent with those rules and 35 consistent with the other provisions of this chapter.

36 Sec. 5. RCW 19.146.020 and 1994 c . . . s 4 (section 4 of this 37 act) are each amended to read as follows:

(1) Except as provided under subsections (2) and (3) of this 1 section, the following are exempt from all provisions of this chapter: 2 3 (a) Any person doing business under the laws of this state or the 4 United States relating to commercial banks, bank holding companies, savings banks, trust companies, savings and loan associations, credit 5 unions, consumer loan companies, insurance companies, or real estate 6 7 investment trusts as defined in 26 U.S.C. Sec. 856 and the affiliates, 8 subsidiaries, and service corporations thereof;

9 (b) An attorney licensed to practice law in this state who is not 10 principally engaged in the business of negotiating residential mortgage 11 loans when such attorney renders services in the course of his or her 12 practice as an attorney;

(c) Any person doing any act under order of any court, except for
a person subject to an injunction to comply with any provision of this
chapter or any order of the director issued under this chapter;

(d) Any person making or acquiring a residential mortgage loan solely with his or her own funds for his or her own investment without intending to resell the residential mortgage loans;

(e) A real estate broker or salesperson licensed by the state who obtains financing for a real estate transaction involving a bona fide sale of real estate in the performance of his or her duties as a real estate broker and who receives only the customary real estate broker's or salesperson's commission in connection with the transaction;

(f) Any mortgage broker approved and subject to auditing by the federal national mortgage association, the government national mortgage association, or the federal home loan mortgage corporation;

(g) ((Any mortgage broker approved by the United States secretary of housing and urban development for participation in any mortgage insurance program under the National Housing Act, 12 U.S.C. Sec. 1701, as now or hereafter amended;

31 (h)) The United States of America, the state of Washington, any 32 other state, and any Washington city, county, or other political 33 subdivision, and any agency, division, or corporate instrumentality of 34 any of the entities in this subsection (1)(((h))) (g); and

(((i))) (h) A real estate broker who provides only information regarding rates, terms, and lenders in connection with a CLO system, who receives a fee for providing such information, who conforms to all rules of the director with respect to the providing of such service, and who discloses on a form approved by the director that to obtain a loan the borrower must deal directly with a mortgage broker or lender.
 However, a real estate broker shall not be exempt if he or she does any

3 of the following:

4 (i) Holds himself or herself out as able to obtain a loan from a 5 lender;

6 (ii) Accepts a loan application, or submits a loan application to 7 a lender;

8 (iii) Accepts any deposit for third-party services or any loan fees 9 from a borrower, whether such fees are paid before, upon, or after the 10 closing of the loan;

11 (iv) Negotiates rates or terms with a lender on behalf of a 12 borrower; or

13 (v) Provides the disclosure required by RCW 19.146.030(1).

14 (2) Those persons otherwise exempt under subsection (1) (d)((τ)) or 15 (f) (($(\sigma - (g))$)) of this section must comply with RCW 19.146.0201 and 16 shall be subject to the director's authority to issue a cease and 17 desist order for any violation of RCW 19.146.0201 and shall be subject 18 to the director's authority to obtain and review books and records that 19 are relevant to any allegation of such a violation.

(3) Any person otherwise exempted from the licensing provisions of this chapter may voluntarily submit an application to the director for a mortgage broker's license. The director shall review such application and may grant or deny licenses to such applicants upon the same grounds and with the same fees as may be applicable to persons required to be licensed under this chapter.

(a) Upon receipt of a license under this subsection, such an
applicant is required to continue to maintain a valid license, is
subject to all provisions of this chapter, and has no further right to
claim exemption from the provisions of this chapter except as provided
in (b) of this subsection.

(b) Any licensee under this subsection who would otherwise be exempted from the requirements of licensing by RCW 19.146.020 may apply to the director for exemption from licensing. The director shall adopt rules for reviewing such applications and shall grant exemptions from licensing to applications which are consistent with those rules and consistent with the other provisions of this chapter.

37 Sec. 6. RCW 19.146.0201 and 1993 c 468 s 4 are each amended to 38 read as follows:

1 It is unlawful for a loan originator, mortgage broker required to 2 be licensed under this chapter, or mortgage broker otherwise exempted 3 from this chapter under RCW 19.146.020(1) (d) or (f)((, (g), or (i))) 4 in connection with a residential mortgage loan to:

5 (1) Directly or indirectly employ any scheme, device, or artifice 6 to defraud or mislead borrowers or lenders <u>or to defraud any person</u>;

7 (2) Engage in any ((conduct that operates as a fraud upon or))
8 unfair or deceptive practice toward any person;

9

(3) Obtain property by fraud or misrepresentation;

10 (4) Solicit or enter into a contract with a borrower that provides 11 in substance that the mortgage broker may earn a fee or commission 12 through the mortgage broker's "best efforts" to obtain a loan even 13 though no loan is actually obtained for the borrower;

(5) Solicit, advertise, or enter into a contract for specific interest rates, points, or other financing terms unless the terms are actually available at the time of soliciting, advertising, or contracting from a person exempt from licensing under RCW 19.146.020(1) (f) or (g) or a lender with whom the mortgage broker maintains a written correspondent or loan brokerage agreement under RCW 19.146.040;

20 (6) Fail to make disclosures to loan applicants and 21 noninstitutional investors as required by RCW 19.146.030 and any other 22 applicable state or federal law;

(7) Make, in any manner, any false or deceptive statement or representation with regard to the rates, points, or other financing terms or conditions for a residential mortgage loan <u>or engage in bait</u> <u>and switch advertising</u>;

(8) Make any false statement in connection with any reports filed
by a licensee, or in connection with any examination of the licensee's
business;

30 (9) Make any payment, directly or indirectly, to any ((fee)) 31 appraiser ((third party)) of a property, for the purposes of 32 influencing the independent judgment of the appraiser with respect to 33 the value of the property;

(10) Fail to include the words "licensed mortgage broker" in ((all)) any advertising for the broker's services that ((are)) is directed at the general public if the person is required to be licensed under this chapter;

38 (11) <u>Advertise any rate of interest without conspicuously</u>
 39 <u>disclosing the annual percentage rate implied by such rate of interest</u>

1 <u>or otherwise fail to comply with ((the)) any requirement((s)) of the</u>
2 truth-in-lending act, 15 U.S.C. Sec. 1601 and Regulation Z, 12 C.F.R.
3 Sec. 226 <u>or the equal credit opportunity act, Regulation B, Sec. 202.9,</u>
4 <u>202.11, and 202.12</u>, as now or hereafter amended, in ((all)) <u>any</u>
5 advertising of residential mortgage loans <u>or any other mortgage</u>
6 <u>brokerage activity;</u>

7 (12) Fail to pay third-party providers no later than thirty days 8 after the recording of the loan closing documents or ninety days after 9 completion of the third-party service, whichever comes first, unless 10 otherwise agreed or unless the third-party service provider has been 11 notified in writing that a bona fide dispute exists regarding the 12 performance or quality of the third-party service;

13 (13) Collect, charge, attempt to collect or charge or use or 14 propose any agreement purporting to collect or charge any fee 15 prohibited by RCW 19.146.030 or 19.146.070;

16 (14)(a) Except when complying with (b) and (c) of this subsection, 17 to act as a mortgage broker in any transaction (i) in which the 18 mortgage broker acts or has acted as a real estate broker or 19 salesperson or (ii) in which another person doing business under the 20 same licensed real estate broker acts or has acted as a real estate 21 broker or salesperson;

(b) Prior to providing mortgage broker services to the borrower, the mortgage broker, in addition to other disclosures required by this chapter and other laws, shall provide to the borrower the following written disclosure:

THIS IS TO GIVE YOU NOTICE THAT I OR ONE OF MY ASSOCIATES 26 27 HAVE/HAS ACTED AS A REAL ESTATE BROKER OR SALESPERSON 28 REPRESENTING THE BUYER/SELLER IN THE SALE OF THIS PROPERTY TO YOU. I AM ALSO A LICENSED MORTGAGE BROKER, AND WOULD LIKE TO 29 PROVIDE MORTGAGE BROKERAGE SERVICES TO YOU IN CONNECTION WITH 30 YOUR LOAN TO PURCHASE THE PROPERTY. 31 32 YOU ARE NOT REQUIRED TO USE ME AS A MORTGAGE BROKER IN CONNECTION WITH THIS TRANSACTION. YOU ARE FREE TO COMPARISON 33

- 34 SHOP WITH OTHER MORTGAGE BROKERS AND LENDERS, AND TO SELECT ANY
- 35 MORTGAGE BROKER OR LENDER OF YOUR CHOOSING; and

36 (c) A real estate broker or salesperson licensed under chapter
 37 <u>18.85 RCW who also acts as a mortgage broker shall carry on such</u>
 38 mortgage brokerage business activities and shall maintain such person's

mortgage brokerage business records separate and apart from the real 1 estate brokerage activities conducted pursuant to chapter 18.85 RCW. 2 Such activities shall be deemed separate and apart even if they are 3 4 conducted at an office location with a common entrance and mailing address, so long as each business is clearly identified by a sign 5 visible to the public, each business is physically separated within the 6 7 office facility, and no deception of the public as to the separate 8 identities of the brokerage business firms results. This subsection 9 (14)(c) shall not require a real estate broker or salesperson licensed 10 under chapter 18.85 RCW who also acts as a mortgage broker to maintain a physical separation within the office facility for the conduct of its 11 real estate and mortgage brokerage activities where the director 12 13 determines that maintaining such physical separation would constitute 14 an undue financial hardship upon the mortgage broker and is unnecessary 15 for the protection of the public; or

16 (15) Fail to comply with any provision of RCW 19.146.030 through 17 19.146.090 or any rule adopted under those sections.

18 Sec. 7. RCW 19.146.200 and 1993 c 468 s 5 are each amended to read 19 as follows:

(1) A person may not engage in the business of a mortgage broker, 20 21 except as an employee of a person licensed or exempt from licensing, 22 without first obtaining and maintaining a license under this chapter. 23 However, a person who independently contracts with a licensed mortgage 24 broker need not be licensed if the licensed mortgage broker and the 25 independent contractor have on file with the director a binding written agreement under which the licensed mortgage broker assumes 26 27 responsibility for the independent contractor's violations of any provision of this chapter or rules adopted under this chapter; and if 28 29 the licensed mortgage broker's bond or other security required under 30 this chapter runs to the benefit of the state and any person who suffers loss by reason of the independent contractor's violation of any 31 provision of this chapter or rules adopted under this chapter. 32

(2) A person may not bring a suit or action for the collection of compensation as a mortgage broker unless the plaintiff alleges and proves that he or she was a duly licensed mortgage broker, or exempt from the license requirement of this chapter, at the time of offering to perform or performing any such an act or service regulated by this chapter. This subsection does not apply to suits or actions for the 1 collection or compensation for services performed prior to the 2 effective date of ((this)) section <u>5, chapter 468, Laws of 1993</u>.

3 **Sec. 8.** RCW 19.146.205 and 1993 c 468 s 6 are each amended to read 4 as follows:

5 (1) Application for a mortgage broker license under this chapter 6 shall be in writing and in the form prescribed by the director. Unless 7 waived by the director, the application shall contain at least the 8 following information:

9 (a) The name, address, date of birth, and social security number of 10 the applicant, and any other names, dates of birth, or social security 11 numbers previously used by the applicant;

(b) If the applicant is a partnership or association, the name,
address, date of birth, and social security number of each general
partner or principal of the association, and any other names, dates of
birth, or social security numbers previously used by the members;

(c) If the applicant is a corporation, the name, address, date of birth, and social security number of each officer, director, registered agent, and each principal stockholder, and any other names, dates of birth, or social security numbers previously used by the officers, directors, registered agents, and principal stockholders;

(d) The street address, county, and municipality where theprincipal business office is to be located;

(e) Submission of a complete set of fingerprints taken by anauthorized law enforcement officer; and

(f) Such other information regarding the applicant's background,
financial responsibility, experience, character, and general fitness as
the director may require by rule.

(2) At the time of filing an application for a license under this 28 29 chapter, each applicant shall pay to the director the appropriate ((license)) application fee in an amount determined by rule of the 30 director in accordance with RCW 43.24.086 ((to be sufficient)) to 31 32 cover, but not exceed, the ((department's costs in administering this chapter)) cost of processing and reviewing the application. 33 The 34 director shall deposit the moneys in the ((mortgage broker fund created under RCW 19.146.270)) banking examination fund, unless the consumer 35 36 services account is created as a dedicated, nonappropriated account, in 37 which case the director shall deposit the moneys in the consumer 38 services account.

(3)(a) Each applicant for a mortgage broker's license shall file 1 2 and maintain a surety bond, in an amount of ((forty)) not greater than 3 sixty thousand dollars ((or such lower amount)) nor less than twenty 4 thousand dollars which the director deems adequate to protect the public interest, executed by the applicant as obligor and by a surety 5 company authorized to do a surety business in this state as surety. 6 7 The bonding requirement as established by the director may take the 8 form of a uniform bond amount for all licensees or the director may 9 establish by rule a schedule establishing a range of bond amounts which shall vary according to the annual average number of loan originators 10 or independent contractors of a licensee. The bond shall run to the 11 state of Washington as obligee, and shall run to the benefit of the 12 13 state and any person or persons who suffer loss by reason of the applicant's or its loan originator's violation of any provision of this 14 15 chapter or rules adopted under this chapter. The bond shall be 16 conditioned that the obligor as licensee will faithfully conform to and abide by this chapter and all rules adopted under this chapter, and 17 shall reimburse all persons who suffer loss by reason of a violation 18 19 of this chapter or rules adopted under this chapter. The bond shall be 20 continuous and may be canceled by the surety upon the surety giving written notice to the director of its intent to cancel the bond. The 21 cancellation shall be effective thirty days after the notice is 22 received by the director. 23 Whether or not the bond is renewed, 24 continued, reinstated, reissued, or otherwise extended, replaced, or 25 modified, including increases or decreases in the penal sum, it shall 26 be considered one continuous obligation, and the surety upon the bond 27 shall not be liable in an aggregate or cumulative amount exceeding the penal sum set forth on the face of the bond. In no event shall the 28 29 penal sum, or any portion thereof, at two or more points in time be 30 added together in determining the surety's liability. The bond shall not be liable for any penalties imposed on the licensee, including, but 31 not limited to, any increased damages or attorneys' fees, or both, 32 awarded under RCW 19.86.090. The applicant may obtain the bond 33 34 directly from the surety or through a group bonding arrangement 35 involving a professional organization comprised of mortgage brokers if the arrangement provides at least as much coverage as is required under 36 37 this subsection.

(b) In lieu of a surety bond, the applicant may, upon approval bythe 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.

4 (c) In lieu of the surety bond or compliance with (b) of this subsection, an applicant may obtain insurance or coverage from an 5 association comprised of mortgage brokers that is organized as a mutual 6 7 corporation for the sole purpose of insuring or self-insuring claims 8 that may arise from a violation of this chapter. An applicant may only 9 substitute coverage under this subsection for the requirements of (a) or (b) of this subsection if the director, with the consent of the 10 insurance commissioner, has authorized such association to organize a 11 mutual corporation under such terms and conditions as may be imposed by 12 13 the director to ensure that the corporation is operated in a 14 financially responsible manner to pay any claims within the financial 15 responsibility limits specified in (a) of this subsection.

16 <u>NEW SECTION.</u> Sec. 9. A new section is added to chapter 19.146 RCW 17 to read as follows:

18 The director shall establish fees by rule in accordance with RCW 19 43.24.086 sufficient to cover, but not exceed, the costs of 20 administering this chapter. These fees may include:

(1) An annual assessment paid by each licensee on or before a datespecified by rule;

(2) An examination fee to cover the costs of any examination of the
books and records of a licensee or other person subject to this
chapter; and

26 (3) An application fee to cover the costs of processing27 applications made to the director under this chapter.

All moneys, fees, and penalties collected under the authority of this chapter shall be deposited into the banking examination fund, unless the consumer services account is created as a dedicated, nonappropriated account, in which case all moneys, fees, and penalties collected under this chapter shall be deposited in the consumer services account.

34 **Sec. 10.** RCW 19.146.210 and 1993 c 468 s 7 are each amended to 35 read as follows:

1 (1) The director shall issue and deliver a mortgage broker license 2 to an applicant if, after investigation, the director makes the 3 following findings:

4 5 (a) The applicant has paid the required license fees;

(b) The applicant has complied with RCW 19.146.205;

6 (c) ((The applicant)) <u>Neither the applicant nor any of its</u>
7 <u>principals</u> has ((not)) had a license issued under this chapter or any
8 similar state statute suspended or revoked within five years of the
9 filing of the present application;

10 (d) ((The applicant)) Neither the applicant nor any of its 11 principals has ((not)) been convicted of a gross misdemeanor involving 12 dishonesty or financial misconduct or a felony within seven years of 13 the filing of the present application;

(e) ((The applicant has at least two years of experience in the residential mortgage loan industry)) Either the applicant or one of its principals, who may be designated by the applicant, (i) has at least two years of experience in the residential mortgage loan industry or has completed the educational requirements established by rule of the director and (ii) has passed a written examination whose content shall be established by rule of the director; and

(f) The applicant has demonstrated financial responsibility, 21 character, and general fitness such as to command the confidence of the 22 community and to warrant a belief that the business will be operated 23 24 honestly, fairly, and efficiently within the purposes of this chapter. 25 (2) If the director does not find the conditions of subsection (1) of this section have been met, the director shall not issue the 26 The director shall notify the applicant of the denial and 27 license. return to the applicant the bond or approved alternative and any 28 remaining portion of the license fee that exceeds the ((departments)) 29 30 department's actual cost to investigate the license.

31 (3) ((The director may delay the effective date of section 5 of this act for an additional thirty days with respect to an applicant for 32 33 a mortgage broker license for the purpose of processing the application 34 when the applicant has filed a completed application by October 31, 1993.)) The director shall issue a license under this chapter to any 35 licensee issued a license under chapter 468, Laws of 1993, that has a 36 37 valid license and is otherwise in compliance with the provisions of 38 this chapter.

1 (4) A license issued pursuant to this chapter is valid from the 2 date of issuance with no fixed date of expiration.

3 (5) A licensee may surrender a license by delivering to the 4 director written notice of surrender, but the surrender does not affect 5 the licensee's civil or criminal liability arising from acts or 6 omissions occurring before such surrender.

7 <u>NEW SECTION.</u> Sec. 11. A new section is added to chapter 19.146 8 RCW to read as follows:

9 Either the applicant or one of its principals, who may be 10 designated by the applicant, and every branch manager of every licensee 11 shall complete an annual continuing education requirement, which the 12 director shall define by rule.

13 **Sec. 12.** RCW 19.146.220 and 1993 c 468 s 8 are each amended to 14 read as follows:

(1) The director shall enforce all laws and rules relating to the licensing of mortgage brokers, grant or deny licenses to mortgage brokers, and hold hearings. The director may impose any one or more of the following sanctions:

19 (a) Suspend or revoke licenses, deny applications for licenses, or
20 ((fine)) impose penalties upon violators of cease and desist orders
21 issued under this chapter. The director may impose fines, as
22 established by rule by the director, for violations of or failure to
23 comply with any lawful directive, order, or requirement of the
24 director. Each day's continuance of the violation or failure to comply
25 is a separate and distinct violation or failure;

((In addition, the director may)) (b) Issue an order directing a licensee, its employee or loan originator, or other person subject to this chapter to cease and desist from conducting business in a manner that is injurious to the public or violates any provision of this chapter, or to pay restitution to an injured borrower; or

31 (c) Issue an order removing from office or prohibiting from 32 participation in the conduct of the affairs of a licensed mortgage 33 broker, or both, any officer, principal, employee, or loan originator, 34 as the case may be, of any licensed mortgage broker.

(2) The director may take those actions specified in subsection (1)of this section if the director finds any of the following:

1 (a) The licensee has failed to pay a fee due the state of 2 Washington <u>under this chapter or</u>, to maintain in effect the bond or 3 approved alternative required under this chapter((, or to comply with 4 any specific order or demand of the director lawfully made and directed 5 to the licensee in accordance with this chapter)); or

6 (b) The licensee, employee or loan originator of the licensee, or 7 person subject to the license requirements or prohibited practices of 8 this chapter has failed to comply with any specific order or demand of 9 the director lawfully made and directed to the licensee, employee, or 10 loan originator of the licensee in accordance with this chapter; or

11 (c) The licensee, its employee or loan originator, or other person 12 subject to this chapter has violated any provision of this chapter or 13 a rule adopted under this chapter; or

14 (((c))) <u>(d)</u> The licensee made false statements on the application 15 or omitted material information that, if known, would have allowed the 16 director to deny the application for the original license.

17 (3) The director shall establish by rule standards for licensure of applicants licensed in other jurisdictions. Every licensed mortgage 18 19 broker that does not maintain a physical office within the state must maintain a registered agent within the state to receive service of any 20 lawful process in any judicial or administrative noncriminal suit, 21 action, or proceeding, against the licensed mortgage broker which 22 arises under this chapter or any rule or order under this chapter, with 23 24 the same force and validity as if served personally on the licensed 25 mortgage broker. Service upon the registered agent shall be effective if the plaintiff, who may be the director in a suit, action, or 26 proceeding instituted by him or her, sends notice of the service and a 27 copy of the process by registered mail to the defendant or respondent 28 29 at the last address of the respondent or defendant on file with the 30 director. In any judicial action, suit, or proceeding arising under this chapter or any rule or order adopted under this chapter between 31 the department or director and a licensed mortgage broker who does not 32 maintain a physical office in this state, venue shall be exclusively in 33 34 the superior court of Thurston county.

35 <u>NEW SECTION.</u> **Sec. 13.** A new section is added to chapter 19.146 36 RCW to read as follows:

The director may, at his or her discretion and as provided for in RCW 19.146.220(2), take any action specified in RCW 19.146.220(1). If 1 the person subject to such action does not appear in person or by 2 counsel at the time and place designated for any administrative hearing 3 that may be held on the action then the person shall be deemed to 4 consent to the action. If the person subject to the action consents, 5 or if after hearing the director finds by a preponderance of the 6 evidence that any grounds for sanctions under this chapter exist, then 7 the director may impose any sanction authorized by this chapter.

8 <u>NEW SECTION.</u> **Sec. 14.** A new section is added to chapter 19.146 9 RCW to read as follows:

Whenever the director determines that the public is likely to be 10 substantially injured by delay in issuing a cease and desist order, the 11 12 director may immediately issue a temporary cease and desist order. The 13 order shall become effective at the time specified in the order. Every 14 temporary cease and desist order shall include a provision that a 15 hearing will be held, within fourteen days unless otherwise specified 16 in chapter 34.05 RCW, upon request to determine whether the order will 17 become permanent.

18 If it appears that a person has engaged in an act or practice 19 constituting a violation of a provision of this chapter, or a rule or order under this chapter, the director, with or without prior 20 administrative proceedings, may bring an action in the superior court 21 to enjoin the acts or practices and to enforce compliance with this 22 23 chapter or any rule or order under this chapter. Upon proper showing, 24 injunctive relief or temporary restraining orders shall be granted. 25 The director shall not be required to post a bond in any court proceedings. 26

27 **Sec. 15.** RCW 19.146.225 and 1993 c 468 s 9 are each amended to 28 read as follows:

In accordance with the administrative procedure act, chapter 34.05 RCW, the director may issue rules <u>under this chapter only after seeking</u> <u>the advice of the mortgage brokerage commission and</u> to govern the activities of licensed mortgage brokers ((consistent with)) <u>and other</u> <u>persons subject to</u> this chapter.

34 **Sec. 16.** RCW 19.146.230 and 1993 c 468 s 10 are each amended to 35 read as follows:

The proceedings for denying license applications, issuing cease and desist orders, ((and)) suspending or revoking licenses, and imposing <u>civil penalties or other remedies</u> issued pursuant to this chapter and any appeal therefrom or review thereof shall be governed by the provisions of the administrative procedure act, chapter 34.05 RCW.

6 **Sec. 17.** RCW 19.146.235 and 1993 c 468 s 11 are each amended to 7 read as follows:

8 For the purposes of investigating complaints arising under this 9 chapter, the director may at any time, either personally or by a designee, examine the business, including but not limited to the books, 10 accounts, records, and files used therein, of every licensee and of 11 12 every person engaged in the business of mortgage brokering, whether such a person shall act or claim to act under or without the authority 13 14 of this chapter. For that purpose the director and designated 15 representatives shall have ((free)) access during regular business 16 hours to the offices and places of business, books, accounts, papers, records, files, safes, and vaults of all such persons. The director or 17 18 designated person may require the attendance of and examine under oath 19 all persons whose testimony may be required about the loans or the business or subject matter of any such investigation. 20 No person subject to examination or investigation under this chapter shall 21 withhold, abstract, remove, mutilate, destroy, or secrete any books, 22 23 records, computer records, or other information.

24 Once during the first two years of licensing, the director may visit, either personally or by designee, the licensee's place or places 25 of business to conduct a compliance examination. The director may 26 27 examine, either personally or by designee, a sample of the licensee's loan files, interview the licensee or other designated employee or 28 29 independent contractor, and undertake such other activities as 30 necessary to ensure that the licensee is in compliance with the provisions of this chapter. For those licensees issued licenses prior 31 to the effective date of this section, the cost of such an examination 32 33 shall be considered to have been prepaid in their license fee. After this one visit within the two-year period subsequent to issuance of a 34 license, the director or a designee may visit the licensee's place or 35 36 places of business only to ensure that corrective action has been taken or to investigate a complaint. 37

1 **Sec. 18.** RCW 19.146.030 and 1993 c 468 s 12 are each amended to 2 read as follows:

3 (1) Upon receipt of a loan application and before the receipt of 4 any moneys from a borrower, a mortgage broker shall provide to each 5 borrower a <u>full</u> written ((notice indicating the number of the lenders with whom it maintains a written correspondent or loan brokerage 6 7 agreement, unless exempt from licensing under this chapter, and make a 8 full written)) disclosure ((to each borrower)) containing an 9 itemization and explanation of all fees and costs that the borrower is 10 required to pay in connection with obtaining a residential mortgage loan, and specifying the fee or fees which inure to the benefit of the 11 mortgage broker and other such disclosures as may be required by rule. 12 A good faith estimate of a fee or cost shall be provided if the exact 13 14 amount of the fee or cost is not determinable. This subsection shall 15 not be construed to require disclosure of the distribution or breakdown of loan fees, discount, or points between the mortgage broker and any 16 lender or investor. 17

(2) The written disclosure shall contain the following information: 18 19 (a) The annual percentage rate, finance charge, amount financed, total amount of all payments, number of payments, amount of each 20 payment, amount of points or prepaid interest and the conditions and 21 22 terms under which any loan terms may change between the time of disclosure and closing of the loan; and if a variable rate, the 23 24 circumstances under which the rate may increase, any limitation on the 25 increase, the effect of an increase, and an example of the payment 26 terms resulting from an increase. Disclosure in compliance with the requirements of the Truth-in-Lending Act, 15 U.S.C. Sec. 1601 and 27 Regulation Z, 12 C.F.R. Sec. 226, as now or hereafter amended, shall be 28 29 deemed to comply with the disclosure requirements of this subsection; 30 (b) The itemized costs of any credit report, appraisal, title 31 report, title insurance policy, mortgage insurance, escrow fee, property tax, insurance, structural or pest inspection, and any other 32 third-party provider's costs associated with the residential mortgage 33 34 loan. Disclosure through good faith estimates of settlement services 35 and special information booklets in compliance with the requirements of 36 the Real Estate Settlement Procedures Act, 12 U.S.C. Sec. 2601, and 37 Regulation X, 24 C.F.R. Sec. 3500, as now or hereafter amended, shall 38 be deemed to comply with the disclosure requirements of this 39 subsection;

1 (c) If applicable, the cost, terms, duration, and conditions of a 2 lock-in agreement and whether a lock-in agreement has been entered, and 3 whether the lock-in agreement is guaranteed by the mortgage broker or 4 lender, and if a lock-in agreement has not been entered, disclosure in 5 a form approved by the director that the disclosed interest rate and 6 terms are subject to change;

7 (d) A statement that if the borrower is unable to obtain a loan for 8 any reason, the mortgage broker must, within five days of a written 9 request by the borrower, give copies of any appraisal, title report, or 10 credit report paid for by the borrower to the borrower, and transmit the appraisal, title report, or credit report to any other mortgage 11 broker or lender to whom the borrower directs the documents to be sent; 12 (e) The name of the lender and the nature of the business 13 relationship between the lender providing the residential mortgage loan 14 15 and the mortgage broker, if any: PROVIDED, That this disclosure may be 16 made at any time up to the time the borrower accepts the lender's 17 commitment; and

(f) A statement providing that moneys paid by the borrower to the mortgage broker for third-party provider services are held in a trust account and any moneys remaining after payment to third-party providers will be refunded.

(3) If subsequent to the written disclosure being provided under 22 this section, a mortgage broker enters into a lock-in agreement with a 23 24 borrower or represents to the borrower that the borrower has entered 25 into a lock-in agreement, then no less than three business days thereafter including Saturdays, the mortgage broker shall deliver or 26 send by first-class mail to the borrower a written confirmation of the 27 terms of the lock-in agreement, which shall include a copy of the 28 29 disclosure made under subsection (2)(c) of this section.

30 (4) A violation of the Truth-in-Lending Act, Regulation Z, the Real
 31 Estate Settlement Procedures Act, and Regulation X is a violation of
 32 this section for purposes of this chapter.

33 (5) A mortgage broker shall not charge any fee that inures to the 34 benefit of the mortgage broker if it exceeds the fee disclosed on the 35 written disclosure pursuant to this section, unless (a) the need to 36 charge the fee was not reasonably foreseeable at the time the written 37 disclosure was provided and (b) the mortgage broker has provided to the 38 borrower, no less than three business days prior to the signing of the 39 loan closing documents, a clear written explanation of the fee and the 1 reason for charging a fee exceeding that which was previously 2 disclosed. However, if the borrower's closing costs, excluding prepaid 3 escrowed costs of ownership as defined by rule, does not exceed the 4 total closing costs in the most recent good faith estimate, no other 5 disclosures shall be required by this subsection.

6 **Sec. 19.** RCW 19.146.040 and 1987 c 391 s 6 are each amended to 7 read as follows:

8 (1) Every contract between a mortgage broker and a borrower shall 9 be in writing and shall contain the entire agreement of the parties.

10 (2) A mortgage broker shall have a written correspondent or loan 11 brokerage agreement with a lender before any solicitation of, or 12 contracting with, the public.

13 **Sec. 20.** RCW 19.146.060 and 1987 c 391 s 8 are each amended to 14 read as follows:

15 (1) A mortgage broker shall use generally accepted accounting 16 principles.

17 (2) A mortgage broker shall maintain accurate, current, and readily 18 available books and records at the mortgage broker's usual business 19 location until at least ((six)) four years have elapsed following the 20 effective period to which the books and records relate. <u>"Books and</u> 21 records" includes but is not limited to:

22 (a) Copies of all advertisements placed by or at the request of the mortgage broker which mention rates or fees. In the case of radio or 23 television advertisements, or advertisements placed on a telephonic 24 information line or other electronic source of information including 25 but not limited to a computer data base or electronic bulletin board, 26 27 a mortgage broker shall keep copies of the precise script for the 28 advertisement. All advertisement records shall include for each 29 advertisement the date or dates of publication and name of each periodical, broadcast station, or telephone information line which 30 published the advertisement or, in the case of a flyer or other 31 32 material distributed by the mortgage broker, the dates, methods, and 33 areas of distribution; and

34 (b) Copies of all documents, notes, computer records if not stored 35 in printed form, correspondence or memoranda relating to a borrower 36 from whom the mortgage broker has accepted a deposit or other funds, or 37 accepted a residential mortgage loan application or with whom the 1 mortgage broker has entered into an agreement to assist in obtaining a

2 <u>residential mortgage loan.</u>

3 **Sec. 21.** RCW 19.146.240 and 1993 c 468 s 14 are each amended to 4 read as follows:

5 (1) Any person injured by a violation of this chapter may bring an 6 action against the surety bond or approved alternative of the licensed 7 mortgage broker who committed the violation or who employed <u>or engaged</u> 8 the loan originator ((<u>committing</u>)) <u>who committed</u> the violation.

9 (2) A person who is damaged by the licensee's or its loan originator's violation of this chapter, or rules adopted under this 10 chapter, may bring suit upon the surety bond or approved alternative in 11 12 the superior court of any county in which jurisdiction over the 13 licensee may be obtained. Jurisdiction shall be exclusively in the 14 superior court. Any such action must be brought not later than one 15 year after the alleged violation of this chapter or rules adopted under 16 In the event valid claims against a bond or deposit this chapter. exceed the amount of the bond or deposit, each claimant shall only be 17 18 entitled to a pro rata amount, based on the amount of the claim as it 19 is valid against the bond or deposit, without regard to the date of filing of any claim or action. A judgment arising from a violation of 20 this chapter or rule adopted under this chapter shall be entered for 21 actual damages and in no case be less than the amount paid by the 22 23 borrower to the licensed mortgage broker plus reasonable attorneys' 24 fees and costs. In no event shall the surety bond or approved 25 alternative provide payment for any trebled or punitive damages. (3) The remedies provided under this section are cumulative and 26

27 nonexclusive and do not affect any other remedy available at law.

28 **Sec. 22.** RCW 19.146.245 and 1993 c 468 s 15 are each amended to 29 read as follows:

A licensed mortgage broker is liable for any conduct violating this chapter by a loan originator or other licensed mortgage broker while employed <u>or engaged</u> by the <u>licensed mortgage</u> broker. In addition, a branch office manager is liable for any conduct violating this chapter by a loan originator or other licensed mortgage broker employed <u>or</u> <u>engaged</u> at the branch office.

1 **sec. 23.** RCW 19.146.260 and 1993 c 468 s 17 are each amended to 2 read as follows:

3 Every licensed mortgage broker must have and maintain an office in 4 this state, or within thirty miles of the border of this state, accessible to the public and which shall serve as his or her office for 5 the transaction of business. ((Any office so established must comply 6 7 with the zoning requirements of city or county ordinances and)) The 8 broker's license must be prominently displayed ((therein. In addition, 9 any branch office must comply with the zoning requirements of city or 10 county ordinances)). Every licensed mortgage broker that does not maintain a physical office within the state must maintain a registered 11 agent within the state to receive service of any lawful process in any 12 judicial or administrative noncriminal suit, action, or proceeding 13 against the licensed mortgage broker which arises under this chapter or 14 15 any rule or order under this chapter, with the same force and validity as if served personally on the licensed mortgage broker. Service upon 16 the registered agent shall not be effective unless the plaintiff, who 17 may be the director in a suit, action, or proceeding instituted by him 18 19 or her, no later than the next business day sends notice of the service and a copy of the process by registered mail to the defendant or 20 respondent at the last address of the respondent or defendant on file 21 with the director. 22

23 **Sec. 24.** RCW 19.146.265 and 1993 c 468 s 18 are each amended to 24 read as follows:

25 A licensed mortgage broker may apply to the director for authority to establish one or more branch offices under the same or different 26 27 name as the main office upon the payment of a fee as prescribed by the director by rule. The director shall issue a duplicate license for 28 29 each of the branch offices showing the location of the main office and 30 the particular branch. Each duplicate license shall be prominently displayed in the office for which it is issued. Each branch office 31 shall be required to have a branch manager who ((shall be a licensed 32 33 mortgage broker authorized by the mortgage broker to perform the duties 34 of a branch manager)) meets the experience and educational requirements for branch managers as established by rule of the director. 35

36 **Sec. 25.** RCW 19.146.100 and 1987 c 391 s 12 are each amended to 37 read as follows:

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((The commission by any person of)) The legislature finds that the 1 practices governed by this chapter are matters vitally affecting the 2 3 public interest for the purpose of applying the consumer protection 4 act, chapter 19.86 RCW. Any violation of this chapter is not reasonable in relation to the development and preservation of business 5 and is an unfair or deceptive act or practice and unfair method of 6 7 competition in the conduct of trade or commerce in violation of RCW 8 19.86.020. Remedies provided by chapter 19.86 RCW are cumulative and 9 not exclusive.

10 **Sec. 26.** RCW 19.146.280 and 1993 c 468 s 21 are each amended to 11 read as follows:

(1) There is established the mortgage brokerage commission
 consisting of five commission members who shall act in an advisory
 capacity to the director on mortgage brokerage issues.

15 (2) The director shall appoint the members of the commission, 16 weighing the from professional organizations recommendations representing mortgage brokers. At least three of the commission 17 18 members shall be mortgage brokers required to apply for a mortgage 19 brokers license under this chapter and at least one shall be exempt from licensure under RCW 19.146.020(1) (f) ((or (q))). No commission 20 member shall be appointed who has had less than five years' experience 21 in the business of residential mortgage lending. 22 In addition, ((the 23 attorney general, or a designee, and)) the director((,)) or a 24 designee((-,)) shall serve as <u>an</u> ex officio, nonvoting member((+)) of 25 the commission. Voting members of the commission shall serve for twoyear terms with three of the initial commission members serving one-26 The department shall provide staff support to the 27 year terms. 28 commission.

29 (3) Members of the commission shall be reimbursed for their travel 30 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 31 associated with the commission shall be paid from the ((mortgage 32 33 brokers' licensing account created in RCW 19.146.270)) banking 34 examination fund, unless the consumer services account is created as a dedicated, nonappropriated account, in which case all costs and 35 36 expenses shall be paid from the consumer services account.

37 $(4)((\frac{a}{a}))$ The commission shall advise the director on the 38 characteristics and needs of the mortgage brokerage profession. (($\frac{1}{a}$ 1 addition to its advisory capacity, the commission shall review all 2 state and federal provisions governing mortgage brokers and shall 3 prepare a report:

4 (i) Summarizing state and federal statutes and regulations
5 governing mortgage brokers;

6 (ii) Identifying the type and magnitude of complaints arising with 7 regard to the practices of mortgage brokers operating in this state;

8 (iii) Reviewing the detrimental and beneficial effects of state 9 licensing, bonding, training, experience, and educational requirements 10 for mortgage brokers;

(iv) Considering the appropriate location within state government to exercise regulatory authority and administer a licensing program; and

14 (v) Containing recommended legislation that adopts ongoing state
15 licensing requirements for mortgage brokers.

(b) In preparing its report, the commission shall solicit comments from the mortgage broker industry, the department of licensing, the attorney general's office, other state regulators, and residential mortgage loan consumers. The committee shall submit its report to the labor and commerce committee of the senate and the financial institutions and insurance committee of the house of representatives by December 1, 1993.))

(5) The department, in consultation with other applicable agencies 23 24 of state government, shall conduct a continuing review of the number 25 and type of consumer complaints arising from residential mortgage 26 lending in the state. The department shall report its findings to the senate committee on labor and commerce and house of representatives 27 28 committee on financial institutions and insurance along with 29 recommendations for any changes in the licensing requirements of this <u>chapter, no later than December 1, 1996.</u> 30

31 <u>NEW SECTION.</u> Sec. 27. The following acts or parts of acts are 32 each repealed:

33 (1) RCW 19.146.270 and 1993 c 468 s 19; and

34 (2) 1993 c 468 s 27 (uncodified).

35 <u>NEW SECTION.</u> Sec. 28. If any provision of this act or its 36 application to any person or circumstance is held invalid, the

1 remainder of the act or the application of the provision to other 2 persons or circumstances is not affected.

3 <u>NEW SECTION.</u> Sec. 29. This act is necessary for the immediate 4 preservation of the public peace, health, or safety, or support of the 5 state government and its existing public institutions, and shall take 6 effect immediately, except section 5 of this act which shall take 7 effect June 1, 1994.

Passed the Senate February 7, 1994. Passed the House March 1, 1994. Approved by the Governor March 21, 1994. Filed in Office of Secretary of State March 21, 1994.