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2003 DRAFTING REQUEST

Senate Substitute Amendment (SSA-SB279)

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Received: 10/22/2003 Wanted: Soon				Received By: rmarchan Identical to LRB: By/Representing: jonathan Drafter: rmarchan								
								For: Dale Schultz (608) 266-0703 This file may be shown to any legislator: NO				
May Co	entact:											
Subject: Fin. Inst miscellaneous								Extra Copies:				
Submit	via email: YES	}										
Request	er's email:	Sen.Schulf	z@legis.sta	ıte.wi.us								
Carbon	copy (CC:) to:											
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FE Sent For:

<**END**>

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For: Dale Schultz (608) 266-0703

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Drafter: rmarchan

May Contact:

Addl. Drafters:

Subject:

Fin. Inst. - miscellaneous

Extra Copies:

Submit via email: YES

Requester's email:

Sen.Schultz@legis.state.wi.us

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

SSA (mortgage brokers) to SB-279 (ditto)

Instructions:

See Attached

Drafting History:

Vers. Drafted Reviewed

Typed Proofed

Submitted

Jacketed

Required

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FE Sent For:

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SSA (mortgage brokers) to SB-279 (ditto)			
Instructions:			
See Attached			
Drafting History:	·		
Vers. Drafted Reviewed Typed Proofed /? rmarchan // Proofed FE Sent For:	Submitted Jacketed Required		
FE Sent For:			

Due 10-27-03

2003 - 2004 LEGISLATURE

55A - SB 779

2003 BILL

LRB-06B7/5.
RJM:kmg:pg

Hen Cat.

AN ACT to renumber 224.71 (1c) and 224.72 (3); to amend 15.09 (6), 224.72 (3)

(title), 224.72 (5) (a), 224.72 (7m) (intro.), 224.77 (1m) (a), 224.80 (1) and 224.80

(2) (a) 1.; and to create 15.187, 224.71 (1d), 224.72 (3) (b), 224.72 (3) (c), 224.72

(7) (d) and (e), 224.72 (7m) (am), 224.72 (7p), 224.755 and 224.79 of the statutes; relating to: qualifications of certain agents of mortgage bankers and mortgage brokers, consumer mortgage brokerage agreements, granting rule—making authority, and providing a penalty.

Analysis by the Legislative Reference Bureau

This the makes various changes to the laws governing mortgage banking and mortgage brokering. Significant changes include:

Competency examinations

This will establishes competency examination and continuing education requirements applicable to certain agents, called loan originators, of mortgage bankers and mortgage brokers. Current law does not contain any such requirements. A loan originator is generally a person who finds or negotiates a mortgage loan for or on behalf of a mortgage banker or mortgage broker. With certain exceptions, this best requires an applicant for registration as a loan originator to pass a written examination covering primary and subordinate mortgage financing transactions and the laws regulating mortgage bankers and mortgage brokers. This

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requirement must be satisfied as a condition of the Division of Banking (division) approving an application for registration as a loan originator. This examination requirement first applies to persons who have applications pending on July 2, 2004.

With certain exceptions, the bill also requires each loan originator, as a condition of renewing a registration, to successfully complete at least 16 hours of education covering primary and subordinate mortgage financing transactions and the laws regulating mortgage bankers and mortgage brokers or to pass an examination or series of examinations demonstrating satisfactory knowledge of these subjects. This requirement first applies to persons who have applications pending on July 1, 2006.

The creates a loan originator council for the purpose of approving the program of continuing education and the content of the competency examinations. The division, by rule, must establish standards for the loan originator council to follow in approving the program of continuing education and the content of the competency examination.

Criminal background checks

With certain exceptions, the left requires the employer of each applicant for registration as a loan originator, or, in certain cases, for renewal of registration, to obtain a criminal history search from the Department of Justice, showing the applicant's criminal arrest and conviction record in this state. The employer must submit the results of the search to the division. Under the set, the division may not issue or renew a registration if the results of the search indicate that the applicant has been convicted of a felony and, as a result of the conviction, represents an unreasonable risk of violating the subchapter of the statutes that generally governs mortgage bankers, mortgage brokers, and loan originators.

Regulation of consumer brokerage agreements

Currently, the rules of DFI regulate the content of brokerage agreements. This bill requires every brokerage agreement between a mortgage broker and a consumer to be in writing, in the form prescribed by rule of the division, and to contain all information required by rule of the division. Under the bat, the division must promulgate these rules for the purpose of facilitating the comparison of similar charges and total charges assessed by different mortgage brokers. The last also requires a mortgage broker to give a consumer a disclosure statement which contains a brief explanation of the relationship between the consumer and the mortgage broker under the brokerage agreement and the manner in which the mortgage broker may be compensated, and any additional information required by rule of the division. The mortgage broker must explain the content of the disclosure statement and ensure that the consumer initials or signs the statement, acknowledging that the consumer has read and understands the statement. Under the lad, a consumer generally means an individual who seeks or acquires mortgage brokerage services for personal, family, or household purposes. The rules required under these provisions must be promulgated in consultation with the loan originator council.

Penalties and limitations on liability

This that raises the maximum potential forfeiture (civil penalty) for certain violations of the mortgage banking and mortgage brokering laws from \$1,000 to

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\$2,000 and increases the maximum potential liability for these violations in certain private causes of action from \$1,000 to \$2,000. The All also raises the maximum potential fine and imprisonment (criminal penalties) for violating a registration requirement under the mortgage banking and mortgage brokering laws from \$1,000 and six months to \$2,000 and nine months.

Because this last creates a new crime or revises a penalty for an existing crime, the Joint Review Committee on Criminal Penalties may be requested to prepare a report concerning the proposed penalty and the costs or savings that are likely to result if the bill is enacted.

For further information see the state and local fiscal estimate, which will be

printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 15.09 (6) of the statutes is amended to read:

15.09 (6) Reimbursement for expenses. Members of a council shall not be compensated for their services, but, except as otherwise provided in this subsection, members of councils created by statute shall be reimbursed for their actual and necessary expenses incurred in the performance of their duties, such reimbursement in the case of an elective or appointive officer or employee of this state who represents an agency as a member of a council to be paid by the agency which pays his or her salary. Members of the loan originator council under s. 15.187 (1) may not be reimbursed for their actual and necessary expenses incurred in the performance of their duties.

SECTION 2. 15.187 of the statutes is created to read:

15.187 Same; councils. (1) Loan originator review council. There is created in the department of financial institutions a loan originator council. The council shall consist of the following members, appointed by the secretary of financial institutions for 4—year terms:

(a) Three persons who are loan originators registered under s. 224.72 (1m).

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1	(b) Three persons who are agents of mortgage brokers registered under s.
2	224.72 (1m) or agents of mortgage bankers registered under s. 224.72 (1m).
3	(c) The secretary of financial institutions or his or her designee.
4	SECTION 3. 224.71 (1c) of the statutes is renumbered 224.71 (1e).
5	SECTION 4. 224.71 (1d) of the statutes is created to read:
6	224.71 (1d) "Consumer" means a person other than an organization, as defined
7	in s. 421.301 (28), who seeks or acquires mortgage brokerage services for personal,
8	family, or household purposes.
9	SECTION 5. 224.72 (3) (title) of the statutes is amended to read:
10	224.72 (3) (title) Additional requirement requirements for loan originator
11	APPLICANT.
12	Section 6. 224.72 (3) of the statutes is renumbered 224.72 (3) (a).
13	SECTION 7. 224.72 (3) (b) of the statutes is created to read:
14	224.72 (3) (b) In addition to the requirements of sub. (2), each applicant for
15	registration as a loan originator, other than an applicant employed by a subsidiary
16	of a credit union or of an entity described under s. 224.71 (3) (b) 1., shall pass a written
17	examination, approved by the loan originator council, covering primary and
18	subordinate mortgage financing transactions and the provisions of this subchapter.
19	The examination shall be administered by the technical college system board or a
20	professional trade association whose members include loan originators.
21	SECTION 8. 224.72 (3) (c) of the statutes is created to read:
22	224.72 (3) (c) The employer of each applicant for registration as a loan
23	originator, other than an applicant employed by a subsidiary of a credit union or of
24	an entity described under s. 224.71 (3) (b) 1., shall obtain a criminal history search

relating to the applicant from the records maintained by the department of justice and submit the results of the search to the division.

SECTION 9. 224.72 (5) (a) of the statutes is amended to read:

224.72 (5) (a) Loan originator. Except as provided in sub. (7m), upon receiving a properly completed application for registration as a loan originator and the fee specified in rules promulgated under sub. (8) and upon an applicant's compliance with sub. (3) (a) and, if required, sub. (3) (b), the division may issue to the applicant a certificate of registration as a loan originator.

SECTION 10. 224.72 (7) (d) and (e) of the statutes are created to read:

224.72 (7) (d) 1. Except as provided in subd. 2., an applicant for renewal of a certificate of registration as a loan originator, other than an applicant employed by a subsidiary of a credit union or of an entity described under s. 224.71 (3) (b) 1., shall, as part of the application, submit evidence that is satisfactory to the division that, during the 2 years preceding the date of application, the applicant has successfully completed at least 16 hours of education approved by the loan originator council covering primary and subordinate mortgage financing transactions and the provisions of this subchapter.

2. No later than June 30 annually, the technical college system board or a professional trade association whose members include loan originators shall administer an examination or series of examinations, approved by the loan originator council, on the educational subjects required under subd. 1. Any applicant who, as part of the application, submits evidence that is satisfactory to the division that the applicant has passed the examination or series of examinations under this subdivision during the 2 years immediately preceding the date of application is not required to comply with subd. 1.

(e) If an applicant for renewal of a certificate of registration as a loan originator
has changed employers since his or her criminal history was last searched under this
paragraph or sub. (3) (c), the applicant's current employer shall obtain a criminal
history search relating to the applicant from the records maintained by the
department of justice and submit the results of the search to the division.

SECTION 11. 224.72 (7m) (intro.) of the statutes is amended to read:

224.72 (7m) Denial of application for issuance or renewal of registration. (intro.) The department division may not issue or renew a certificate of registration under this section if any of the following applies:

SECTION 12. 224.72 (7m) (am) of the statutes is created to read:

224.72 (7m) (am) The information provided to the division under sub. (3) (c) or (7) (e) indicates that the applicant has been convicted of a felony and, as a result of the conviction, the applicant represents an unreasonable risk of violating this subchapter, in the opinion of the division.

SECTION 13. 224.72 (7p) of the statutes is created to read:

224.72 (7p) Rules for approval of competency examinations and continuing Education. The division shall promulgate rules establishing standards for the approval by the loan originator council of examinations in the law of mortgage banking and mortgage brokering under subs. (3) (b) and (7) (d) and the curricula of education under sub. (7) (d).

SECTION 14. 224.755 of the statutes is created to read:

224.755 Continuing education and examination records. A loan originator shall keep records documenting compliance with s. 224.72 (7) (d) for at least 4 years. The technical college system board and any professional trade association that administers examinations or provides education under s. 224.72 (7)

(d) shall maintain records documenting attendance and examination performance for at least 4 years.

SECTION 15. 224.77 (1m) (a) of the statutes is amended to read:

224.77 (1m) (a) The division may assess against a person who is registered under this chapter a forfeiture of not more than \$1,000 \$2,000 for each violation enumerated under sub. (1) (a) to (o) or (r).

Section 16. 224.79 of the statutes is created to read:

disclosures. (1) Form and content of consumer mortgage broker and a consumer under which the Every contract between a mortgage broker and a consumer under which the mortgage broker agrees to provide brokerage services to the consumer shall be in writing, in the form prescribed by rule of the division, and shall contain all information required by rule of the division. The division shall promulgate rules to administer this subsection in consultation with the loan originator council under s. 15.187 (1). The division shall design these rules to facilitate the comparison of similar charges and total charges assessed by different mortgage brokers.

(2) Consumer disclosure statement. Before entering into a contract with a consumer to provide brokerage services, a mortgage broker shall give the consumer a copy of a consumer disclosure statement, explain the content of the statement, and ensure that the consumer initials or signs the statement, acknowledging that the consumer has read and understands the statement. The consumer disclosure statement shall contain a brief explanation of the relationship between the consumer and the mortgage broker under the proposed contract, a brief explanation of the manner in which the mortgage broker may be compensated under the proposed contract, and any additional information required by rule of the division. The

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division shall promulgate rules to administer this subsection in consultation with the loan originator council under s. 15.187 (1) and, by rule, shall specify the form and content of the consumer disclosure statement required under this subsection.

SECTION 17. 224.80 (1) of the statutes is amended to read:

224.80 (1) PENALTIES. A person who violates s. 224.72 (1m) may be fined not more than \$1,000 \$2,000 or imprisoned for not more than 6 9 months or both. The district attorney of the county where the violation occurs shall enforce the penalty under this subsection on behalf of the state.

SECTION 18. 224.80 (2) (a) 1. of the statutes is amended to read:

224.80 (2) (a) 1. Twice the amount of the cost of loan origination connected with the transaction, except that the liability under this subdivision may not be less than \$100 nor greater than \$1,000 \$2,000 for each violation.

Section 19. Nonstatutory provisions.

- (1) LOAN ORIGINATOR COUNCIL; INITIAL TERMS. Notwithstanding the length of terms specified for members of the loan originator council under section 15.187 (1) of the statutes, as created by this act, the initial members shall be appointed for the following terms:
- (a) The members specified under section 15.187 (1) (a) of the statutes, as created by this act, for terms expiring on July 1, 2005.
- (b) The members specified under section 15.187 (1) (b) of the statutes, as created by this act, for terms expiring on July 1, 2007.

SECTION 20. Initial applicability.

(1) Competency examination. The treatment of section 224.72 (3) (b) of the statutes first applies to applications for a certificate of registration as a loan originator that are pending with the division of banking on July 2, 2004.

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(2) Continuing education. The treatment of section 224.72 (7) (d) of the
statutes first applies to applications for renewal of a certificate of registration as a
loan originator for the registration period beginning July 1, 2006.

(END)



Senator Dale W. Schultz

PO Box 7882 Madison, WI 53707-7882 (800) 978-8008 (In State Only) (608) 266-0703 FAX (608) 267-0375



To:	Rob	Marchant	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	From:	Jonathan Klein	
Fax:	Fax: 264-6948			Pages:		
Phone	×			Date:		
Re:				CC:		
Urge	ont	For Review	Please Comment	P	lease Reply	Please Recycle
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To:

Jonathan Klein, Office of Sen. Dale Schultz

Pam Matthews, Office of Rep. Sue Jeskewitz

From:

Jodi Bloch, Wisconsin Bankers Association

Re:

Adding "Bank Holding Companies" to the exemption

Date: October 28, 2003

In WBA's review of the mortgage broker bills, we noticed that the issue of exempting mortage subsidiaries of "bank holding companies" was not addressed in either the Senate Amendment or the Assembly bill. For various business reasons, some banks may choose to set up the mortgage subsidiary through the bank holding company structure rather than through the bank itself and WBA's intent is and was to have "bank holding companies" included as well to the exemption. Below is an exerpt from an email I received from John Knight, WBA's Outside General Counsel with the Boardman Law Firm, which describes how this may be accomplished in an amendment. WBA respectfully requests your assistance in resolving this issue.

Regarding your question on how to add bank holding companies to the exemption, in the bill where it exempts "a subsidiary of" - I would strike that where it appears and substitute "an affiliate of". Then I would add a section to define "affiliate" as "a business entity that controls, is controlled by, or is under common control with the credit union or an entity described under s.224.71(3)(b)1." That should do it. Thanks. - John Knight

Please let me know if you have additional questions. I can be reached directly at 608/441-1206.

4721 SOUTH BUTMORE LANK MADISON, W1 53718

P.O. Box 8880 MADISON, WY 53708-8880

Peggy Partenfelder Moede Cc:

608-441-1200 FAX 608-661-9381

www.wishank.com

2003 - 2004 LEGISLATURE

(TODAY)

LRBs0227/**2 Z** RJM:kmg:rs

(MNR)

SENATE SUBSTITUTE AMENDMENT,

TO 2003 SENATE BILL 279

Hen. Cat-

AN ACT to renumber 224.71 (1c) and 224.72 (3); to amend 15.09 (6), 224.72 (3)

(title), 224.72 (5) (a), 224.72 (7m) (intro.), 224.77 (1m) (a), 224.80 (1) and 224.80

(2) (a) 1.; and to create 15.187, 224.71 (1d), 224.72 (3) (b), 224.72 (3) (c), 224.72

(7) (d) and (e), 224.72 (7m) (am), 224.72 (7p), 224.755 and 224.79 of the statutes;

relating to: qualifications of certain agents of mortgage bankers and mortgage

brokers, consumer mortgage brokerage agreements, granting rule-making

authority, and providing a penalty.

Analysis by the Legislative Reference Bureau

This substitute amendment makes various changes to the laws governing mortgage banking and mortgage brokering. Significant changes include:

Competency examinations

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This substitute amendment establishes competency examination and continuing education requirements applicable to certain agents, called loan originators, of mortgage bankers and mortgage brokers. Current law does not contain any such requirements. A loan originator is generally a person who finds or negotiates a mortgage loan for or on behalf of a mortgage banker or mortgage broker. With certain exceptions, this substitute amendment requires an applicant for

registration as a loan originator to pass a written examination covering primary and subordinate mortgage financing transactions and the laws regulating mortgage bankers and mortgage brokers. This requirement must be satisfied as a condition of the Division of Banking (division) approving an application for registration as a loan originator. This examination requirement first applies to persons who have applications pending on July 2, 2004.

With certain exceptions, the substitute amendment also requires each loan originator, as a condition of renewing a registration, to successfully complete at least 16 hours of education covering primary and subordinate mortgage financing transactions and the laws regulating mortgage bankers and mortgage brokers or to pass an examination or series of examinations demonstrating satisfactory knowledge of these subjects. This requirement first applies to persons who have applications pending on July 1, 2006.

The substitute amendment creates a loan originator council for the purpose of approving the program of continuing education and the content of the competency examinations. The division, by rule, must establish standards for the loan originator council to follow in approving the program of continuing education and the content of the competency examination.

Criminal background checks

With certain exceptions, the substitute amendment requires the employer of each applicant for registration as a loan originator, or, in certain cases, for renewal of registration, to obtain a criminal history search from the Department of Justice, showing the applicant's criminal arrest and conviction record in this state. The employer must submit the results of the search to the division. Under the substitute amendment, the division may not issue or renew a registration if the results of the search indicate that the applicant has been convicted of a felony and, as a result of the conviction, represents an increasonable risk of violating the subchapter of the statutes that generally governs mortgage bankers, mortgage brokers, and loan originators.

Regulation of consumer brokerage agreements

Currently, the rules of DFI regulate the content of brokerage agreements. This substitute amendment requires every brokerage agreement between a mortgage broker and a consumer to be in writing, in the form prescribed by rule of the division, and to contain all information required by rule of the division. Under the substitute amendment, the division must promulgate these rules for the purpose of facilitating the comparison of similar charges and total charges assessed by different mortgage brokers. The substitute amendment also requires a mortgage broker to give a consumer a disclosure statement which contains a brief explanation of the relationship between the consumer and the mortgage broker under the brokerage agreement and the manner in which the mortgage broker may be compensated, and any additional information required by rule of the division. The mortgage broker must explain the content of the disclosure statement and ensure that the consumer initials or signs the statement, acknowledging that the consumer has read and understands the statement. Under the substitute amendment, a consumer generally means an individual who seeks or acquires mortgage brokerage services

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for personal, family, or household purposes. The rules required under these provisions must be promulgated in consultation with the loan originator council.

Renalties and limitations on liability

This substitute amendment raises the maximum potential forfeiture (divil penalty) for certain violations of the mortgage banking and mortgage brokering laws from \$1,000 to \$2,000 and increases the maximum potential liability for these violations in certain private causes of action from \$1,000 to \$2,000. The substitute amendment also raises the maximum potential fine and imprisonment (criminal penalties) for violating a registration requirement under the mortgage banking and mortgage brokering laws from \$1,000 and six months to \$2,000 and nine months.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 15.09 (6) of the statutes is amended to read:

15.09 (6) Reimbursement for expenses. Members of a council shall not be compensated for their services, but, except as otherwise provided in this subsection, members of councils created by statute shall be reimbursed for their actual and necessary expenses incurred in the performance of their duties, such reimbursement in the case of an elective or appointive officer or employee of this state who represents an agency as a member of a council to be paid by the agency which pays his or her salary. Members of the loan originator council under s. 15.187 (1) may not be reimbursed for their actual and necessary expenses incurred in the performance of their duties.

SECTION 2. 15.187 of the statutes is created to read:

15.187 Same; councils. (1) Loan originator review council. There is created in the department of financial institutions a loan originator council. The council shall consist of the following members, appointed by the secretary of financial institutions for 4—year terms:

(a) Three persons who are loan originators registered under s. 224.72 (1m).

M224.71 (1ag 2003 – 2004 Legislature when used in reference to any another person who controls, is controlled by, or is under common 1 Three persons who are agents of mortgage brokers registered under s. 224.72 (1m) or agents of mortgage bankers registered under s. 224.72 (1m). 2 (c) The secretary of financial institutions or his or her designee. 4 SECTION 3. 224.71 (1c) of the statutes is renumbered 224.71 (1e). **SECTION 4.** 224.71 (1d) of the statutes is created to read: 5 224.71 (1d) "Consumer" means a person other than an organization, as defined 6 in s. 421.301 (28), who seeks or acquires mortgage brokerage services for personal, 7 8 family, or household purposes. 9 **Section 5.** 224.72 (3) (title) of the statutes is amended to read: 224.72 (3) (title) Additional requirement requirements for loan originator 10 11 APPLICANT. 12 **Section 6.** 224.72 (3) of the statutes is renumbered 224.72 (3) (a). 13 **SECTION 7.** 224.72 (3) (b) of the statutes is created to read: 224.72 (3) (b) In addition to the requirements of sub. (2), each applicant for 14 registration as a loan originator, other than an applicant employed by a subsidiary 15 Tof a credit union or of an entity described under s. 224.71 (3) (b) 1., shall pass a written 16 examination, approved by the loan originator council, covering primary and - 17 subordinate mortgage financing transactions and the provisions of this subchapter. 18 The examination shall be administered by the technical college system board of a 19 professional trade association whose members include loan originators 20 SECTION 8. 224.72 (3) (c) of the statutes is created to read: 21224.72 (3) (c) The employer of each applicant for registration as a loan 22Makiliale originator, other than an applicant employed by a subsidiary of a credit union or of 23

an entity described under s. 224.71 (3) (b) 1., shall obtain a criminal history search

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relating to the applicant from the records maintained by the department of justice and submit the results of the search to the division.

Section 9. 224.72 (5) (a) of the statutes is amended to read:

224.72 (5) (a) Loan originator. Except as provided in sub. (7m), upon receiving a properly completed application for registration as a loan originator and the fee specified in rules promulgated under sub. (8) and upon an applicant's compliance with sub. (3) (a) and, if required, sub. (3) (b), the division may issue to the applicant a certificate of registration as a loan originator.

SECTION 10. 224.72 (7) (d) and (e) of the statutes are created to read:

certificate of registration as a loan originator, other than an applicant employed by subsidiary of a credit union or of an entity described under s. 224.71 (3) (b) 1., shall, as part of the application, submit evidence that is satisfactory to the division that, during the 2 years preceding the date of application, the applicant has successfully completed at least 16 hours of education approved by the loan originator council covering primary and subordinate mortgage financing transactions and the provisions of this subchapter.

2. No later than June 30 manually, the technical college system board of a professional trade association whose members include loan originators shall administer an examination or series of examinations, approved by the loan originator council, on the educational subjects required under subd. 1. Any applicant who, as part of the application, submits evidence that is satisfactory to the division that the applicant has passed the examination or series of examinations under this subdivision during the 2 years immediately preceding the date of application is not required to comply with subd. 1.

1	(e) If an applicant for renewal of a certificate of registration as a loan originator
2	has changed employers since his or her criminal history was last searched under this
3	paragraph or sub. (3) (c), the applicant's current employer shall obtain a criminal
4	history search relating to the applicant from the records maintained by the
5	department of justice and submit the results of the search to the division.
6	SECTION 11. 224.72 (7m) (intro.) of the statutes is amended to read:
7	224.72 (7m) Denial of application for issuance or renewal of registration.
8	(intro.) The department division may not issue or renew a certificate of registration
9	under this section if any of the following applies:
10	SECTION 12. 224.72 (7m) (am) of the statutes is created to read:
11	224.72 (7m) (am) The information provided to the division under sub. (3) (c)
12	or (7) (e) indicates that the applicant has been convicted of a felony and, as a result
13	of the conviction, the applicant represents an unreasonable risk of violating this
14	subchapter, in the opinion of the division.
15	SECTION 13. 224.72 (7p) of the statutes is created to read:
16	224.72 (7p) Rules for approval of competency examinations and continuing
17	EDUCATION. The division shall promulgate rules establishing standards for the
18	approval by the loan originator council of examinations in the law of mortgage
19	banking and mortgage brokering under subs. (3) (b) and (7) (d) and the curricula of
20	education under sub. (7) (d).
21	SECTION 14. 224.755 of the statutes is created to read:
22	224.755 Continuing education and examination records. A loan
23	originator shall keep records documenting compliance with s. 224.72 (7) (d) for at
24	least 4 years. The technical college system board and any professional trade
25	association that administers examinations or provides education under s. 224.72 (7)

- 1 (d) shall maintain records documenting attendance and examination performance 2 for at least 4 years.
 - Section 15. 224.77 (1m) (a) of the statutes is amended to read:
 - 224.77 (1m) (a) The division may assess against a person who is registered under this chapter a forfeiture of not more than \$1,000 \$2,000 for each violation enumerated under sub. (1) (a) to (o) or (r).
 - **Section 16.** 224.79 of the statutes is created to read:
 - disclosures. (1) FORM AND CONTENT OF CONSUMER MORTGAGE BROKERAGE AGREEMENTS. Every contract between a mortgage broker and a consumer under which the mortgage broker agrees to provide brokerage services to the consumer shall be in writing, in the form prescribed by rule of the division, and shall contain all information required by rule of the division. The division shall promulgate rules to administer this subsection in consultation with the loan originator council under s. 15.187 (1). The division shall design these rules to facilitate the comparison of similar charges and total charges assessed by different mortgage brokers.
 - (2) Consumer disclosure statement. Before entering into a contract with a consumer to provide brokerage services, a mortgage broker shall give the consumer a copy of a consumer disclosure statement, explain the content of the statement, and ensure that the consumer initials or signs the statement, acknowledging that the consumer has read and understands the statement. The consumer disclosure statement shall contain a brief explanation of the relationship between the consumer and the mortgage broker under the proposed contract, a brief explanation of the manner in which the mortgage broker may be compensated under the proposed contract, and any additional information required by rule of the division. The

division shall promulgate rules to administer this subsection in consultation with the loan originator council under s. 15.187 (1) and, by rule, shall specify the form and content of the consumer disclosure statement required under this subsection.

SECTION 17. 224.80 (1) of the statutes is amended to read:

224.80 (1) PENALTIES. A person who violates s. 224.72 (1m) may be fined not more than \$1,000 \$2,000 or imprisoned for not more than 6 9 months or both. The district attorney of the county where the violation occurs shall enforce the penalty under this subsection on behalf of the state.

SECTION 18. 224.80 (2) (a) 1. of the statutes is amended to read:

224.80 (2) (a) 1. Twice the amount of the cost of loan origination connected with the transaction, except that the liability under this subdivision may not be less than \$100 nor greater than \$1,000 \$2,000 for each violation.

Section 19. Nonstatutory provisions.

- (1) LOAN ORIGINATOR COUNCIL; INITIAL TERMS. Notwithstanding the length of terms specified for members of the loan originator council under section 15.187 (1) of the statutes, as created by this act, the initial members shall be appointed for the following terms:
- (a) The members specified under section 15.187 (1) (a) of the statutes, as created by this act, for terms expiring on July 1, 2005.
- (b) The members specified under section 15.187 (1) (b) of the statutes, as created by this act, for terms expiring on July 1, 2007.

SECTION 20. Initial applicability.

(1) Competency examination. The treatment of section 224.72 (3) (b) of the statutes first applies to applications for a certificate of registration as a loan originator that are pending with the division of banking on July 2, 2004.

L	(2) Continuing Education. The treatment of section 224.72 (7) (d) of the
2	statutes first applies to applications for renewal of a certificate of registration as a
3	loan originator for the registration period beginning July 1, 2006.

(END)