TITLE 10. DEPARTMENT OF BUSINESS OVERSIGHT

PROPOSED CHANGES UNDER THE STUDENT LOAN SERVICING ACT (Additions shown by underline.)

Subchapter 15. Student Loan Servicing Act

Article 1. Definitions

§2032. Definitions.

- (a) The following terms used in these rules shall have the following meanings:
- (1) "Act" or "SLSA" means the Student Loan Servicing Act, Financial Code,

 Division 12.5, section 28100, et seq.
 - (2) "Code" means the Financial Code.
- (3) "Federal Direct Loan(s)" means loan(s) made under the William D. Ford

 Federal Direct Loan Program, authorized under Title IV of the Higher Education Act, as amended, 20 U.S.C. § 1070, et seq.
- (4) "Federal Family Education Loan(s)" means loan(s) made under the Federal

 Family Education Loan ("FFEL") Program, authorized under Title IV of the Higher

 Education Act, as amended, 20 U.S.C. § 1070, et seq.
- (5) "Federal student loan(s)" means Federal Direct Loans; FFEL Loans; and Perkins Loans.
- (6) "Forbearance" means a period during which monthly federal student loan payments are temporarily suspended or reduced, due to certain types of financial hardships. During forbearance, principal payments are postponed but interest continues to accrue. Unpaid interest that accrues during forbearance will be added to the principal

balance (capitalized) of the loan(s), increasing the total amount owed by the borrower(s).

- (7) "Form MU1" means the uniform licensing form developed by the Nationwide

 Multistate Licensing System & Registry for a student loan servicer, entitled "NMLS

 Company Form," Version 11.0, dated 09/12/2015, incorporated herein by reference.
- (8) "Form MU2" means the uniform licensing form developed by the Nationwide Multistate Licensing System & Registry for a person that directly or indirectly exercises control over a student loan servicer, or a branch thereof, including qualifying individuals and branch managers specified in Form MU1, entitled "NMLS Individual Form," Version 9, dated 9/12/16, incorporated herein by reference.
- (9) "Form MU3" means the uniform licensing form developed by the Nationwide Multistate Licensing System & Registry for the branch office of a student loan servicer, entitled "NMLS Branch Office Form," Version 10, dated 3/31/14, incorporated herein by reference.
 - (10) "NMLS" means the Nationwide Multistate Licensing System & Registry.
- (11) "Perkins Loan(s)" means Federal Perkins Loans, authorized under Title IV of the Higher Education Act, as amended, 20 U.S.C., § 1070, et seq.
- (12) "Private Student Loan" means a student loan which is not a federal student loan but, rather, a private student loan made by a lender such as a bank or credit union.
- (13) "Student Aid Office" or "Federal Student Aid Office" means that certain office of the U.S. Department of Education, which is the largest provider of student financial aid nationwide and is responsible for managing the student financial assistance

programs authorized under Title IV of the Higher Education Act of 1965, as amended, 20 U.S.C., § 1070, et seq.

(b) All terms used in these rules, which are defined anywhere in the Act, but not defined in these rules, shall have the meanings ascribed to them in the Act.

Note: Authority cited: Section 28106, Financial Code. Reference: Sections 28104 and 28130, Financial Code.

Article 2. Application for Licensure and Related Forms §2032.5. Electronic Filings.

- (a) DESIGNATION: The Commissioner designates the Nationwide Multistate

 Licensing System & Registry (NMLS) to receive and store filings, obtain credit reports,
 and collect related fees and assessments from applicants and state-licensed student
 loan servicers, on behalf of the Commissioner.
- (b) USE OF NMLS: All student loan servicer applications, amendments, surety bonds, notices, related filings, supporting documents, renewals, authorizations, assessments, and fees required to be filed with the Commissioner, shall be filed electronically with and transmitted to NMLS, except as otherwise indicated in this Subchapter. The following conditions relate to such electronic filings:
- (1) Electronic Signature: When a signature or signatures are required by the particular instructions of any filing, including any attestation to be made through NMLS, a duly authorized officer or proper delegate of the applicant or the applicant him or herself, as required, shall affix his or her electronic signature to the filing by typing his or her name in the appropriate field and submitting the filing to the Commissioner through

- NMLS. Submission of a filing in this manner shall constitute irrefutable evidence of legal signature by any individual making the filing.
- (2) When filed: Solely for purposes of a filing made through NMLS, unless otherwise specified, a document is considered filed with the Commissioner when all fees are received and the filing is transmitted by NMLS to the Commissioner.
- (3) An applicant shall provide through NMLS the necessary authorizations so that NMLS may obtain independent credit reports.
- (4) Any document required to be filed with the Commissioner that is not permitted to be filed with, or cannot be transmitted through NMLS, shall be filed directly with the Commissioner.

Note: Authority cited: Sections 28106, Financial Code. Reference: Sections 28106, 28108, 28110, 28112, 28114 and 28116, Financial Code.

§2033. Officers, Directors, Partners, and Other Persons: Maintenance of Current List with Commissioner: Information Required.

A student loan servicer shall at all times maintain on file with NMLS, in accordance with its procedures for transmission to the Commissioner, a current list of officers, directors, and partners in the case of a partnership, and other persons named in the Forms MU1, MU2, and MU3, as applicable. In the event of any change in the officers, directors, partners, or other persons named in the application, a student loan servicer shall file with NMLS, within ten (10) business days of any change, an amendment to the application containing the same information in relation to such new person(s) as is required in the Forms MU1, MU2, and MU3.

Note: Authority cited: Sections 28106, Financial Code. Reference: Sections 28110 and 28126, Financial Code.

§2033.5. License Application for Student Loan Servicer.

The procedures set forth in this section are applicable to a person who is required to be licensed pursuant to Section 28102 of the Code, as a student loan servicer. The application for a license as a student loan servicer shall be filed as follows:

- (a) INITIAL APPLICATION: The application for a license as a student loan servicer under subdivision (a) of Section 28102 of the Code, and any amendment to such application, shall be filed upon Form MU1, in accordance with the instructions of NMLS, for transmission to the Commissioner. All exhibits, and supporting documents related to the application or amendment shall also be filed with NMLS, in accordance with the instructions of NMLS, for transmission to the Commissioner. Exhibits that cannot be submitted through NMLS, if any, shall be submitted directly to the Commissioner. The notices set forth in Section 2036 are part of every application. An applicant shall provide the following information, exhibits and documentation in the manner provided:
 - (1) An applicant shall identify all fictitious business names on Form MU1.
- (A) For each fictitious business name, an applicant shall upload to NMLS a copy of the Fictitious Business Name Statement, with the "filed stamp" from the county clerk's office.
- (B) An applicant may not use a fictitious business name until the Commissioner approves the use of the name.

- (C) Every applicant and licensee shall comply with the rules governing the filing of a fictitious business name, set forth in Business and Professions Code Sections 17900-17930.
- (2) For every additional business location, an applicant shall submit through NMLS a Form MU3, in accordance with Section 2035.5 of these rules.
- (3) An applicant shall provide the names, personal history, and experience of individual applicants, officers, directors, managing members (in the case of a limited liability company), general and managing partners (in the case of a partnership), individuals owning or controlling, directly or indirectly, ten percent (10%) or more of the applicant, and individuals with responsibility for the servicing activities of the applicant, through NMLS, on Form MU1, within the "Direct Owners and Executive Officers" or the "Indirect Owners" section, as applicable, and on Form MU2.
- (A) The individuals named in Form MU1, for whom a Form MU2 has been filed, shall provide authorization for, and subsequent delivery of, fingerprints to the California Department of Justice, or NMLS, if and when NMLS can process fingerprints taken in a specific state, to check criminal history in that state. Fingerprinting shall be done in accordance with Section 2034.5 of these rules.
- (B) An individual named in Form MU1, for whom a Form MU2 has been filed, who is not residing in the United States, or who has not resided in the United States for at least ten years, must also submit an investigative background report, in accordance with Section 2035 of these rules. This investigative report shall be required in addition to fingerprinting.

- (C) An applicant shall pay all fees related to fingerprinting, the criminal history background check, and the investigative background report.
- (4) An applicant shall submit through NMLS, as an exhibit to Form MU1, audited financial statements with an unqualified opinion prepared by an independent certified public accountant, in accordance with generally accepted accounting principles, and acceptable to the Commissioner. The audited financial statements shall be prepared as of the applicant's most recent fiscal year end, or a more recent date, and must document a minimum tangible net worth of \$250,000.
- (5) In addition to the identification of business activities requested on Form MU1, an applicant shall upload to NMLS a detailed description of the applicant's business activities. If an applicant identifies additional contact employees in Item # 7 of Form MU1, the applicant must upload an entity organizational chart.
- (6) An applicant shall submit the surety bond required by Code section 28142, through NMLS, utilizing NMLS' electronic surety bond function and form, in accordance with Section 2039 of these rules.
- (7) An applicant shall upload to NMLS copies of its Policies and Procedures, demonstrating how the applicant will comply with the borrower protection requirements of the Act, specified at Code section 28130, subsections (f) through (h), and these rules, related to borrower protections.
- (8) If an applicant intends to engage in any activities not specified in Item #1 of Form MU1, the applicant shall upload this information to NMLS.
- (9) Business entities shall upload the following documents to NMLS, for transmission to the Commissioner:

- (A). A corporate applicant shall upload a certificate of qualification or good standing from the California Secretary of State, executed not more than sixty days before the filing of the application. The certificate must show that the applicant is authorized to transact business in the State of California.
- (B) A foreign corporation shall upload a certificate of qualification or good standing from the Secretary of State of the state of incorporation, executed not more than 60 days before the filing of the application, showing that the applicant is authorized to transact business in that state.
 - (C) A partnership applicant shall upload its partnership agreement.
 - (D) A limited liability company shall upload its Operating Agreement.
- (E) A limited partnership or limited liability company applicant shall upload a certificate of qualification or good standing from the California Secretary of State, executed not more than 60 days before the filing of the application, showing that the applicant is authorized to transact business in the State of California.
- (F) A foreign limited partnership or limited liability company applicant shall upload a certificate of qualification or good standing from the Secretary of State of the state of formation, executed not more than 60 days before the filing of the application, showing that the applicant is authorized to transact business in that state.
- (10) Every applicant shall provide a registered agent for service of process, located within the state of California, through NMLS, on Form MU1. Every applicant shall also upload to NMLS an Appointment of the Commissioner as the applicant's agent to receive process, in accordance with the Act and Section 2034 of these rules.

- (11) An applicant shall provide its website information, through NMLS, on Form MU1.
- (12) The individual attesting to the filing of the Form MU1 must be a duly authorized individual, who has submitted a Form MU2, or has been delegated to attest to the filing by an individual who has submitted a Form MU2. The attestation provided pursuant to this paragraph shall constitute an agreement to comply with the requirements of Section 28130 of the Code.
- (b) FEES: The application fee (\$300), and the investigation fee (\$100), required under Code Section 28112, and any other fees payable through NMLS, shall be paid through NMLS, for transmission to the Commissioner. Any fees that cannot be paid through NMLS shall be paid directly to the Commissioner. Fees are not refundable.
- (c) COMPLETION OF FILING AND ISSUANCE OF LICENSE: An application for licensure as a student loan servicer is not deemed complete until all required fees, all required submissions, and all background and investigative reports are received by the Commissioner. The filing of Form MU1 with NMLS does not constitute automatic approval of a license. The student loan servicer shall not consider the application approved until it is approved by the Commissioner and a license is issued to the applicant. In accordance with Code Section 28122(b), the Form MU1 application may be considered withdrawn, if the Commissioner does not receive information requested in a deficiency notification, within 60 days of the date of notification.
- (d) FILING AN AMENDMENT: In the event of a change to the information in the application, or exhibits thereto, the student loan servicer shall file an amendment to the Form MU1, MU2, or MU3 through NMLS, in accordance with the procedures in Section

2036.5 of these rules. Prior to the issuance of a license, any amendment to an application shall be filed within five (5) days of the event necessitating the amendment.

Note: Authority cited: Sections 28106, Financial Code. Reference: Sections 28106, 28110, 28112, 28114, 28116, 28118, 28122, 28128, 28130 and 28142, Financial Code.

§2034. Appointment of Commissioner of Business Oversight as Agent for Service of Process.

(a) Applicants are required to complete and submit to the Commissioner, in accordance with subsections (b) and (c), the following Appointment Of Commissioner

Of Business Oversight As Agent For Service Of Process form:

STATE OF CALIFORNIA -DEPARTMENT OF BUSINESS OVERSIGHT

APPOINTMENT OF COMMISSIONER OF BUSINESS OVERSIGHT AS AGENT FOR

SERVICE OF PROCESS PURSUANT TO SECTION 28112 of the California Financial Code

(Name of Applicant), (hereinafter referred to as the "Applicant"), which is applying for a license under the Student Loan Servicing Act (commencing with Section 28100 of the California Financial Code), hereby irrevocably appoints the Commissioner of Business Oversight of the State of California and his or her successor, to be the Applicant's agent to receive service of any lawful process in any noncriminal judicial or administrative proceeding against the Applicant, or any successor, executor, or administrator of the Applicant, which arises under the Student Loan Servicing Act, or under any regulation or order issued under the Student Loan Servicing Act, with the same force and validity as if served personally on the Applicant.

Dated:			
Name of Applicant (Printed)			
By:			
(Signature)	***************************************		
(The signature of the Applicant n	nust be	notarized)	

(b) The Appointment form must be signed by an individual with authority to sign on behalf of the applicant. The signature of the individual signing the Appointment form must be notarized.

(c) Applicants must file the completed, signed, notarized Appointment form, electronically, with NMLS, for transmission to the Commissioner.

Note: Authority cited: Section 28106, Financial Code. Reference: Section 28106, Financial Code

§2034.5. Fingerprints and Background Checks.

- (a) Subject to subsection (b) of this section, all applicants must submit fingerprints through the California Department of Justice's ("Department of Justice") electronic fingerprint submission Live Scan Service ("Live Scan").
- (b) Applicants must complete the Department of Justice Form "Request for Live Scan Service," and submit fingerprinting, through Live Scan, for each of the following persons, who must be listed in the applicant's Form MU1, and submit a Form MU2:
 - (1) Applicant, if an individual;
- (2) The President, Chief Executive Officer, Treasurer, and Chief Financial Officer, of the applicant;
 - (3) The directors of the applicant;
- (4) The managing members of the applicant, if applicant is a limited liability company;
- (5) The general and managing partners of the applicant, if applicant is a partnership;
 - (6) The trustee of applicant, if applicant is a trust:
- (7) Individuals owning or controlling, directly or indirectly, ten percent (10%) or more of the applicant; and

- (8) Individuals responsible for the conduct of the applicant's servicing activities, such as branch managers and persons in charge of the servicing business of the applicant, at any location for which licensure is applied.
- (c) The applicant must take the form to a Live Scan location to have their fingerprints taken by the operator. The applicant will be required to pay all fingerprint processing fees payable to the Live Scan operator, including the Live Scan operator's "rolling fee," if any, and fees charged by the California Department of Justice, and the Federal Bureau of Investigation. For current information about fingerprint background checks, and Live Scan locations, please visit the Attorney General's website at: https://oag.ca.gov/fingerprints.
- (d) For each individual required to be fingerprinted, applicants must upload to NMLS, as proof of Live Scan completion, a copy of the Department of Justice Request for Live Scan Form.
- (e) Individuals residing outside of California that cannot be fingerprinted electronically in California must have their fingerprints taken at a law enforcement agency in their state of residence, using fingerprint cards. These individuals should complete two fingerprint cards. The applicant should retain the second card, to be used if the first card is determined to be unreadable and rejected by the Department of Justice. Applicants must mail one fingerprint card, together with fees in the amount of \$49 (either personal check drawn on a U.S. bank, money order or certified check), payable to the "California Department of Justice," to:

California Department of Business Oversight

One Sansome Street, Suite 600

San Francisco, CA 94104-4428

Applicants will be notified if the first card is rejected. If rejected, applicants must follow the instructions on the rejection letter, and submit the second fingerprint card.

The Department of Justice does not charge an additional fee to process the second fingerprint card.

(f) No license will be issued until the Department receives a response from the Department of Justice for all persons required to submit fingerprint information under the SLSA, and the Department determines that the applicant with whom the persons fingerprinted are affiliated merits approval.

Note: Authority cited: Sections 28106, Financial Code. Reference: Sections 28106, 28110, 28112, and 28114, Financial Code.

§2035. Information Regarding Individuals Who Are Not Residents of the United States.

(a) In addition to other background information required in the application, applicants must engage a search firm to perform an investigative background report of each individual required to be fingerprinted under the SLSA and Sections 2033.5 and 2034.5 of these rules, who does not currently reside or has not resided in the United States for at least ten years. A copy of the investigative report may be submitted to the Commissioner, by uploading a copy of the report to applicant's NMLS account. The search firm must be able to demonstrate that it has sufficient resources and is properly licensed to conduct the background search. The search firm may not be affiliated with or

related to the persons who are the subject of the search. The report must be in English.

The cost of the report shall be paid by the applicant or individual.

- (b) The report shall contain the following, at a minimum:
- (1) A comprehensive credit report and/or history, including the actual credit report, as well as a summary.
- (2) Civil court and bankruptcy court records concerning the applicant or individual, for the past ten years. The search for such records shall include a search of the court data in the country(ies), state(s), and town(s) where the person resided or worked.
- (3) Criminal records of the applicant or individual, including felonies, misdemeanors and violations (excluding traffic violations). The search for such records shall include a search of court data in the country(ies), state(s), and town(s) where the person resided or worked.
 - (4) Education records.
 - (5) Employment history during the last ten years.
- (6) Media records referencing the applicant or individual. The search for such records shall include a search of national and local publications, wire services, and business publications.
- (7) Regulatory history, particularly in student loan lending and servicing, lending and servicing, generally, and securities.
 - (c) The report shall be accompanied by a search summary letter, which
 - (1) identifies the scope of the search,

- (2) indicates the independence of the search firm from the applicant and the individual(s) who are the subject of the search, and
- (3) identifies a person and contact information for that person, who the Commissioner may contact with questions regarding the report.
- (d) If the applicant or individual has had a report, containing at least the information listed in subdivision (b) of this section, prepared for another licensing agency within 12 months of the filing of the application, the applicant or individual may request permission from that licensing agency or the search firm to submit a copy of that report to the Commissioner. If the applicant or individual elects to submit a prior report as authorized in this subdivision, the applicant or individual shall also submit a statement of no material change in items in the report.

Note: Authority cited: Sections 28106, Financial Code. Reference: Section 28106, Financial Code.

§2035.5. Branch Office Instructions for Student Loan Servicers.

- (a) A student loan servicer that seeks to engage in business at an additional location must submit an application for a branch office by submitting Form MU3, in accordance with the instructions of NMLS, for transmission to the Commissioner, at least ten days (10) before engaging in business at the location.
- (b) An applicant that intends to conduct business at the branch office under a fictitious business name not already approved by the Commissioner shall upload to NMLS a copy of the Fictitious Business Name Statement with the "filed stamp" from the

county clerk's office, and may not use the name until the Commissioner approves the use of the name.

- (c) An applicant shall indicate the branch manager as a branch manager on the Form MU3 and submit to NMLS a Form MU2 for each branch manager.
- (d) Application, investigation, and fingerprinting fees payable under

 Financial Code sections 28112(b) and 20114(e), and fingerprinting fees payable under

 section 2034.5, and any other fees payable through NMLS, shall be paid by the

 applicant or licensee to NMLS, for transmission to the Commissioner. Any fees that

 cannot be paid through NMLS shall be sent directly to the Commissioner. Fees are not refundable.

Note: Authority cited: Section 28106, Financial Code. Reference: Section 28106, 28110, 28112, 28114, 28116, 28118, 28128 and 28130, Financial Code.

§2036. Notices Included with Applications.

The following notices required by state and federal law are hereby provided for those completing an application for a student loan servicer license under these rules:

NOTICES REQUIRED UNDER STATE AND FEDERAL LAW

INFORMATION PRACTICES ACT OF 1977 (California Civil Code Section

1798.17)

- (a) The Department of Business Oversight of the State of California is requesting the information specified in the application for licensure of student loan servicers.
- (b) The Deputy Commissioner for Administration, the Department of Business

 Oversight, is responsible for the system of records and shall, upon request, inform

individuals regarding the location of the Department of Business Oversight's records and the categories of persons who use the information in the records.

- (c) The records are maintained pursuant to the Student Loan Servicing Act (Financial Code Section 28100, et seq.).
- (d) The submission of all items of information is mandatory. The Department of Business Oversight is required to collect from all applicants social security numbers under Family Code Section 17520, and social security numbers or federal taxpayer identification numbers under Business and Professions Code Section 494.5.
- (e) Failure to provide all or any part of the information requested may preclude the Department of Business Oversight from approving the application.
- (f) The principal purposes within the Department of Business Oversight for which the information is to be used are to determine whether (1) a license, registration, or other authority, as allowed under the law, should be accepted, granted, approved, denied, revoked or limited in any way; (2) business entities or individuals licensed or otherwise regulated by the Department of Business Oversight are conducting themselves in accordance with applicable laws; and/or (3) laws administered by the Department of Business Oversight are being or have been violated and whether administrative action, civil action, or referral to appropriate federal, state or local law enforcement or regulatory agencies, as authorized by law, is appropriate.
- (g) Any known or foreseeable disclosures of the information pursuant to subdivision (e) or (f) of Civil Code Section 1798.24 may include transfers to other federal, state, or local law enforcement and regulatory agencies, including NMLS as a

channeling agent to, from, or on behalf of those federal, state, and local law enforcement and regulatory agencies, as authorized by law.

(h) Subject to certain exceptions or exemptions, the Information Practices Act grants an individual a right of access to personal information concerning the requesting individual that is maintained by the Department of Business Oversight.

FEDERAL PRIVACY ACT OF 1974 (Public Law 93-579)

- (i) In accordance with Section 7 of the Privacy Act of 1974 (found at 5 U.S.C. § 552a note (Disclosure of Social Security Number)), the following is information on whether the disclosure of a social security account number is voluntary or mandatory, by what statutory or other authority such number is solicited, and what uses will be made of it.
- (1) The Department of Business Oversight is required to collect from all applicants social security numbers under Family Code Section 17520, and social security numbers or federal taxpayer identification numbers under Business and Professions Code Section 494.5.
- (2) A social security account number or federal taxpayer identification number is solicited pursuant to one or more of the following authorities: these rules, and Sections 28106, 28108 and 28116 of the Financial Code; Section 17520 of the Family Code; and Section 494.5 of the Business and Professions Code.
- (3) For all persons disclosing a social security account number or federal taxpayer identification number, the number is used to match the information to the names on the list provided by the Department of Child Support Services under Family Code Section 17520, and the lists of tax delinquencies provided by the State

Department of Tax and Fee Administration, and the Franchise Tax Board, under Business and Professions Code Section 494.5. The social security number may be used, in addition to other information provided, to conduct a background investigation of the individual by the Department of Justice's Identification and Information Branch or by other federal, state or local law enforcement agencies, as authorized by law. The social security number may also be used to respond to requests for this number made by child support agencies.

NOTICE REGARDING TAXPAYER INFORMATION

(j) The State Department of Tax and Fee Administration, and the Franchise Tax

Board, are authorized to share taxpayer information with the Department of Business

Oversight. In the event the state tax obligation is not paid by a licensee, the Department of Business Oversight may be required to suspend the license.

Note: Authority cited: Section 28106, Financial Code. Reference: Sections 28106, Financial Code.

§2036.5. Notice of Changes by Student Loan Servicer.

(a) Each licensed student loan servicer shall, upon any change in the information contained in its application for license (other than financial information contained therein, and its Policies and Procedures, demonstrating how the applicant will comply with the borrower protection requirements of the Act, specified at Code section 28130, subsections (f) through (h)), file an amendment to such application setting forth the changed information. All such amendments shall be filed within ten business days of

the occurrence of the event that results in the information becoming inaccurate or incomplete.

(b) A student loan servicer shall file changed information contained in its Forms

MU1, MU2, and MU3, and any exhibits thereto, through NMLS, in accordance with its

procedures, for transmission to the Commissioner. Any change that cannot be

submitted through NMLS shall be filed directly with the Commissioner.

Note: Authority cited: Sections 28106, Financial Code. Reference: Section 1798.18, Civil Code; and Sections 28110 and 28126, Financial Code.

§2037. Effectiveness of Student Loan Servicer License.

A student loan servicer license granted under the Act continues in effect until it is revoked or suspended by the Commissioner, or surrendered by the student loan servicer, and the surrender has been accepted by the Commissioner in accordance with Section 28150 of the Code and these rules.

Note: Authority cited: Sections 28106, Financial Code. Reference: Sections 28124 and 28150, Financial Code.

§2037.5. Challenge Process for Information Entered into NMLS.

(a) If an applicant or licensee disputes the accuracy or completeness of any material information entered into and maintained by NMLS, the applicant or licensee may submit a written request to the Commissioner to the attention of the Manager, Student Loan Servicing Program, Department of Business Oversight.

- (b) The request shall include the applicant or licensee's name, unique identifier, a statement of the alleged inaccuracy or incompleteness of the information entered into NMLS, and its materiality, and shall provide any proof or corroboration available, including copies of official documents or court orders that support the changes requested by the applicant.
- (c) Upon receipt of the request, the Commissioner shall investigate the request, along with any information provided, and determine if the information entered into NMLS is correctly reflected.
- (d) If the Commissioner determines that the information is materially incorrect, the Commissioner shall request that the NMLS record be corrected.
- (e) If the Commissioner denies the allegations of material inaccuracy or incompleteness in the NMLS record, the Commissioner shall notify the licensee or applicant in writing.
- (f) Within 30 days from the mailing or service of the notification, the person may request a hearing under the Administrative Procedure Act (Chapter 5 (commencing with Section 11500) of Part 1, Division 3, Title 2 of the Government Code) for a determination of whether material inaccuracy or incompleteness exists in the record.
- (g) If a material inaccuracy or incompleteness is found in any record, within 30 days of notice of the finding, the Commissioner shall request that NMLS correct the information.
- (h) Judicial review of the decision shall be governed by Section 11523 of the Government Code.

Note: Authority cited: Sections 28106, Financial Code. Reference: Section 28110, Financial Code.

§2038. Share Arrangements with Other Governmental Agencies.

The Commissioner is authorized to share any information or material that has been submitted to the NMLS, with any governmental agency, including but not limited to, the California Attorney General, the California Department of Justice, the U.S.

Department of Justice, the U.S. Department of Education, the Consumer Financial Protection Bureau, the Federal Bureau of Investigation, state, local, or federal regulatory agencies, state attorneys general, and county district attorney's offices. The information or material that is shared with a governmental agency shall be accomplished without the loss of privilege or the loss of confidentiality protections provided by law.

Note: Authority cited: Section 28106, Financial Code. Reference: Sections 28106 and 28174, Financial Code.

§2038.5. Request for Confidential Treatment.

A student loan servicer may request that certain documents, or parts thereof, be treated confidentially. A request for confidentiality shall be in writing and made pursuant to Section 250.10 of Article 1 of Subchapter 1 of these rules. The Commissioner shall notify the person making such request, in writing, whether the request is granted or denied.

Note: Authority cited: Section 28106, Financial Code. Reference: Section 28106, Financial Code.

Article 3. Surety Bond

§2039. Surety Bond.

- (a) All surety bonds, amendments, cancellations, notices of claims, and information related to surety bonds, shall be filed with, and processed through, NMLS.
- (b) The surety bond shall be in the form of the "electronic surety bond form," titled "SURETY BOND, STUDENT LOAN SERVICING ACT LICENSEE BOND (California Financial Code Section 28100, et seq.), ESB Form Version 1 Effective 01/01/2018, NMLS Version: CA-DBO-01/01/2018, incorporated herein by reference.
- (c) (1) Every licensee shall post and maintain a surety bond, in accordance with Section 28142 of the Code, in the minimum amount of \$25,000.
- (2) A licensee will be required to post a surety bond in an amount greater than \$25,000, if the dollar amount of student loans serviced by the licensee in the preceding calendar year exceeds \$50,000,000. The specific amount of the required bond is as follows:

Aggregate Loans	Bond Amount	
<u>0 - \$50,000,000</u>	<u>\$ 25,000</u>	
<u>\$50,000,001 - \$100,000,000</u>	<u>\$ 50,000</u>	
<u>\$100,000,001 - \$250,000,000</u>	\$ 75,000	
Over \$250,000,000	<u>\$ 100,000</u>	

- (d) The surety bond shall not be cancelled, in whole or in part, without at least 30 days notice to the Commissioner by the surety, bonding, or insurance company.
- (e) The surety bond shall also provide that the surety, bonding, or insurance company issuing the bond provide notice to the Commissioner within 10 days of service of any action against the bond, and, immediately, upon payment of any claims.

Note: Authority cited: Section 28106, Financial Code. Reference: Sections 28110 and 28142, Financial Code.

Article 4. Assessments

§2039.5. Annual Assessments.

- (a) Each licensee must pay the annual assessment, required under Financial

 Code section 28144. The assessment represents the licensee's pro rata share of all

 costs and expenses incurred by the Department to run the Student Loan Servicing

 Program. A licensee's pro rata share is the proportion that a licensee's servicing

 activities in California bears to total costs and expenses, after deducting \$250 for each

 licensed location. A licensee's servicing activities in California is the percentage which
 the number of borrowers serviced in California by the licensee bears to the total number
 of borrowers serviced by all licensees in California.
- (b) Assessment notices will be distributed to licensees on or before September 30 of each year.
- (c) The Commissioner may choose to distribute assessment notices through NMLS.
 - (d) The Commissioner may require that all assessments be paid through NMLS.

Note: Authority cited: Section 28106, Financial Code. Reference: Section 28110 and 28144, Financial Code.

Article 5. Borrower Protections

§2040. Borrower Information and Statements of Account, Payment Processing, Co-signer Payments.

- (a) The student loan servicer licensee shall maintain on its internet website, free of charge, complete, detailed information and account records for each student loan borrower. This information and accounting shall be accessible to the borrower only, through a secure log-in system. This information shall include a consolidated report, for each student loan borrower, and a loan history, for each loan serviced. This information and accounting shall be available to borrowers at all times, except for occasional, short periods of time when the servicer's system is not available because the system is undergoing routine maintenance or blocked for security reasons.
- (b) The consolidated report required to be maintained must include the information specified in Section 2042, subdivision (b), of these rules.
- (c) The loan history for each loan serviced must include the information specified in Section 2042.5, subdivision (c), of these rules.
- (d) A licensee shall credit any electronic (on line) payment made to a borrower's account on the same business day the payment is electronically paid by the borrower, if paid before the daily cut off time for same day crediting posted on the servicer's website, or the next business day, if after the posted cut off time. If a payment is made with check, the licensee shall credit the payment on the date received by the licensee, regardless of the date of processing. Borrowers' on line accounts shall reflect payments

made, within three business days of the date of payment, unless payment is made by check and contains no information identifying to which account or loan the payment should be credited. In the event servicer receives a paper check with no information identifying to which account or loan the payment should be credited, the servicer may take a reasonable amount of time, not to exceed ten business days, to research the issue and determine to which account and loan the payment should be credited. When the servicer determines to which account and loan the payment should be credited, the servicer shall credit the payment as of the date the payment was received by the servicer, and update the borrower's on line account within one business day.

(e) Servicers must provide a specific process, clearly explained on the servicer's website, which student loan co-signers may follow to apply co-signer payments to co-signed loans. Provided co-signers follow the specific process specified by servicers, servicers must follow the elections made by a student loan co-signer regarding the application of co-signer payment(s).

Note: Authority cited: Section 28106, Financial Code. Reference: Section 28130, Financial Code.

§2040.5. Qualified Written Requests.

(a) A servicer is only required to send an acknowledgment of receipt of a "Qualified Written Request," within five business days of receipt, if the action requested by the borrower has not been taken within five business days of receipt of the Qualified Written Request.

- (b) Servicers may designate a specific electronic address to which Qualified Written

 Requests must be sent. Servicers may also designate a specific physical

 address to which Qualified Written Requests must be sent. A servicer that

 designates a specific address or addresses for receipt of Qualified Written

 Requests must post the designated address(es) on the servicer's website.
- (c) A servicer is only required to send a borrower a total of three notices stating that there will be no response to a "Qualified Written Request," because the borrower has previously submitted the same request, received a response, and provided no new information in its subsequent, duplicative Qualified Written Request.

Note: Authority cited: Section 28106, Financial Code. Reference: Sections 28130 and 28132, Financial Code.

§2041. Customer Service, Alternative Repayment Plans, Loan Forgiveness
Benefits.

(a) Customer Service.

All student loan servicer licensees, including servicers of federal student loans and private student loans, must prominently post, on the homepage of the servicer's internet website, a toll-free telephone number borrowers may call to discuss their student loans with a live person.

(1) Federal student loan servicer representatives answering calls to this toll free number must have been fully trained about, and capable of informing and discussing with callers, alternative repayment plans and loan forgiveness benefits. If the caller calls to inquire about repayment options, federal student loan servicer representatives must inform and discuss with callers, alternative repayment plans and loan forgiveness

benefits. Federal student loan servicer representatives must also be trained in the differences among deferment, forbearance, and alternative repayment plans, and able to answer caller questions regarding the differences.

- (2) Private student loan servicer representatives answering calls to this toll-free number must have been fully trained about, and capable of informing and discussing with callers, any alternative repayment plan offered by servicer or promissory note holder for the private student loans serviced ("Private Student Loan Alternative Repayment Arrangements"), in accordance with subsection (c) below. If the caller calls to inquire about repayment options, private student loan servicer representatives must inform and discuss with callers, Private Student Loan Alternative Repayment Arrangements, in accordance with subsection (c) below.
- (b) Publication of Federal Student Loan Repayment Options and Loan Forgiveness Benefits.
- (1) To assist the prevention of borrower delinquency or default, all servicers of federal student loans must prominently post, on the servicer's internet website, clear and complete information, written in easily understandable language, about repayment options available for federal student loans, including deferments and income-based alternative repayment plans, available under Title IV of the Higher Education Act of 1965, as amended, 20 U.S.C., § 1070, et seq. The posted information may appear on the servicer's homepage or be available through links on the homepage to specified web pages. The posted information shall include direct, live links to the following web pages, or successor or replacement web pages, of the Student Aid Office of the United States Department of Education website: "How to Repay Your Loans,"

https://studentaid.ed.gov/sa/repay-loans; and https://studentloans.gov/myDirectLoan/repayOptions.action.

(2) To assist the prevention of borrower delinquency or default, all servicers of federal student loans must prominently post, on the servicer's internet website, clear and complete information, written in easily understandable language, about loan forgiveness benefits available to qualifying federal student loan borrowers. The posted information may appear on the servicer's homepage or be available through links on the homepage to specified web pages. The posted information shall include direct, live links to the following web pages, or successor or replacement web pages, of the Student Aid Office of the United States Department of Education website: "How to Repay Your Loans," https://studentaid.ed.gov/sa/repay-loans; https://studentaid.ed.gov/sa/repay-loans/forgiveness-cancellation; and https://studentloans.gov/myDirectLoan/repayOptions.action.

- (3) Annual Notice of Repayment Options and Loan Forgiveness Benefits.
- (A) At least once per calendar year, all servicers of federal student loans shall send to borrowers a plain language notice, containing the information or links to information regarding repayment and loan forgiveness options for federal student loans required under this rule. This notice shall also include the toll-free telephone number to call to discuss federal student loans with a live person.
 - (c) Private Student Loans.
- (1) Publication of Private Student Loan Alternative Repayment Arrangements.

 Servicers of private student loans, must provide borrowers clear and complete

information, written in easily understandable language, about Private Student Loan Alternative Repayment Arrangements.

(2) Properly Evaluating Private Student Loan Alternative Repayment Arrangement Requests from a Borrower.

Servicer shall establish policies and procedures, and implement them

consistently, in order to facilitate disclosure of Private Student Loan Alternative

Repayment Arrangements, including:

- (A) Providing accurate information regarding any Private Student Loan

 Alternative Repayment Arrangements that may be available to the borrower through the promissory note, that may have been marketed to the borrower through marketing materials, or that have been widely advertised or marketed by the servicer, original lender, or promissory note holder as available to similarly-situated borrowers; and
- (B) If Servicer offers Private Student Loan Repayment Arrangements, servicer shall consistently present and offer those arrangements to borrowers with similar financial circumstances.
- (C) Servicer may satisfy the requirements of (A) and (B) above by demonstrating that servicer has made reasonable efforts to obtain information from the original lender or promissory note holder about Private Student Loan Alternative Repayment

 Arrangements that may have been marketed to the borrower through marketing materials, or that have been widely advertised or marketed by the servicer, original lender, or promissory note holder as available to similarly-situated borrowers.
- (3) Annual Notice of Private Student Loan Alternative Repayment Arrangements.

 Servicer shall provide eligible borrowers with a single-page notice at least once per

<u>Alternative Repayment Arrangements for which the borrower is eligible, consistent with</u>

the policies and procedures established by servicer, pursuant to Code section 28130,

and this rule. This single-page notice shall also include the toll-free telephone number to call to discuss student loans with a live person.

(d) All student loan servicer licensees shall send to borrowers the notification required to be sent to borrowers once per calendar year, under Code section 28130, and this rule, by the preferred method of communication indicated by the borrower (email, or regular mail through the United States Postal Service). If the borrower has not indicated a preferred method of communication, the servicer shall send this information by regular mail, through the United States Postal Service, to the borrower's last known mailing address on record. If the notification is returned as "undeliverable" by the United States Postal Service, the servicer shall send borrower the required notification to the email address(es) servicer has on record for the borrower.

Note: Authority cited: Section 28106, Financial Code. Reference: Section 28130, Financial Code.

Article 6. Examinations, Books and Records

§2041.5. General Books and Records.

- (a) A student loan servicer shall establish, and maintain current at all times, the following books and records with reference to its general accounts:
- (1) General ledgers reflecting the assets, liabilities, capital, income and expense of the business, in accordance with generally accepted accounting principles;
 - (2) Cash receipt and disbursement journal.

(b) Books and records referenced in this rule must be maintained in accordance with generally accepted accounting principles.

Note: Authority cited: Section 28106, Financial Code. Reference: Sections 28130 and 28152, Financial Code.

§2042. Aggregate Student Loan Servicing Report.

- (a) Each licensee shall maintain a current, aggregate student loan servicing report which shall be produced upon request by the Commissioner. Servicer may provide student loan servicing reports for each type of loan serviced, which, when read together and aggregated, represent the total amount of student loans serviced by the servicer.
- (b) At a minimum, the aggregate student loan servicing report shall contain the following information, with respect to each student loan serviced:
 - (1) Borrower name;
 - (2) Number of student loan(s) serviced for each borrower;
 - (3) Loan number, for each loan;
- (4) Loan type, i.e., Federal Direct Loan; FFEL Loan; Perkins Loan; or private student loan.
 - (5) Loan disbursement amount and date, for each loan;
- (6) Interest rate(s) and maturity date, or number of monthly payments required to repay the loan, for each loan;
 - (7) Loan balance and status, for each loan;
 - (8) Cumulative balance owing for each borrower;

- (9) Whether borrower has an application pending for, or is repaying under, an alternative repayment plan, listing the plan chosen; and
- (10) Whether borrower has an application pending for any loan forgiveness benefit.

Note: Authority cited: Section 28106, Financial Code. Reference: Sections 28130 and 28152, Financial Code.

§2042.5. Individual Student Loan Servicing Records.

- (a) A student loan servicer must maintain its books, records, and accounts at one or more of its licensed location(s). The licensee must designate the licensed location(s) at which its books, records, and accounts are maintained. The licensed location(s) and books, records and accounts must be accessible to the Department.
- (b) The individual loan servicing records required to be maintained for each student loan shall include, at a minimum, if the servicer has received or has access to the documents, the following: the student loan application; disclosure statements sent to the borrower; the promissory note or loan agreement; the complete loan history; qualified written requests; borrower instructions how to apply overpayments; and statements of account sent to the borrower.
- (c) Each loan history shall include disbursements, interest accruals, fees, late charges, any other miscellaneous amounts charged to the borrower, payments received, and the corresponding dates for each.

(d) A student loan servicer must also maintain a consolidated report, for each student loan borrower, individually, containing the information specified in section 2042, subdivision (b), of these rules.

Note: Authority cited: Section 28106, Financial Code. Reference: Sections 28130 and 28152, Financial Code.

§2043. Records of Servicing Transferred; Notification to Borrower of Transfer.

(a) In addition to the records required under section 2042, subdivision (c), of these rules, a licensee that transfers any servicing rights, must also retain the contract and delivery schedules detailing loans for which servicing rights were transferred as part of its books and records to be examined by the Commissioner.

(b)(1) Licensees shall send to borrowers the notification of transfer required to be sent, by the preferred method of communication indicated by the borrower (email or regular mail, through the United States Postal Service). If the borrower has not indicated a preferred method of communication, the servicer shall send this information by regular mail, through the United States Postal Service, to the borrower's last known mailing address on record. If the notification is returned as "undeliverable" by the United States Postal Service, the servicer shall send borrower the required notification to the email address(es) servicer has on record for the borrower

(2) The license number of the new student loan servicer to which loan(s) have been transferred is the servicer's NMLS number. The servicer's NMLS number may be used in the notification of transfer sent to the borrower.

Note: Authority cited: Section 28106, Financial Code. Reference: Sections 28130, 28134, 28138 and 28152, Financial Code.

§2043.5. Records Retention Requirements.

Unless the servicer's contract with the U.S. Department of Education or private lender mandates that records required under these rules be purged or deleted sooner than three years after the loan serviced has been paid in full, assigned to collection, or transferred to another servicer, all records required under these rules must be maintained for a minimum of three years after the loan serviced has been paid in full, assigned to collection, or the servicing rights have been transferred.

Note: Authority cited: Section 28106, Financial Code. Reference: Sections 28130, 28134, 28138 and 28152, Financial Code.

§2044. Electronic Records: Maintenance, Storage, and Reproduction Requirements.

(a) Records and reports required under these rules, may be maintained, stored, and reproduced electronically, provided the records are maintained in a commonly used format, are readily accessible, readable, and printable by the Commissioner and Department staff, and are maintained in accordance with generally accepted accounting principles.

Note: Authority cited: Section 28106, Financial Code. Reference: Sections 28110, 28130, 28152, Financial Code.

Article 7. Surrender of License

- §2044.5. Surrender of License as a Student Loan Servicer.
- (a) An application to surrender a license as a student loan servicer shall be filed on Form(s) MU1, MU2, or MU3, through NMLS, in accordance with its procedures for transmission to the Commissioner. A licensee shall amend every branch office application Form MU3.
- (b) Subject to subdivision (c) hereof, prior to surrendering its license, the

 Commissioner may require a student loan servicer to file a plan for approval by the

 Commissioner, containing the licensee's detailed proposal for the orderly closing out of its student loan servicing business. At a minimum, the plan shall contain the following:
- (1) A detailed description of the plan to transfer the licensee's existing servicing portfolio, including the time frame within which the transfer will be completed.
- (2) The time frame required for payout to the lender of all payments received from the borrowers, or the time frame required for transfer of payments received to another servicer.
- (c) As an alternative to the requirements of subdivision (b), a servicer may satisfy this rule by providing the Commissioner the termination requirements of the lender(s) for which servicing has ceased, and evidence of satisfaction of such requirements.

Note: Authority cited: Section 28106, Financial Code. Reference: Sections 28124 and 28150, Financial Code.



NMLS COMPANY FORM

The NMLS Company Form is the universal licensing form used by companies and sole proprietors to apply for and maintain any non-depository, financial services license authority with a state agency participating on NMLS. Not all sections of the NMLS Company Form may apply to all companies. In accordance with state law, applicants may be required to have certain persons (e.g. Owners, Branch Managers, etc.) complete an NMLS Individual Form to be submitted along with the NMLS Company Form.

* ALL FORMS ARE COMPLETED ELECTRONICALLY THROUGH <u>NMLS</u> – THIS FORM IS FOR INSTRUCTIONAL PURPOSES ONLY *

1. Business Activities

Select <u>all</u> business activities conducted by your company from the list below, including business activities for which a license request is being submitted or for which your company is not specifically seeking licensing authority. The definitions for these terms can be found in <u>Business Activities Definitions</u>.

N	lortgage	C	onsumer Finance		Debt	Money Services
	First mortgage brokering		Payday lending - storefront		First party debt collection	Electronic money transmission
	Second mortgage brokering		Payday lending - online		Third party debt collection	Issuing traveler's checks
	First mortgage lending		Consumer loan brokering		Debt negotiation	Selling traveler's checks
	Second mortgage lending		Consumer loan lending			Issuing money orders
	First mortgage servicing		Consumer loan servicing		Passive debt buying (does not undertake direct collections on accounts)	Selling money orders
	Third party first mortgage servicing		Sales finance company activities – motor vehicles		Active debt buying (undertakes direct collections on accounts)	Bill paying
	Subordinate lien mortgage servicing		Sales finance company activities – general		Debt management/credit counseling	Issuing and/or selling drafts
	Third party subordinate lien mortgage servicing		Title lending		Credit repair	Transporting currency
	Master servicing		Refund anticipation lending		Judgment recovery	Issuing prepaid access/stored value
	Mortgage loan purchasing		Premium finance company activities		Repossession agency activities	Selling prepaid access/stored value
	Short sale		Retail installment selling	О	Repossession agent activities	Check cashing
	Foreclosure consulting/ foreclosure rescue		Escrowing agents		Non-mortgage loan modifications	Foreign currency dealing or exchanging
	Home equity lending/lines of credit	О	1031 exchange companies		Bi-weekly payment processing services	Other – money services
	Reverse mortgage brokering		Private student loan lending		Other - debt	
	Reverse mortgage lending		Private student loan servicing			
	Reverse mortgage servicing		Non-private student loan lending			
-	Credit insurance services		Non-private student loan servicing			
. 0	Third party mortgage loan processing		Rent-to-own			
	Third party mortgage loan underwriting		Accounting/Billing servicing			
	Manufactured housing financing		Industrial loan lending companies			
	Lead generation		Pawn brokering			
	Commercial mortgage brokering or lending		Property tax lending			
	Mortgage loan modifications		Non-depository ATM operation			
	Other - mortgage		Prepaid funeral plan providers			
			Other – consumer finance			

2. Identifying Information			
Exact name, principal business address, mailing	address, if different, and te	lephone nur	nbers of applicant:
(A) Entity name (sole proprietors provide last, first, and fu	(B) Il middle name)		oyer Identification Number ecurity Number is allowed for sole proprietorship)
(C) Do you want to amend your legal name? New Entity Name: (sole proprietor user "Last, First, Middle")	· ·		
(D) Main address (Do not use a P.O. Box):			
Number & Street City		State	Country/Province Postal Code
) - ext Free Number r consumers)	() Fax Line	Email Address
(F) Mailing address: ☐ Same as above			
PO Box or Number & Street City		State	Country/Province Postal Code
∐ YES □ NO			ough branch offices or other business locations?
3. Other Trade Names			
List any other trade name(s) (i.e. business name Use additional sheets as necessary. NOTE: Review state licensing requirements for re			name) for this company must be identified below.
Other Trade Names or "dba" used	State(s) where the Othe		Identify applicable industry: Mortgage; Debt; Consumer Finance; Money Services
Other Trade Names or "dba" used	State(s) where the Othe Name is used	r Trade	Identify applicable industry: ☐ Mortgage; ☐ Debt; ☐ Consumer Finance; ☐ Money Services
Other Trade Names or "dba" used	State(s) where the Other	r Trade	Identify applicable industry: ☐ Mortgage; ☐ Debt; ☐ Consumer Finance; ☐ Money Services

	Registered Agent				
Provide the in individual, put	formation for your compan the words 'registered agei	y's resident/registered agent below nt' in the Title field. Use additional	v. If the reside sheets if nec	ent/registered agent is essary.	a company rather than an
Com	pany	First Name	Last Name	€	Title
	ber & Street not provide PO Box)	City	State	Country/Province	Postal Code
() Busir	ext ness Phone	() Fax Line	Email Add	ress	
5. Web Addre	sses				
Provide the ful	ll web address(es) for the	company and any separate website	es for other tr	rade names identified	in question 3 (if one exists).
(A) Webs	site Address:				
ls yo	ur company accepting app	olications or transacting business th	rough this w	rebsite? ☐ YES ☐	NO
` ´	site Address:				
ls yo	ur company accepting app	olications or transacting business th	irough this w	vebsite? YES	NO
(0) 14/					
	site Address:				
is yo	ur company accepting app	lications or transacting business th	rough this w	ebsite? YES	NO
6 Primary Co	ontact Employee Informa	tion			
		ontact employee for this company.	Minimum of	one primary company	contact and one primary
consumer com	iplaint (regulator) contact r	nust be identified and the individuals, and be responsible for dissemin	I must be au	thorized to receive all	compliance and licensing
additional shee	ets if necessary.	is, and be responsible for disserning	ating it to ou	iers within your comp	any as necessary. Ose
	Primary Company				
	Primary Consumer Co	mplaint (Regulator)			
					·
First A	Name	Last Name	Tit		
1 11301	Valle	Last Name	Title		Email Address
PO B	ox or Number & Street	City	State	Country/Province	Postal Code
() Ducin	ess Phone	() -			
Dusin	COSTIUNE	Fax Line			

	itional Contact Employees Info						
necessa	ection below, identify any addition ary.	ai contact employee	you wish to a	ssist regulators	with specific inqu	iries. Use additior	nal sheets if
٥							
	First Name	Last Name		Title			
	i list ivalle	Last Name		Title		Email Address	
	PO Box or Number & Street	City		State Cou	untry/Province	Postal Code	
	(ext Business Phone	(<u>)</u> - Fax Line	-				
	Identify applicable industry:	☐ Mortgage	☐ Debt	☐ Consumer F	inance 🔲 N	Money Services	
	Indicate area(s) in charge:	·					
	☐ Accounting ☐ Call Report	Consumer C	omplaint (Publ	ic) 🗌 Consu	mer Complaint (F	Regulator)	
	☐ Exam Billing ☐ Exam Deliv	very ☐ Legal	Licensing	J Litigati	on Pre-E	xam Contact	
	Identify the state(s) for every list	ed contact employed	9:				•
	s and Records Information						
Provide who sho	the information requested below to uld be contacted with inquiries or	for the records custo to gain access to th	odian maintaini le storage loca	ng records for the	ne company. Pro	vide the name of the	he individual
the Com	ments field to indicate the types of	of records this custo	dian maintains	. Use additional	sheets if necess	ary.	company, asc
	Company	First Name		Last Name	5		
	☐ Same as main address						
							≠
			<u> </u>				
	Business Address (Do not provide PO Box)	City		State Cou	intry/Province	Postal Code	
	()						
	Business Phone	Fax Line		Email Address	, .		•
	Identify applicable industry:	☐ Mortgage	Debt	Consumer F	inance 🔲 N	Money Services	
	Identify the state(s) for which eve	ery listed record cust	todian maintair	ns records for th	e company:		
.di	Comments:						

9. A	pprovals and Designations		
	ide the information below for any approvals and/or designations the company currently holds.		
	(A) Federal Housing Administration (FHA) Approval (if selected, indicate Approval Type; Government Lender	Investing	Lender
	□ Nonsupervised Lender □ Supervised Lender; and provide Main Approval #:		
	(B) Ginnie Mae approved Issuer/Servicer (if selected, provide Main Approval #:		
	(C) Fannie Mae approved Seller/Servicer (if selected, provide Main Approval #:		
	(D) Freddie Mac approved Seller/Servicer (if selected, provide Main Approval #:) (E) Veterans Administration (VA) Approved Lender (if selected, provide Main Approval #:)		
		nd Filing	
	(G) Uniform Debt-Management Services Act Accreditation		*
	(H) Guaranteed Rural Housing (GRH) Approval (if selected, provide Main Approval #:		
П	(I) Other Approval/Designation (if selected, provide the name of approval/designation and number below)		
J	Name of Approval/Designation: Approval/Registration #:	*	
(J) W	ill entity engage in any non-financial services-related business?	YES	NO
If "yes	s" briefly describe		
(14) 14			
(K) VV	fill the entity occupy or share space with any person(s) engaged in financial services-related activity?	YES	NO ·
If "yes	s" briefly describe		Ц
10. B	Bank Account Information		
	account information should be provided only if you are instructed by your regulator to provide such information.		
	provide additional and the second an	· · · · · · · · · · · · · · · · · · ·	
Provid addition	de the information requested below as required for each bank account, including applicable Industry Type(s) and State onal sheets if necessary.	(s). Use	
	(A) Account Type: Letter/Line of Credit Operating Trust/Primary		
	If Letter/Line of Credit is selected, complete (B) and (C): (B)(C)		
	Amount of Letter/Line of Credit		
	(D) Bank Name:		
	(E) (G) (H) PO Box or Number & Street City State Country/Province Postal Co		
	PO Box or Number & Street City State Country/Province Postal Co	de	
	(I) Account Number (J) Notes:		
	Account Number (3) Notes:		
	(K) Identify applicable industry:		
	(L) Identify the state(s) for every listed bank account:		
11. L	egal Status		
	(A) Fiscal year end (MM/DD):(B) If other than a sole proprietorship, indicate date and place the entity obtained its legal status (i.e., state or country)		
	(B) If other than a sole proprietorship, indicate date and place the entity obtained its legal status (i.e., state or country incorporated, where partnership agreement was filed, or where applicant entity was formed):	where	
	Formation State: Formation Country/Province: Date of formation (MM/D	•	
	(C) If publicly traded please insert stock symbol:		
	(D) Indicate legal status of applicant.		
	☐ Corporation ☐ Limited Liability Company ☐ General Partnership		:
	☐ Limited Partnership ☐ Limited Liability Partnership ☐ Limited Liability Limited Partnership ☐ Trust		
	Other (specify)		

12. Affiliates/Subsidiaries			
In this section, you must identify Financial services or settlement	each entity under common ownership (affiliate) and each entity under your control (subsidiary services. Use additional sheets if necessary.	/) that p	rovides
(A) Entity ID:	(B) Affiliate/Subsidiary Name:	4	*
(C) Number & Street	_ (D) (E) (F) (F) Postal Code	•	
(G) Control Relationship:	☐ Affiliate (Under Common Control) ☐ Subsidiary (Entity Controls)		
(I) I am providing an orga	anizational chart or a document briefly describing control relationship(s) with affiliates/subsidiancluding percentage of interest)	ries	
13. Financial Institutions		-	
If your company is controlled by member bank, national bank, for identified in this section. Use add	a credit union, bank holding company, state member bank of the Federal Reserve System, state ign bank, savings association/savings bank, or thrift holding company, all such financial institutional sheets if necessary.	ate non- tutions r	nust be
	☐ Bank Holding Company ☐ Credit Union ☐ Foreign Bank ☐ National Bank		
Type of Institution:	☐ Savings Association/Savings Bank ☐ State Member Bank of the Federal Rese	erve Sys	tem
	State Non-Member Bank Thrift Holding Company		
Financial Institution Name:			
		*****	**************************************
Number and Street	City State Country/Province Postal Country	de.	
Relationship Description:			
14. Disclosure Questions			
organization that unectly of multe	e questions below, the term "control affiliate" means: a partnership, corporation, trust, LLC, or ectly controls, or is controlled by, the applicant. If the answer to any of the following is "YES", y tate(s) where you are licensed/registered or requesting licensure/registration. Remember to file		t es of
* 743	Criminal Disclosure	YES	NO
(A) Has the entity or a contro (1) been convicted of or pl	l affiliate ever: ed guilty or nolo contendere ("no contest") in a domestic, foreign, or military court to any		
ielony?			
(2) been charged with any	relony?		
(B)			
(1) In the past 10 years ha contest") in a domestic	is the entity or a control affiliate been convicted of pled guilty or nolo contendere ("no foreign, or military court to committing or conspiring to commit a misdemeanor involving: (i)		
unancial services or a t	financial services-related business. (ii) fraud. (iii) false statements or omissions. (iv) thatfor I		
wrongiui taking of prop	erty, (v) bribery, (vi) perjury, (vii) forgery, (viii) counterfeiting, or (ix) extortion? ges against the entity or a control affiliate for a misdemeanor specified in (B)(1)?		
	get against the only of a control annual for a misuemeanor specified in (B)(1)?		
	Regulatory Action Disclosure		
(C) In the past 10 years, has a regulatory organization (S	any State or federal regulatory agency or foreign financial regulatory authority or self-		
(1) found the entity or a cor	ntrol affiliate to have made a false statement or omission or been dishonest, unfair or		
unethical?	ntrol affiliate to have been involved in a violation of a financial services-related regulations(s)		
(3) found the entity or a con	trol affiliate to have been a cause of a financial services-related business having its		
authorization to do busir	ness denied, suspended, revoked or restricted?		

(4) entered an order against the entity or a control affiliate in connection with a financial services-related activity?	YES	NO 🗆				
	5) denied, suspended, or revoked the entity's or a control affiliate's registration or license or otherwise, by order, prevented it from associating with a financial services-related business or restricted its activities?						
(D)	Has the entity's or a control affiliate's authorization to act as an attorney, accountant, or State or federal contractor ever been revoked or suspended?						
(E)	Is there a pending regulatory action proceeding against the entity or a control affiliate for any alleged violation described in (C) through (D)?		Q				
	Civil Judicial Disclosure						
(Has any domestic or foreign court: 1) in the past ten years enjoined the entity or a control affiliate in connection with any financial services-related activity?						
()	2) in the past ten years found the entity or a control affiliate was involved in a violation of any financial services-related statue(s) or regulation(s)?						
(:	in the past ten years dismissed, pursuant to a settlement agreement, a financial services-related civil action brought against the entity or control affiliate by a State or foreign financial regulatory authority?						
(G)	Is there a pending financial services-related civil action in which the entity or a control affiliate is named for any alleged violation described in (F)?						
	Financial Disclosure						
(H)	In the past ten years has the entity or a control affiliate been the subject of a bankruptcy petition?						
(1)	Has a bonding company ever denied, paid out on, or revoked a bond for the entity?						
(J)	Does the entity have any unsatisfied judgments or liens against it?						
15. Di	rect Owners and Executive Officers						
Provide	the information requested below for the individual or company being identified as a (i) direct owner of 10% or more; (ii) or the individual or company being identified as a (i) direct owner of 10% or more; (ii) or the individual or company being identified as a (ii) direct owner of 10% or more; (iii) or the individual or company being identified as a (iii) direct owner of 10% or more; (iii) or the individual or company being identified as a (iii) direct owner of 10% or more; (iii) or the individual or company being identified as a (iii) direct owner of 10% or more; (iii) or the individual or company being identified as a (iii) direct owner of 10% or more; (iii) or the individual or company being identified as a (iii) direct owner of 10% or more; (iii) or the individual or company being identified as a (iii) direct owner of 10% or more; (iii) or the individual or company being identified as a (iii) direct owner of 10% or more; (iii) or the individual or company being identified as a (iii) direct owner of 10% or more; (iii) or the individual or company being identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) direct owner of 10% or more identified as a (iii) d	executiv	/e				
onicer;	and/or (III) control person of your company (excluding indirect owners that must be identified in the Indirect Owners section	on of th	is				
ming).	An NMLS Individual Form must be completed for all natural person(s) identified in this section.						
Entity	Full Legal Name (Individuals: Last Name, Title % Individual or Stock Symbol	SSN o	r EIN				
ID	First Name, Middle Name) Ownership Company Only)	(Com On	pany				
	☐ Individual ☐ Company						
	☐ Individual ☐ Company						
	☐ Individual ☐ Company) ************************************				
	☐ Individual						
	Company						
	☐ Individual ☐ Company						
	☐ Individual ☐ Company		197012-2				

16. In	ndirect Owners								
	ere any indirect owners of the entit	v required to	o be reported?						
	YES (If yes, you must provide the			section below.) 🔲 N	0			
						· Oumaria ti			
owners	ship Type examples include: partr hip interest is held. An NMLS Indi	ividual Form	must be completed	for all Individ	uals ident	ified as cont	rol pers	ons.	n me
Entity ID	Full Legal Name (Individuals: Last Name, First Name, Middle	Owners Type		r % Ownership	Contr			SSN or EIN	Individual or Company
	Name)	Type	Interest is	Ownersing	7 1 6130	(Comp	any 🏻	Company	Company
			Held		☐Ye	S Only	<u>v) </u>	Only)	Individual
					│ □ No				Company
			*		☐ Ye				☐ Individual
				\$ 	│ □ Nø			· •	☐ Company
					☐ Ye				Individual
	<i>Y</i>				*				☐ Company
					Ye				☐ Individual☐ Company
						>			<u></u> сопрану
					☐ Ye				Individual
					☐ No				☐ Company
17. Q	ualifying Individuals			N .					
Provide	the information requested below	for the Qua	lifying Individual, inc	luding applica	able Indus	try Type(s) a	and Stat	te(s). In add	ition, an
NMLS I	ndividual Form must be complete	d for each C	Qualifying Individual	. Use addition	al sheets	if necessary	<u>/:</u>		
lde	entify applicable industry by insert	ing the follo	wing code(s) in the	Industry colum	nn:				
	ΓG - Mortgage	3							
CF	- Consumer Finance								
	M - Debt SB - Money Service								
Entity	Full Legal Name (Last Name,	Title	Business	City	State	Country/	Postal	Industry	/ State(s)
ID ´	First Name, Middle Name)		Address			Province	Code		for Ql
				,					
			*						
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orientista.			· .						
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		- Books							
	, , ,		· · · · · · · · · · · · · · · · · · ·			·			
1									

EXECUTION: I, <<NAME>>, <<TITLE/POSITION>>, am employed by or am an officer or a control person of <<COMPANY>> (Applicant). Applicant agrees to and represents the following:

- (1) That the information and statements contained herein, including exhibits attached hereto, and other information filed herewith, all of which are made a part of this application, are current, true and complete and are made under the penalty of perjury, or un-sworn falsification to authorities, or similar provisions as provided by law;
- (2) To the extent any information previously submitted is not amended, such information remains accurate and complete
- (3) To the extent any information submitted is part of an advance change notice with a delayed effective date, such information is accurate and complete as of this submission;
- (4) That the jurisdiction(s) to which an application is being submitted may conduct any investigation into the background of the Applicant and any related individuals or entities, in accordance with all laws and regulations for purposes of making a determination on the application;
- (5) To keep the information contained in this form current and to file accurate supplementary information on a timely basis; and
- (6) To comply with the provisions of law, including the maintenance of accurate books and records, pertaining to the conduct of business for which the Applicant is applying.

If the Applicant has knowingly made a false statement of a material fact in this application or in any documentation provided to support the foregoing application, then the foregoing application may be denied.

On this << MM/DD/YYYY >>, I verify that I am the named person above and that I am authorized to attest to and submit this filing on behalf of the Applicant. I solemnly swear (or affirm) under the penalty of perjury or un-sworn falsification to authorities, or similar provisions as provided by law that I have reviewed the foregoing responses, have made diligent inquiry as to their accuracy, and they are true and correct to the best of my knowledge, information and belief.



NMLS INDIVIDUAL FORM

UNIFORM BIOGRAPHICAL STATEMENT AND CONSENT FORM

The NMLS Individual Form is the universal form used by individuals required to submit biographical and other information to a state agency through NMLS as part of a license application. Not all sections of the NMLS Individual Form may apply to all applicants.

* ALL FORMS ARE COMPLETED ELECTRONICALLY THROUGH NMLS - THIS FORM IS FOR INSTRUCTIONAL PURPOSES ONLY *

Identifying Information			
(A) Full last, first and mi	ddle names:	·	
Last Name	First Name	Full Middle Name	Suffix (if any)
(B) Social Security Num	ber: (C) G	ender: Female	Male
(D)	D/YYYY) (E)State/Provin	nce of Birth (F)	intry/Province of Birth
(G) US Citizen: ☐ YES (H)* State of Government (I)* Government Issued	□ NO It Issued Identification:		
(J)* Passport Issuing Co		(K)* Passport Number:	·
(L) Business phone, hom () Business Phone () Fax Line (optional)	e phone, cell phone, fax and email: Extension Home Phone (option	() onal) Cell Phone (optional)	· · · · · · · · · · · · · · · · · · ·
(M) Mailing Address: Number & Street	Same as Current Residential Address		
	City Ny: If this filing reports that an individua	State Country/Province al's name has changed, enter the ne	Postal Code w name and attach supporting
Last Name	First Name	Full Middle Name	Suffix (if any)
and names used before of	ne, list all name(s) you are using or haver after marriage. (Use additional sheets	e used since the age of 18. Examples as necessary). Name	
Name		Name	

	lential Historit	ory address, you must provide all o	of your residential add	dresses	for the past ten	vears without	gans (Attach)	additional
sheets as	s necessary	.)	01 9041 100140111141 444	4100000	Tor the past to	youro williout	gapo. (mao	additiona.
From (MM/YYYY)	To (MM/YYYY)	Street Addre	SS		City	State	Country/ Province	Postal Code
	Current					***	<u> </u>	
·								
					· ·			
					r			
4. Emplo	yment Hist	tory				100	Balling and the second	
including fretirement	full & part-ti t, full-time s	employment, provide a comple ime employments, self-employi student, extended travel, etc. Ir dditional sheets as needed.)	ment, militarv service.	, and ho	omemaking, Als	o include perio	ods such as un	employed.
From (MM/YYYY)	To (MM/YYYY)	Employer (company name)	Position Held (no abbreviations		Address/City	State and Postal Cod		Financial Services- Related?
	Current							☐ Yes ☐ No
					***************************************			☐ Yes ☐ No
			***************************************					☐ Yes ☐ No
					***			☐ Yes ☐ No
								☐ Yes ☐ No
								☐ Yes ☐ No
								☐ Yes ☐ No
								☐ Yes ☐ No
								☐ Yes ☐ No
								☐ Yes ☐ No

5. Other Business		
Are you currently engaged in any other business either as a proprietor, partner, officer, director, employee, trustee,	YES	NO
agent or otherwise? (Please exclude non-financial services-related activity that is exclusively charitable, civic, religious, or fraternal and is recognized as tax exempt.) If YES, provide the following details (attach additional sheets as needed.):		
	4	<u></u>
Business Name		
Does this business conduct financial services-related activities? Yes No		
Number & Street City State Country/Province Postal C		
Number & Street City State Country/Province Postal C	Jode	
Nature of business:Position, Title or Relationship with business		
Start Date: Hours per month:)	
Start Date: Hours per month: Describe your duties:		
Bosonibe your duties.		,
6. Disclosure Questions	9 90	
If the answer to any of the following is "YES", provide complete details of all events or proceedings. Send the details to you are licensed/registered or requesting licensure/registration. Remember to file updates to these disclosures as need	the state(s	s) where
Financial Disclosure	YES	NO
(A)		
(1) Have you filed a personal bankruptcy petition or been the subject of an involuntary bankruptcy petition within the past 10 years?		
(2) Based upon events that occurred while you exercised control over an organization, has any organization filed a bankruptcy petition or been the subject of an involuntary bankruptcy petition within the past 10 years?		
(3) Have you been the subject of a foreclosure action within the past 10 years?		
(B) Has a bonding company ever denied, paid out on, or revoked a bond for you?		
(C) Based upon activities that occurred while you exercised control over an organization, has any bonding company ever denied, paid out on, or revoked a bond for any organization?		□.
(D) Do you have any unsatisfied judgments or liens against you?		П
(E) Are you delinquent on any court ordered child support payments?		
(=) vao y e a demiquente stratify dedit ordered of mid support payments:		
Criminal Disclosure		***
(F)		
(1) Have you ever been convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign, or military court to any felony?		
(2) Are there pending charges against you for any felony?		
(G) Based upon activities that occurred while you exercised control over an organization:		
(1) Has any organization ever been convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign, or military court to any felony?		
(2) Are there pending charges against any organization for any felony?		П
(H)		
(1) Have you ever been convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign, or military court to committing or conspiring to commit a misdemeanor involving: (i) financial services or a financial services-related business, (ii) fraud, (iii) false statements or omissions, (iv) theft or wrongful taking		
of property, (v) bribery, (vi) perjury, (vii) forgery, (viii) counterfeiting, or (ix) extortion?		
(2) Are there pending charges against you for a misdemeanor specified in (H(1)?		

	YES	NO
(I) Based upon activities that occurred while you exercised control over an organization:		
(1) Has any organization ever been convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign, or military court to any misdemeanor specified in (H)(1)?		
(2) Are there pending charges against any organization for any misdemeanor specified in (H)(1)?		
Civil Judicial Disclosure		
(J) (1) Has any domestic or foreign court ever:		
(a) enjoined you in connection with any financial services-related activity?		
(b) found that you were involved in a violation of any financial services-related statute(s) or regulation(s)?		
(c) dismissed, pursuant to a settlement agreement, a financial services-related civil action brought against you by a State, federal, or foreign financial regulatory authority?	ď	
(2) Is there a pending financial services-related civil action in which you are named for any alleged violation described in (J)(1)?		
(3) Based upon activities that occurred while you exercised control over an organization, is there a pending financial services-related civil action in which any organization is named for any alleged violation described in (J)(1)?		
Regulatory Action Disclosure		
(K) Has any State or federal regulatory agency or foreign financial regulatory authority or self-regulatory organization (SRO) ever:		
(1) found you to have made a false statement or omission or been dishonest, unfair or unethical?		
(2) found you to have been involved in a violation of a financial services-related business regulation(s) or statute(s)?		
(3) found you to have been a cause of a financial services-related business having its authorization to do business denied, suspended, revoked or restricted?		
(4) entered an order against you in connection with a financial services-related activity?		
(5) revoked your registration or license?		
(6) denied or suspended your registration or license or application for licensure, disciplined you, or otherwise by order, prevented you from associating with a financial services-related business or restricted your activities?		
(7) barred you from association with an entity regulated by such commissions, authority, agency, or officer, or from engaging in a financial services-related business?		
(8) issued a final order against you based on violations of any law or regulations that prohibit fraudulent, manipulative, or deceptive conduct?		
(9) entered an order concerning you in connection with any license or registration?		
(L) Have you ever had an authorization to act as an attorney, accountant, or State or federal contractor that was revoked or suspended?		
(M) Based upon activities that occurred while you exercised control over an organization, has any State or federal regulatory agency or foreign financial regulatory authority or self-regulatory organization (SRO) ever taken any of the actions listed in (K) through (L) above against any organization?		
(N) Is there a pending regulatory action proceeding against you for any alleged violation described in (K) through (L)?		
(O) Based upon activities that occurred while you exercised control over an organization, is there a pending regulatory action proceeding against any organization for any alleged violation described in (K) through (L)?		
Customer Arbitration/Civil Litigation Disclosure		
(P) Have you ever been named as a respondent/defendant in a financial services-related consumer-initiated arbitration or civil litigation which:		
(1) is still pending?		
(2) resulted in an arbitration award or civil judgment against you, regardless of amount, or that required corrective action?		

			p449.11
(3) was settled for any amount?		YES	NO 🗆
Termina	ation Disclosure		
	arged, or permitted to resign after allegations were made that		·
(1) violating statute(s), regulation(s), rule(s), or	industry standards of conduct?		ļ
(2) fraud, dishonesty, theft, or the wrongful takin	g of property?		
7. Fingerprint Information			
☐ I am requesting a Federal Criminal Background Ch	eck		\
Confirm background check method:			
☐ Submit New Prints ☐ Use Archived Prints			
The FBI requires the following information to be provide	ed:		
(A) Eye color:	(B) Hair color:		
(C) Height:	(D) Weight:		
(E) Race:			
8. Credit Report			
regulator you: (i) have a pending or active license or reg this filing. In addition, if you are a Control Person, you a	g you agree and instruct us to provide access to the credit report gistration with; or (ii) are requesting a license or registration from i agree and instruct us to provide access to the credit report to each (i) has a pending or active license or registration with; or (ii) is requ	n connect	ion with ulator
9. Company Relationship and Sponsorship Represe	entation:		
applicant will be familiar with the statutes, regulations, a qualified for the position for which application is being recompleteness of the information contained in and with information contained herein and the applicant has applicant has applicationship Effective Date (MM/DD/YYYY): Specify below the license(s) that will be supervised by the individual's financial-related activities are appropriately	he company. By making the selection and signing below you den supervised by the employer for the individual to be eligible to hold ated activity equals Sponsorship. Where required, sponsorships n	and will be y and eview the note that th d a valid, a nust be es	fully se ctive.
by	re of authorized party Print Name and Title of au		
Company Name Signatu	re of authorized party Print Name and Title of au	ithorized p	arty

(B) TERMINATE RELATIONSHIP/ SPONS information contained in and with this applicationship means the termination of the spon	on for termination of an individual license/reg	stration. I am aware that by terminating the
Termination Effective Date (MM/DD/YYYY):	-	
License Name:	License Name:	
	by	
Company Name	Signature of authorized party	Print Name and Title of authorized party
Reason for termination (optional):		
☐ Deceased on date (MM/DD/YYYY)	Permitted to Res	sign – Explanation
☐ Voluntary Resignation	☐ Discharged – Ex	planation
10. Individual's Acknowledgment & Conser	nt	
I < <name>>, (Applicant) on this date << MM/L attesting to and submitting this application, and</name>	DD/YYYY >> swear (or affirm) that I executed I that I agree to and represent the following:	this application on my own behalf, that I am
to authorities, or similar provisions as provided (2) To the extent any information previously sur (3) That the jurisdiction(s) to which an applicational laws and regulations; (4) To keep the information contained in this fo	urrent, true and complete and are made under by law; bmitted is not amended and hereby, such info on is being submitted may conduct any inves rm current and to file accurate supplementary	er the penalty of perjury, or un-sworn falsification or the penalty of perjury, or un-sworn falsification or the penalty of perjury, or un-sworn falsification remains accurate and complete; tigation into my background, in accordance with
If the Applicant has knowingly made a false sta foregoing application, then the foregoing applic	tement of a material fact in this application or ation may be denied.	in any documentation provided to support the
☐ I verify that I am the named person above	and agree to the language as stated.	



NMLS BRANCH FORM

The NMLS Branch Form is the universal licensing form used by companies to apply for and maintain branch license(s) for any non-depository, financial services license authority if required by a state agency participating on NMLS. In accordance with state law, applicants may be required to have certain persons (i.e. Branch Managers) complete an NMLS Individual Form to be submitted along with the NMLS Branch Form.

* ALL FORMS ARE COMPLETED ELECTRONICALLY THROUGH NMLS - THIS FORM IS FOR INSTRUCTIONAL PURPOSES ONLY *

1. Business Activities

Select <u>all</u> business activities conducted at this location by your company from the list below, including business activities for which a license request is being submitted or for which your company is not specifically seeking licensing authority. The definitions for these terms can be found in <u>Business Activities Definitions</u>.

Mortgage		Consumer Finance			Debt		Money Services		
[First mortgage brokering		Payday lending - storefront		First party debt collection		Electronic money transmission		
[Second mortgage brokering		Payday lending - online		Third party debt collection		Issuing traveler's checks		
[First mortgage lending		Consumer loan brokering		Debt negotiation		Selling traveler's checks		
[Second mortgage lending		Consumer loan lending		Debt settlement/debt adjuster		Issuing money orders		
[First mortgage servicing		Consumer loan servicing		Passive debt buying (does not undertake direct collections on accounts)		Selling money orders		
[Third party first mortgage servicing		Sales finance company activities – motor vehicles		Active debt buying (undertakes direct collections on accounts)		Bill paying		
	Subordinate lien mortgage servicing		Sales finance company activities – general		Debt management/credit counseling		Issuing and/or selling drafts		
	Third party subordinate lien mortgage servicing		Title lending		Credit repair		Transporting currency		
	Master servicing		Refund anticipation lending		Judgment recovery		Issuing prepaid access/stored value		
] [Mortgage loan purchasing		Premium finance company activities	O	Repossession agency activities		Selling prepaid access/stored value		
	Short sale		Retail installment selling	Ò	Repossession agent activities		Check cashing		
[Foreclosure consulting/ foreclosure rescue		Escrowing agents		Non-mortgage loan modifications		Foreign currency dealing or exchanging		
	Home equity lending/lines of credit		1031 exchange companies	О	Bi-weekly payment processing services		Other money services		
[Reverse mortgage brokering		Private student loan lending	D	Other - debt				
[Reverse mortgage lending		Private student loan servicing	-					
	Reverse mortgage servicing		Non-private student						
	Credit insurance services		Non-private student						
۱ ر	Third party mortgage loan processing		Rent-to-own		*		•		
	Third party mortgage loan underwriting		Accounting/Billing servicing						
	Manufactured housing financing		Industrial loan lending						
١	Lead generation	· 🖺	companies Pawn brokering						
1	— Commercial mortgage		Property tax lending						
l٤	Medana laan		Non-depository ATM operation						
	Other - mortgage		Prepaid funeral plan						
			providers Other – consumer				•		

2. Ident	ifying Information				
Branch	address, mailing address, if differer	it, and branch office	s telephone numbers:		
(A)	Main address (Do not use a PO E	Box):			
()					
	Number & Street	City	State	Country/Province	Postal Code
(B)	Mailing address: Same as ab				T Gotal Gotal
(5)	Maning address.	·			
	PO Box or Number & Street		 State	Country/Province	Postal Code
	- O Box of Humbor & Officer	City	Otate	Country/Frovince	Postal Code
(C)	Business phone, fax and email ac	ldress:			
	()ext	(
	Business Phone	Fax Line	Email Add	dress //	
	Trade Names				
	r Trade Name used at this branch lo al sheets as necessary.	ocation (i.e. trade na	ime, fictitious name, or	"doing business as") n	nust be identified below. Use
NOTE: F	Review state licensing requirements to be added to your company record	for rules and restric	ctions regarding other tr	ade names. All other	trade names identified below
must ais	o be added to your company record	I (INIVILS Company I	-orm).	<u> </u>	***************************************
				Identify applicable	industry:
	Trade Names or "dba" used at this		ere the Other Trade	☐ Montgage; ☐ L ☐ Money Service	Debt; Consumer Finance;
branch		Name is us	ed		
				Identify applicable	industry:
Other	Frade Names or "dba" used at this	State(s) wh	ere the Other Trade	☐ Mortgage; ☐ [Debt; Consumer Finance;
branch		Name is us		☐ Money Service	S
<u> </u>				Identify applicable	Debt; Consumer Finance;
branch	rade Names or "dba" used at this	State(s) wh	ere the Other Trade	☐ Money Service	
	ch Manager	Tallie le de	~		
	n Manager is required for each Brai	nch Location The B	Branch Manager will be	required to complete t	he NMI S Individual Form (Use
additiona	al sheets as necessary).			required to complete t	TO THE HAINGALT OTT. (000
Na	me /	NMLS ID I	No.		
lde	entify applicable industry and list the				
Sta	ite(s) where the Branch Manager is				,
de	signated for the industry selected:		State(s) where	e the Branch Manager	is designated
		☐ Debt			
			State(s) wher	e the Branch Manage	r is designated
		. —			
		☐ Consur		-	
**		Finance	State(s) where	the Branch Manager	is designated
		г.			
		☐ Money	***		
		Service	s State(s) when	e the Branch Manage	is designated

5. V	Web Address					
Pro	ovide the full web address(es) for the branch and any separate websites for other trade names identified in question 3 (if one e	xists).				
	(A) Website Address:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
	Is your company accepting applications or transacting business through this website? YES NO					
	(B) Website Address:					
	Is your company accepting applications or transacting business through this website? YES NO					
	(C) Website Address:					
	Is your company accepting applications or transacting business through this website? YES NO					
	Books and Records Information	-11-1-1	. 1			
who	ovide the information requested below for the records custodian maintaining records for this branch. Provide the name of the in o should be contacted with inquiries or to gain access to the storage location. If multiple custodians maintain records for this b	ıdıvıdua ranch, ı	al use			
the	Comments field to indicate the types of records this custodian maintains. Use additional sheets if necessary.		· · · · · · · · · · · · · · · · · · ·			
	Company First Name Last Name					
	Business Address City State Country/Province Postal Code					
	(Do not provide PO Box)					
	() ext () Business Phone Fax Line Email Address					
	Identify applicable industry:					
	Identify the state(s) for which every listed record custodian maintains records for the company:					
7 (Comments:					
(a).	Operation Information Will this branch office and/or individuals at this branch office operate pursuant to a written agreement or contract with the	YES	NO			
(α).	main office?					
(b).	Will this branch office have sole responsibility for decisions relating to individuals participating in financial-related	YES	NO			
services with respect to employment?						
(c).	(c). Will this branch office have sole responsibility for decisions relating to individuals participating in financial-related services with respect to compensation?					
(d).	(d). Other than the entity, does anyone have responsibility for the expenses or have a financial ownership/liability interest in					
the activities of this branch? If answered yes, complete the following section for each person responsible for the expenses or with a financial ownership/liability interest.						
8. E	Expense Information	<u> </u>	Ц_			
Prov	wide the following contact information about the party responsible for expenses or with a financial ownership/liability interest.	ndicate)			
resp	ether or not the party maintains a financial services related license. In the Explanation provide the relevant details to the party ponsibility on expenses or financial ownership/liability interest. If no party other than the company is responsible for expenses nch, leave blank.	's of this				
~. WI	FILL LEGAL NAME	Explana	ation			
(lr	Individuals: Last Name, First Name, Middle Name) Country/Province, Postal Code Phone Licensed? Number YES NO					

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•						
		1				
EXECUTION: I, < <name>>, <<title position="">>, am employed by or am an officer or a control person of <<COMPANY>> (Applicant). Applicant agrees to and represents the following: (1) That the information and statements contained herein, including exhibits attached hereto, and other information filed herewith, all of which are made a part of this application, are current, true and complete and are made under the penalty of perjury, or un-sworn falsification to authorities, or similar provisions as provided by law; (2) To the extent any information previously submitted is not amended, such information remains accurate and complete; (3) To the extent any information submitted is part of an advance change notice with a delayed effective date, such information is accurate and complete as of this submission; (4) That the jurisdiction(s) to which an application is being submitted may conduct any investigation into the background of the Applicant, and any related individuals or entities, in accordance with all laws and regulations for purposes of making a determination on the application; (5) To keep the information contained in this form current and to file accurate supplementary information on a timely basis; and (6) To comply with the provisions of law, including the maintenance of accurate books and records, pertaining to the conduct of business for which the Applicant has knowingly made a false statement of a material fact in this application or in any documentation provided to support the foregoing application, then the foregoing application may be denied. On this << MM/DD/YYYY >>, I verify that I am the named person above and that I am authorized to attest to and submit this filling on behalf of the Applicant. I solemnly swear (or affirm) under the penalty of perjury or un-sworn falsification to authorities, or similar provisions as provided by law that I have reviewed the foregoing responses, have made diligent inquiry as to their accuracy, and they are true and correct to the best of my knowledge, informa</td></tr><tr><td></td><th>**************************************</th><td><u> </u></td><td></td><td>- April - Apri</td></tr><tr><td></td><th></th><td></td><td></td><td></td></tr></tbody></table></title></name>						

ESB Form Version 1 Effective 01/01/2018, NMLS Version: CA-DBO-01/01/2018. This document is for reference ONLY. This bond form has been rendered electronically in NMLS for official use.

SURETY BOND

STUDENT LOAN SERVICING ACT LICENSEE BOND (California Financial Code Section 28100, et seq.)

Bond No. [Bond Number]
Bond Amount: [Bond Amount]
Effective Date: [Bond Effective Date]

KNOW ALL PERSONS BY THESE PRESENTS:

That we, [Licensee/Principal Name] including any and all trade names, NMLS # [Licensee/Principal NMLS ID], as Principal, and [Surety Name], NAIC # [Surety NAIC], duly licensed to do surety business in the State of California as Surety (Principal and Surety together are hereinafter collectively referred to as "Obligors"), are held and firmly bound unto the Commissioner of Business Oversight of the State of California ("Commissioner") for use by the Commissioner, for its own benefit, and for the benefit of any person or persons who may have a cause of action against us as the Obligors of this instrument under the provisions of the Student Loan Servicing Act, California Financial Code Section 28100, et seq.) ("Student Loan Servicing Act"), hereafter described in the penal sum of [Bond Amount], lawful money of the United States of America, to be paid to the Commissioner for which payment well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents:

Whereas, the above bound Principal has applied to the Commissioner for a license to engage in the business of student loan servicing, as provided by law under the Student Loan Servicing Act.

THE CONDITION OF THIS OBLIGATION IS SUCH, that if the Principal and any employee or agent representing the Principal, working at any location, faithfully conform to and abide by each and every provision of the Student Loan Servicing Act, and all amendments thereto, and of all rules and regulations and orders lawfully made by the Commissioner, and pay to the Commissioner, and to any such person or persons having a right of action against the Obligors any and all monies that may become due or owing to the Commissioner, and to such person or persons from said Obligors under and by virtue of the provisions of the Student Loan Servicing Act, then this obligation to be void; otherwise to remain in full force and effect until the Surety is released from liability by the Commissioner, subject, however, to the following conditions:

- 1. The Surety may reduce coverage by amending the effective date or the bond amount, or may cancel this bond sixty days from date of receipt of notice delivered electronically through NMLS to the Principal and the Commissioner, but no such amendment or cancellation shall affect any liability which arises from acts or omissions which occur prior to the termination of such sixty-day period.
- 2. In no event shall the aggregate liability of the Surety for any and all claims exceed the penal sum of this Bond stated herein.
- 3. The Commissioner has the exclusive right to proceed on this bond against the Principal or Surety hereon or both to recover any and all moneys that may become due or owing.

In Witness Whereof, The said Principal has hereto set his hand and seal and the said Surety has caused this obligation to be duly executed by its duly authorized agent to be hereunto affixed on this [Day of Signatory Date] day of [Month of Signatory Date], [Signatory Year].

By: [Principal Signee]
Principal

By: [Surety Signee]
Surety