# **HOUSE BILL NO. 86**

### IN THE LEGISLATURE OF THE STATE OF ALASKA

# THIRTY-THIRD LEGISLATURE - FIRST SESSION

BY THE HOUSE RULES COMMITTEE BY REQUEST OF THE GOVERNOR

Introduced: 2/27/23

Referred: Labor and Commerce, Finance

#### A BILL

# FOR AN ACT ENTITLED

- 1 "An Act relating to the business of money transmission; relating to money transmission
- 2 licenses, licensure requirements, and registration through the Nationwide Multistate
- 3 Licensing System and Registry; relating to the use of virtual currency for money
- 4 transmission; relating to authorized delegates of a licensee; relating to acquisition of
- 5 control of a license; relating to record retention and reporting requirements;
- 6 authorizing the Department of Commerce, Community, and Economic Development to
- 7 cooperate with other states in the regulation of money transmission; relating to
- 8 permissible investments; relating to violations and enforcement of money transmission
- 9 laws; relating to money transmission license exemptions; relating to payroll processing
- services; repealing currency exchange licenses; and providing for an effective date."

# 11 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

\* Section 1. The uncodified law of the State of Alaska is amended by adding a new section

1	to read:
2	PURPOSE. The purpose of this Act is to replace existing state money transmission
3	laws to modernize licensure requirements, to add model language for the burgeoning virtual-
4	currency industry, to allow the Department of Commerce, Community, and Economic
5	Development to coordinate with other states in regulation, licensing, and supervision, to
6	standardize the types of activities that are subject to licensing, and to modernize safety and
7	soundness requirements for money transmission.
8	* Sec. 2. AS 06.55.101(a) is amended to read:
9	(a) A person may not engage in the business of money transmission or
10	advertise, solicit, or hold itself [THE PERSON] out as providing money transmission
11	unless the person
12	(1) holds a [MONEY TRANSMISSION] license; [OR]
13	(2) is an authorized delegate of a <u>licensee and is acting within the</u>
14	scope of that authority under a written contract with the licensee; or
15	(3) is exempt under AS 06.55.802 and does not engage in money
16	transmission outside the scope of that exemption [PERSON WHO HOLDS A
17	MONEY TRANSMISSION LICENSE].
18	* Sec. 3. AS 06.55.102 is repealed and reenacted to read:
19	Sec. 06.55.102. Application for license. (a) An applicant for a license shall
20	submit
21	(1) an application in a form and in a medium prescribed by the
22	department; the application must contain information on the applicant's organization,
23	operations, financial responsibility, background, experience, competence, and
24	activities;
25	(2) any other information reasonably required by the department or
26	registry with respect to the applicant;
27	(3) an application fee;
28	(4) an initial license fee; and
29	(5) a surety bond or other security as required by AS 06.55.505.
30	(b) The department may waive a requirement of (a)(1) - (4) of this section or
31	permit an applicant to submit other information in lieu of the required information.

<b>Sec. 4.</b> AS 06.55.105 is re	pealed and reenacted to read:
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- Sec. 06.55.105. Issuance of license. (a) When an application for an initial license under this chapter appears to include all required content and address all matters required by the department, the application is considered complete, and the department shall notify the applicant in a record of the date on which the application was determined to be complete. The department shall approve or deny the application within 120 days after the date the application was determined to be complete. If the application is not approved or denied within 120 days after the completion date,
  - (1) the application is approved; and
- (2) the license takes effect as of the first business day after expiration of the 120-day period.
- (b) The department may for good cause extend the period for approving or denying an application under (a) of this section.
- (c) A determination by the department that an application is complete and the application being accepted for processing means only that the application, on its face, appears to include all required items, including a criminal background check, and address all required matters. The department's determination is not an assessment of the substance of the application or of the sufficiency of the information provided.
- (d) When an application is filed and considered to be complete under (a) of this section, the department shall investigate the applicant's financial condition, financial responsibility, financial experience, business experience, competence level, character, and general fitness. The department may conduct an on-site investigation of the applicant, the reasonable cost of which the applicant shall pay. The department shall issue a license to an applicant if the department finds that
- (1) the applicant has complied with AS 06.55.102, 06.55.109, and applicable regulations; and
- (2) the financial condition, financial responsibility, financial experience, business experience, competence level, character, and general fitness of the applicant, and the experience, competence level, character, and general fitness of the key individuals and persons in control of the applicant indicate that it is in the public interest to allow the applicant to engage in money transmission.

1	(e) If an applicant is subject to a multistate licensing process, the department
2	may
3	(1) accept the investigation results of a lead investigative state for the
4	purposes of (d) of this section; or
5	(2) investigate the applicant in accordance with (d) of this section and
6	the timeframes established by agreement through the multistate licensing process,
7	provided those timeframes comply with the application period set out in (a) of this
8	section.
9	(f) The department shall issue a formal written notice of a denial of a license
10	application within 30 days of the decision to deny the application. The department
11	shall set out in the notice of denial the specific reasons for the denial. An applicant
12	may appeal a denial to the department within 30 days of receipt of the written notice
13	of the denial and may request a hearing.
14	(g) The initial license term begins on the day the application is approved. The
15	license expires on December 31 of the year in which the license is issued, unless
16	(1) the initial license date is between November 1 and December 31, in
17	which instance the initial license term runs through December 31 of the following
18	year; or
19	(2) the license is revoked, suspended, surrendered, or its term
20	otherwise adjusted in accordance with regulations adopted by the department.
21	* Sec. 5. AS 06.55.106 is repealed and reenacted to read:
22	Sec. 06.55.106. Renewal of license. (a) A licensee shall renew its license
23	annually. A licensee shall pay an annual renewal fee by the renewal filing deadline
24	established by the department. The renewal term is for a period of one year and begins
25	on January 1 of each year after the initial license term and expires on December 31 of
26	the year the renewal term begins.
27	(b) A licensee shall submit a renewal report with the renewal fee in a form and
28	in a medium prescribed by the department. The renewal report must describe each
29	material change in information submitted by the licensee in the licensee's initial
30	license application that has not been reported to the department.
31	(c) The department may for good cause grant an extension of the renewal

1	filing deadline.
2	(d) The department may use the registry to process license renewals.
3	* Sec. 6. AS 06.55 is amended by adding new sections to article 1 to read:
4	Sec. 06.55.108. Maintenance of license. (a) A licensee shall at all times meet
5	the requirements of this chapter.
6	(b) If a licensee does not continue to meet the qualifications or satisfy the
7	requirements that apply to an applicant for a new license, the department may suspend
8	or revoke the licensee's license in accordance with this chapter or other applicable law.
9	Sec. 06.55.109. Information requirements for certain individuals. (a) An
10	individual in control of a licensee or applicant, an individual who seeks to acquire
11	control of a licensee, and each key individual shall furnish to the department through
12	the registry the following items:
13	(1) the individual's fingerprints for submission to the Federal Bureau
14	of Investigation to obtain a national criminal history record check, unless the
15	individual currently resides outside the United States and has resided outside the
16	United States for the last 10 years; and
17	(2) personal history and experience in a form and in a medium
18	prescribed by the department, including
19	(A) an independent credit report from a consumer reporting
20	agency, unless the individual does not have a social security number;
21	(B) information related to a criminal conviction or pending
22	charges; and
23	(C) information related to any regulatory or administrative
24	action and any civil litigation involving claims of fraud, misrepresentation,
25	conversion, mismanagement of funds, breach of fiduciary duty, or breach of
26	contract.
27	(b) If the individual has resided outside the United States for four or more
28	years in the 10 years before the date of furnishing the information under (a) of this
29	section, the individual shall also provide an investigative background report prepared
30	by an independent search firm. The independent search firm may not be affiliated with
31	or have an interest in the individual it is researching. At a minimum, the investigative

1	background report must
2	(1) demonstrate that the independent search firm has sufficient
3	knowledge, resources, and employs accepted and reasonable methodologies to conduct
4	the research of the background report;
5	(2) be written in English and contain the following:
6	(A) if available in the individual's current jurisdiction of
7	residency, a comprehensive credit report or equivalent information obtained or
8	generated by the independent search firm to accomplish a comprehensive
9	credit report, including a search of the court data in the countries, provinces,
10	states, cities, towns, and contiguous areas where the individual has resided and
11	worked;
12	(B) criminal records information for the previous 10 years,
13	including felonies, misdemeanors, or similar convictions for violations of law
14	in the countries, provinces, states, cities, towns, and contiguous areas where
15	the individual has resided and worked;
16	(C) employment history;
17	(D) media history, including an electronic search of national
18	and local publications, wire services, and business applications; and
19	(E) regulatory history related to financial services, including
20	money transmission, securities, banking, insurance, and mortgage-related
21	industries.
22	Sec. 06.55.110. Consistent state licensing. (a) To establish consistent
23	licensing between this state and other states, the department may
24	(1) implement all licensing provisions of this chapter in a manner that
25	is consistent with other states that have adopted multistate licensing processes; and
26	(2) participate in nationwide protocols for licensing cooperation and
27	coordination among state regulators if the nationwide protocols are consistent with this
28	chapter.
29	(b) To fulfill the purposes of this chapter, the department may establish
30	relationships or contracts with the registry or other entities designated by the registry
31	to enable the department to

1	(1) collect and maintain records;
2	(2) coordinate multistate licensing processes and supervision
3	processes;
4	(3) process fees; and
5	(4) facilitate communication between the department and licensees or
6	other persons subject to this chapter.
7	(c) The department may use the registry for all aspects of licensing in
8	accordance with this chapter, including license applications, applications for
9	acquisitions of control, surety bonds, reporting, criminal background checks, credit
10	checks, fee processing, and examinations.
11	* Sec. 7. AS 06.55 is amended by adding new sections to read:
12	Article 1A. Virtual Currency Business Activity.
13	Sec. 06.55.150. Requirements for engaging in virtual currency business
14	activity. (a) A person may not engage in virtual currency business activity or hold
15	itself out as being able to engage in virtual currency business activity unless the person
16	is
17	(1) licensed under this chapter; or
18	(2) exempt from licensing under AS 06.55.802.
19	(b) A person that is licensed to engage in virtual currency business activity is
20	engaged in the business of money transmission and is subject to the requirements of
21	this chapter.
22	Sec. 06.55.155. Required disclosures. (a) A licensee that engages in virtual
23	currency business activity shall provide to a person that uses the licensee's products or
24	service the disclosures required by (b) of this section and any additional disclosures
25	the department determines to be reasonably necessary for the protection of persons.
26	The department shall determine by regulation or order the time and form required for
27	disclosure. A disclosure required by this section must be made separately from any
28	other information provided by the licensee and in a clear and conspicuous manner in a
29	record the person may keep. A licensee may propose for the department's approval
30	alternative disclosures as more appropriate for its virtual currency business activity.
31	(b) Before establishing a relationship with a person, a licensee shall disclose,

1	to the extent applicable to the virtual currency business activity the licensee will
2	undertake with the person,
3	(1) a schedule of fees and charges the licensee may assess, the manner
4	by which the fees and charges will be calculated if not set in advance and disclosed,
5	and the timing of the fees and charges;
6	(2) whether the product or service provided by the licensee is covered
7	by
8	(A) a form of insurance or is otherwise guaranteed against loss
9	by an agency of the United States
10	(i) up to the dollar equivalent of virtual currency
11	purchased from the licensee or for control of virtual currency by the
12	licensee as of the date of the placement or purchase, including the
13	maximum amount provided by insurance under the Federal Deposit
14	Insurance Corporation or otherwise available from the Securities
15	Investor Protection Corporation; or
16	(ii) if not provided at the dollar equivalent of virtual
17	currency purchased from the licensee or for control of virtual currency
18	by the licensee, the maximum amount of coverage for each person
19	expressed in the dollar equivalent of the virtual currency; or
20	(B) private insurance against theft or loss, including cyber
21	theft;
22	(3) the irrevocability of a virtual currency transfer or virtual currency
23	exchange and any exception to irrevocability;
24	(4) a description of
25	(A) liability for an unauthorized, mistaken, or accidental virtual
26	currency transfer or virtual currency exchange;
27	(B) the person's responsibility to provide notice to the licensee
28	of a virtual currency transfer or virtual currency exchange;
29	(C) the basis for any recovery by the person from the licensee
30	or registrant;
31	(D) general error resolution rights applicable to a virtual

1	currency transfer or virtual currency exchange; and
2	(E) the method for the person to update the person's contact
3	information with the licensee;
4	(5) that the date or time when a virtual currency transfer or virtual
5	currency exchange is made and the person's account is debited may differ from the
6	date or time when the person initiates an instruction to make the transfer or exchange;
7	(6) whether the person has a right to stop a pre-authorized payment or
8	revoke authorization for a virtual currency transfer and the procedure to initiate a stop-
9	payment order or revoke authorization for a subsequent virtual currency transfer;
10	(7) the person's right to receive a receipt, trade ticket, or other evidence
11	of a virtual currency transfer or virtual currency exchange;
12	(8) the person's right to at least 30 days' prior notice of a change in the
13	licensee's fee schedule, other terms and conditions of operating the licensee's virtual-
14	currency business activity with the person, and the policies applicable to the person's
15	account; and
16	(9) that virtual currency is not money, that other persons are not
17	required to take payment in virtual currency, that the value of virtual currency can
18	change, and that virtual currency may not be backed by a governmental agency.
19	(c) Except as provided in (d) of this section, at the conclusion of a virtual
20	currency transaction with or on behalf of a person, a licensee shall provide the person
21	a confirmation in a record that contains
22	(1) the name and contact information of the licensee, including
23	information the person may need to ask a question or file a complaint;
24	(2) the type, value, date, precise time, and amount of the transaction;
25	and
26	(3) the fee charged for the transaction, including any charge for
27	conversion of virtual currency to money, bank credit, or other virtual currency.
28	(d) If a licensee discloses that it will provide a daily confirmation in the initial
29	disclosure under (c) of this section, the licensee may elect to provide a single, daily
30	confirmation for all transactions with or on behalf of a person on that day instead of a
31	confirmation for each transaction.

1	Sec. 06.55.160. Property interests and entitlements to virtual currency. (a)
2	A licensee that has control of virtual currency for a person shall maintain in the
3	licensee's control an amount of each type of virtual currency sufficient to satisfy the
4	aggregate entitlements of the person to the type of virtual currency.
5	(b) If a licensee violates (a) of this section, the property interests of the person
6	in the virtual currency are pro rata property interests in the type of virtual currency to
7	which the person is entitled, without regard to the time the person became entitled to
8	the virtual currency or the licensee obtained control of the virtual currency.
9	(c) The virtual currency referred to in this section is
10	(1) held for the person entitled to the virtual currency;
11	(2) not property of the licensee;
12	(3) not subject to the claims of creditors of the licensee; and
13	(4) considered a permissible investment under this chapter.
14	Sec. 06.55.165. Additional requirements and clarifications for virtual
15	currency business activities. (a) A licensee engaged in a virtual currency business
16	activity shall comply with all provisions of this chapter to the extent applicable to the
17	licensee's activities.
18	(b) A licensee engaged in a virtual currency business activity may include
19	virtual currency in the licensee's calculation of tangible net worth, except virtual
20	currency controlled by a person entitled to the protections of AS 06.55.160. The
21	virtual currency is measured by the average value of the virtual currency expressed in
22	the dollar equivalent over the previous six calendar months.
23	(c) For five years after the date of virtual currency business activity with or on
24	behalf of a person, a licensee shall maintain a record of
25	(1) each transaction of the licensee with or on behalf of the person or
26	for the licensee's account in this state, including
27	(A) the identity of the person;
28	(B) the form of the transaction;
29	(C) the amount, date, and payment instructions given by the
30	person; and
31	(D) the account number, name, and mailing address of the

1	resident, and to the extent feasible, other parties to the transaction;
2	(2) the aggregate number of transactions and aggregate value of
3	transactions by the licensee with or on behalf of the person and for the licensee's
4	account in this state, expressed in the dollar equivalent of virtual currency for the
5	previous 12 calendar months;
6	(3) each transaction in which the licensee engaged in a virtual currency
7	exchange of one form of virtual currency for money or another form of virtual
8	currency with or on behalf of the person;
9	(4) a general ledger posted at least monthly that lists all assets,
10	liabilities, capital, income, and expenses of the licensee;
11	(5) each report required to be submitted under AS 06.55.403;
12	(6) bank statements and bank reconciliation records for the licensee
13	and the name, account number, and mailing address of each bank the licensee uses in
14	the conduct of its virtual currency business activity with or on behalf of the person;
15	(7) a report of any dispute with the person; and
16	(8) a report of any virtual currency business activity transaction with or
17	on behalf of the person that the licensee was unable to complete.
18	(d) A licensee shall maintain the records required by (c) of this section in a
19	form that enables the department to determine whether the licensee is in compliance
20	with a court order, this chapter, or other law of this state.
21	Sec. 06.55.170. Scope. (a) The provisions of AS 06.55.150 - 06.55.165 do not
22	apply to a virtual currency exchange, a virtual currency transfer, virtual currency
23	storage, or virtual currency administration to the extent the activity is governed by 15
24	U.S.C. 1693 - 1693r (Electronic Fund Transfer Act of 1978), 15 U.S.C. 78a - 78qq
25	(Securities Exchange Act of 1934), 7 U.S.C. 1 - 27f (Commodity Exchange Act), or
26	AS 45.56.100 - 45.56.995 (Alaska Securities Act).
27	(b) The provisions of AS 06.55.150 - 06.55.165 do not apply to activity by
28	(1) a person that contributes only connectivity software or computing
29	power to a decentralized virtual currency or to a protocol governing virtual currency
30	transfer of the digital representation of value;
31	(2) a person that provides only data storage or security services for a

1	business engaged in virtual currency business activity and does not otherwise engage
2	in virtual currency business activity on behalf of another person;
3	(3) a person that provides only to another person otherwise exempt
4	from this chapter virtual currency as one or more enterprise solutions used solely
5	between each other and has no agreement or relationship with a person that is an end
6	user of virtual currency;
7	(4) a person using virtual currency, including creating, investing,
8	buying or selling, or obtaining virtual currency as payment for the purchase or sale of
9	goods or services, solely
10	(A) on the person's own behalf;
11	(B) for personal, family, or household purposes; or
12	(C) for academic purposes;
13	(5) a person that engages in virtual currency business activity that is
14	reasonably expected to be valued, in the aggregate, on an annual basis at \$5,000 or
15	less, measured by the dollar equivalent of virtual currency;
16	(6) an attorney providing escrow services to a person;
17	(7) a title insurance company providing escrow services to a person;
18	(8) a securities intermediary, as defined in AS 45.08.102, or a
19	commodity intermediary, as defined in 45.29.102, that
20	(A) does not engage in the ordinary course of business in
21	virtual currency business activity with or on behalf of a person in addition to
22	maintaining securities accounts or commodities accounts and is regulated as a
23	securities intermediary or commodity intermediary under federal law, the law
24	of this state other than this chapter, or the law of another state; and
25	(B) affords a person protections comparable to those set out in
26	AS 06.55.160;
27	(9) a secured creditor under AS 45.29 or creditor with a judicial lien or
28	lien arising by operation of law on collateral that is virtual currency, if the virtual
29	currency business activity of the creditor is limited to enforcement of the security
30	interest in compliance with AS 45.29 or the law applicable to the lien;
31	(10) a virtual currency control services vendor or

1	(11) a person that does not receive compensation from a person for
2	(A) providing virtual currency products or services;
3	(B) conducting virtual currency business activity; or
4	(C) engaging in testing products or services with the person's
5	own funds.
6	(c) The department may determine, based on facts particular to the person or
7	class of persons, that a person or class of persons is exempt from this chapter.
8	* Sec. 8. AS 06.55.301 is repealed and reenacted to read:
9	Sec. 06.55.301. Relationship between licensee and authorized delegate. (a)
10	Before a licensee is authorized to conduct business through an authorized delegate or
11	to allow a person to act as the licensee's authorized delegate, the licensee shall
12	(1) adopt, and update as necessary, written policies and procedures
13	reasonably designed to ensure that the authorized delegate complies with applicable
14	state and federal law;
15	(2) enter into a written contract that complies with (c) of this section;
16	and
17	(3) conduct a reasonable, risk-based background investigation
18	sufficient for the licensee to determine whether the authorized delegate has complied
19	and will likely comply with applicable state and federal law.
20	(b) An authorized delegate shall operate in compliance with this chapter.
21	(c) The written contract required by (a)(2) of this section must be signed by
22	the licensee and the authorized delegate and, at a minimum, must
23	(1) appoint the person signing the contract as the licensee's authorized
24	delegate with the authority to conduct money transmission on behalf of the licensee;
25	(2) set out the nature and scope of the relationship between the licensee
26	and the authorized delegate and the respective rights and responsibilities of the parties;
27	(3) require the authorized delegate to agree to comply with all
28	applicable state and federal laws, rules, and regulations pertaining to money
29	transmission, including this chapter and regulations implementing this chapter,
30	relevant provisions of the Bank Secrecy Act, and P.L. 107-56 (USA PATRIOT ACT);
31	(4) require the authorized delegate to remit and handle money and

1	monetary value in accordance with the terms of the contract;
2	(5) establish a trust for the benefit of the licensee on money and
3	monetary value after deducting fees received for money transmission;
4	(6) require the authorized delegate to prepare and maintain records as
5	required by this chapter or regulations implementing this chapter, or as reasonably
6	requested by the department;
7	(7) acknowledge that the authorized delegate consents to examination
8	or investigation by the department;
9	(8) state that the licensee is subject to regulation by the department and
10	that, as part of that regulation, the department may suspend or revoke an authorized
11	delegate designation or require the licensee to terminate an authorized delegate
12	designation; and
13	(9) acknowledge receipt of the written policies and procedures
14	required under (a)(1) of this section.
15	(d) If the licensee's license is suspended, revoked, surrendered, or expired, the
16	licensee shall, within five business days, provide documentation to the department that
17	the licensee has notified all applicable authorized delegates of the licensee whose
18	names are in a record filed with the department of the suspension, revocation,
19	surrender, or expiration. Upon suspension, revocation, surrender, or expiration of a
20	license, applicable authorized delegates shall immediately stop providing money
21	transmission as an authorized delegate of the licensee.
22	(e) An authorized delegate of a licensee holds in trust for the benefit of the
23	licensee all money net of fees received from money transmission. If an authorized
24	delegate commingles any funds received from money transmission with any other
25	funds or property owned or controlled by the authorized delegate, all commingled
26	funds and other property shall be considered held in trust in favor of the licensee in an
27	amount equal to the amount of money net of fees received from money transmission.
28	(f) An authorized delegate may not use a subdelegate to conduct money
29	transmission on behalf of a licensee.

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(g) In this section, "remit" means to make direct payments of money to a

licensee or its representative authorized to receive money or to deposit money in a

1	bank account specified by the licensee.
2	* <b>Sec. 9.</b> AS 06.55.302 is amended to read:
3	Sec. 06.55.302. Unauthorized activities. A person may not engage in the
4	business of money transmission on behalf of a person that is not licensed or
5	exempt [ACT AS AN AUTHORIZED DELEGATE FOR, OR OTHERWISE
6	PROVIDE MONEY SERVICES ON BEHALF OF, A PERSON WHO DOES NOT
7	HOLD A MONEY SERVICES LICENSE] under this chapter. A person that engages
8	in the business of money transmission on behalf of a person not licensed or
9	exempt under this chapter provides money transmission to the same extent as if
10	the person were a licensee and is jointly and severally liable with the unlicensed
11	or nonexempt person.
12	* Sec. 10. AS 06.55.401 is repealed and reenacted to read:
13	Sec. 06.55.401. Supervision; examination. (a) The department may conduct
14	an examination of a licensee or authorized delegate or otherwise take independent
15	action authorized by this chapter, regulations implementing this chapter, and other
16	applicable law, including the Bank Secrecy Act, 15 U.S.C. 1693 - 1693r (Electronic
17	Fund Transfer Act of 1978), P.L. 106-102 (Gramm-Leach-Bliley Act), and P.L. 107-
18	56 (USA PATRIOT ACT). The department may
19	(1) conduct an on-site or off-site examination as the department
20	reasonably requires;
21	(2) conduct an examination in conjunction with an examination
22	conducted by representatives of other agencies of this state, another state, or the
23	federal government;
24	(3) accept the examination report of another agency of this state,
25	another state, or the federal government, or a report prepared by an independent
26	accounting firm; a report accepted under this paragraph will be considered for all
27	purposes to be an official report of the department; and
28	(4) summon and examine under oath a key individual or employee of a
29	licensee or authorized delegate and require the key individual or employee to produce
30	records regarding any matter related to the condition and business of the licensee or

authorized delegate.

1	(b) A licensee or authorized delegate shall provide, and the department shall
2	have complete access to, all records the department reasonably requires to conduct a
3	complete examination. The licensee or authorized delegate shall provide the records at
4	the location and in the format specified by the department. The department may use
5	multistate record production standards and examination procedures when the standards
6	and procedures will reasonably achieve the requirements of this section.
7	(c) Unless otherwise directed by the department, a licensee shall pay all costs
8	reasonably incurred in connection with an examination of the licensee or the licensee's
9	authorized delegate.
10	(d) Information obtained during an examination under this chapter may be
11	disclosed only as provided in AS 06.55.407.
12	* Sec. 11. AS 06.55.403(a) is repealed and reenacted to read:
13	(a) A licensee shall submit a report of the licensee's financial condition within
14	45 days after the end of each quarter of the calendar year or within an extended period
15	that the department prescribes. The report of condition must include
16	(1) financial information at the licensee's level;
17	(2) nationwide and state-specific money transmission transaction
18	information in every jurisdiction in the United States where the licensee is licensed to
19	engage in money transmission;
20	(3) a permissible investments report;
21	(4) transaction destination country reporting for money received for
22	transmission, if applicable; and
23	(5) any other information the department reasonably requires with
24	respect to the licensee.
25	* Sec. 12. AS 06.55.403(b) is repealed and reenacted to read:
26	(b) A licensee shall submit a report of the licensee's authorized delegates
27	within 45 days after the end of each quarter of the calendar year. The report of
28	authorized delegates must include the following information about each authorized
29	delegate:
30	(1) legal name;
31	(2) taxpayer employer identification number or social security number;

1	(3) principal provider identifier,
2	(4) physical address;
3	(5) mailing address;
4	(6) business conducted in other states, if any;
5	(7) fictitious name, alias, or other trade name, if any;
6	(8) contact person name, telephone number, and electronic mail
7	address;
8	(9) the date the authorized delegate began acting as the licensee's
9	authorized delegate;
10	(10) the date the authorized delegate stopped acting as the licensee's
11	authorized delegate, if applicable; and
12	(11) any other information the department reasonably requires with
13	respect to the authorized delegate.
14	* Sec. 13. AS 06.55.403(c) is amended to read:
15	(c) A [MONEY SERVICES] licensee shall file a report with the department
16	within one business day after the [MONEY SERVICES] licensee has reason to know
17	of the occurrence of any of the following events:
18	(1) the filing of a petition by or against the [MONEY SERVICES]
19	licensee under 11 U.S.C. 101 - 112 [11 U.S.C. 101 - 110] (Bankruptcy Code) for
20	bankruptcy or reorganization;
21	(2) the filing of a petition by or against the [MONEY SERVICES]
22	licensee for receivership, the commencement of any other judicial or administrative
23	proceeding for its dissolution or reorganization, or the making of a general assignment
24	for the benefit of its creditors;
25	(3) the commencement of a proceeding to revoke or suspend its
26	[MONEY SERVICES] license in a state or country in which the [MONEY
27	SERVICES] licensee engages in business or is licensed;
28	(4) the cancellation or other impairment of the [MONEY SERVICES]
29	licensee's bond or other security;
30	(5) a charge against or conviction of the [MONEY SERVICES]
31	licensee or of a key individual [AN EXECUTIVE OFFICER, MANAGER,

1	DIRECTOR,] or person in control of the [MONEY SERVICES] licensee for a felony;
2	or
3	(6) a charge against or conviction of an authorized delegate for a
4	felony.
5	* Sec. 14. AS 06.55.403 is amended by adding a new subsection to read:
6	(d) The department may use the registry for the submission of reports required
7	by this section.
8	* Sec. 15. AS 06.55.404 is repealed and reenacted to read:
9	Sec. 06.55.404. Control; acquisition; passive investor. (a) A person or group
10	of persons acting in concert seeking to acquire control of a licensee shall obtain the
11	written approval of the department before acquiring control. An individual is not
12	deemed to acquire control of a licensee when that individual becomes a key individual
13	in the ordinary course of business.
14	(b) A person or group of persons acting in concert seeking to acquire control
15	of a licensee shall, in cooperation with the licensee,
16	(1) submit an application in a form and in a medium prescribed by the
17	department that includes the information required by AS 06.55.412, as applicable; and
18	(2) submit a nonrefundable fee with the request for approval.
19	(c) The department may permit a licensee or the person, or group of persons
20	acting in concert, to submit some or all information required by the department under
21	(b)(1) of this section without using the registry.
22	(d) When an application for acquisition of control appears to include all
23	required content and address all matters required by the department, the application is
24	considered complete, and the department shall notify the applicant in a record of the
25	date on which the department determines the application is complete. The department
26	shall approve or deny the application within 120 days after the date the application
27	was determined to be complete. If the application is not approved or denied within 120
28	days after the completion date,
29	(1) the application is approved; and
30	(2) the person or group of persons acting in concert is not prohibited
31	from acquiring control

1	(e) The department may for good cause extend the period for approving or
2	denying an application under (d) of this section.
3	(f) A determination by the department that an application is complete and the
4	application being accepted for processing means only that the application, on its face,
5	appears to include all required items, including a criminal background check, and
6	address all required matters. The department's determination is not an assessment of
7	the substance of the application or of the sufficiency of the information provided.
8	(g) When an application is filed and considered to be complete under (d) of
9	this section, the department shall investigate the financial condition, financial
10	responsibility, financial experience, business experience, competence level, character,
11	and general fitness of the person or group of persons acting in concert seeking to
12	acquire control. The department shall approve a request for acquisition of control if
13	the department finds that
14	(1) the requirements of (b) of this section have been met, as applicable;
15	and
16	(2) the financial condition, financial responsibility, financial
17	experience, business experience, competence level, character, and general fitness of
18	the person or group of persons acting in concert seeking to acquire control, and the
19	experience, competence level, character, and general fitness of the key individuals and
20	persons that would be in control of the licensee after the acquisition of control indicate
21	that it is in the public interest to permit the person or group of persons acting in
22	concert to control the licensee.
23	(h) If an applicant for approval to acquire control is subject to a multistate
24	licensing process, the department may
25	(1) accept the investigation results of a lead investigative state for the
26	purposes of (g) of this section; or
27	(2) investigate the applicant in accordance with (g) of this section and
28	the timeframes established by agreement through the multistate licensing process,
29	provided those timeframes comply with the application period set out in (d) of this
30	section.

(i) The department shall issue a formal written notice of a denial of an

1	application for approval to acquire control within 30 days after the decision to deny
2	the application. The department shall set out in the notice of denial the specific reasons
3	for the denial. An applicant may appeal a denial within 30 days after receiving the
4	written notice of the denial.
5	(j) The requirements of (a) and (b) of this section do not apply to
6	(1) a person that acts as a proxy for the sole purpose of voting at a
7	designated meeting of the shareholders or holders of voting shares or voting interests
8	of a licensee or a person in control of a licensee;
9	(2) a person that acquires control of a licensee by devise or descent;
10	(3) a person that acquires control of a licensee as a personal
11	representative, custodian, guardian, conservator, or trustee, or as an officer appointed
12	by a court of competent jurisdiction or by operation of law;
13	(4) a person that is exempt under AS 06.55.802(4);
14	(5) a person that the department, by regulation or order, determines to
15	be exempt from the requirements of (a) and (b) of this section because that exemption
16	is in the public interest;
17	(6) a public offering of securities of a licensee or a person in control of
18	a licensee; or
19	(7) an internal reorganization of a person in control of a licensee where
20	the ultimate person in control of the licensee remains the same.
21	(k) A person exempt from the requirements of (a) and (b) of this section, in
22	cooperation with the licensee, shall notify the department within 15 days after the
23	acquisition of control.
24	(1) Before filing an application for approval to acquire control of a licensee, a
25	person may request in writing a determination from the department as to whether the
26	person would be considered a person in control of a licensee upon consummation of a
27	proposed transaction. If the department determines that the person would not be a
28	person in control of a licensee, the proposed person and transaction are not subject to
29	the requirements of (a) and (b) of this section.
30	(m) If a multistate licensing process includes a determination made under (l)
31	of this section and an applicant is subject to the multistate licensing process, the

1	department may
2	(1) accept the control determination of a lead investigative state; or
3	(2) investigate the applicant in accordance with this section and the
4	timeframes established by agreement through the multistate licensing process.
5	(n) The requirements of (a) and (b) of this section do not apply to a person that
6	has complied with and received approval to engage in money transmission under this
7	chapter or was identified as a person in control in a previous application filed with and
8	approved by the department, or by an accredited state in accordance with a multistate
9	licensing process, if
10	(1) in the previous five years, the person has not had a license revoked
11	or suspended or controlled a licensee that has had a license revoked or suspended
12	while the person was in control of the licensee;
13	(2) the person is a licensee, is well managed, and has received at least a
14	satisfactory rating for compliance at the person's most recent examination by an
15	accredited state if a rating was given;
16	(3) the licensee to be acquired is projected to meet the requirements of
17	this chapter, including AS 06.55.501, 06.55.505, and 06.55.510, after the acquisition
18	of control is completed, and, if the person acquiring control is a licensee, the licensee
19	is also projected to meet the requirements of this chapter, including AS 06.55.501,
20	06.55.505, and 06.55.510, after the acquisition of control is completed;
21	(4) the licensee to be acquired will not implement any material
22	changes to the licensee's business plan as a result of the acquisition of control, and, if
23	the person acquiring control is a licensee, the licensee also will not implement any
24	material changes to the licensee's business plan as a result of the acquisition of control;
25	and
26	(5) the person provides notice of the acquisition in cooperation with
27	the licensee and attests to (1) - (4) of this subsection in a form and in a medium
28	prescribed by the department.
29	(o) If the notice required under (n)(5) of this section is not disapproved within
30	30 days after the date on which the notice was determined to be complete, the notice is
31	considered to be approved.

1	(p) A person is presumed to exercise a controlling influence when the person
2	holds the power to vote, directly or indirectly, at least 25 percent of the outstanding
3	voting shares or voting interests of a licensee or person in control of a licensee. To
4	determine the percentage of a person controlled by any other person, the interest of the
5	person presumed to have a controlling interest shall be aggregated with the interest of
6	any other immediate family member, including the person's spouse, parents, children,
7	siblings, relative by marriage, and any other person who shares the home of the person
8	presumed to have a controlling interest.
9	(q) A passive investor is not considered to have control under this chapter. To
10	be a passive investor, a person
11	(1) may not have the power to elect a majority of key individuals or
12	executive officers, managers, directors, trustees, or other persons exercising
13	managerial authority of a person in control of a licensee;
14	(2) may not be employed by or have managerial duties of the licensee
15	or person in control of a licensee;
16	(3) may not have the power to exercise, directly or indirectly, a
17	controlling influence over the management or policies of a licensee or person in
18	control of a licensee; and
19	(4) shall attest to (1) - (3) of this subsection in a form and in a medium
20	prescribed by the department or in a written affidavit.
21	* <b>Sec. 16.</b> AS 06.55.405(a) is amended to read:
22	(a) A [MONEY SERVICES] licensee shall maintain the following records for
23	determining its compliance with this chapter for at least five [THREE] years:
24	(1) a record of each outstanding money transmission [PAYMENT
25	INSTRUMENT OR STORED-VALUE] obligation sold;
26	(2) a general ledger posted at least monthly containing all asset,
27	liability, capital, income, and expense accounts;
28	(3) bank statements and bank reconciliation records;
29	(4) records of outstanding money transmission [PAYMENT
30	INSTRUMENTS AND STORED-VALUE] obligations;
31	(5) records of each <u>outstanding money transmission</u> [PAYMENT

1	INSTRUMENT AND STORED-VALUE] obligation paid within the five-year
2	[THREE-YEAR] period;
3	(6) a list of the last known names and addresses of all of the [MONEY
4	SERVICES] licensee's authorized delegates; and
5	(7) any other records the department reasonably requires by regulation.
6	* <b>Sec. 17.</b> AS 06.55.405(d) is amended to read:
7	(d) All records maintained by the [MONEY SERVICES] licensee as required
8	in (a) - (c) of this section are open to inspection by the department under
9	AS 06.55.401.
10	* <b>Sec. 18.</b> AS 06.55.406(a) is amended to read:
11	(a) A [MONEY SERVICES] licensee and an authorized delegate shall file
12	with the appropriate federal agency [ATTORNEY GENERAL] all reports required by
13	federal currency reporting, record keeping, and suspicious transaction reporting
14	requirements as set out in the Bank Secrecy Act [31 U.S.C. 5311] and other federal
15	and state laws pertaining to money laundering.
16	* Sec. 19. AS 06.55.407(a) is amended to read:
17	(a) Except as [OTHERWISE] provided in (b) and (f) of this section, all
18	information or reports obtained by the department from an applicant, [A] licensee, or
19	[AN] authorized delegate, all information contained in or related to an
20	examination, investigation, operating report, or condition report prepared by, on
21	behalf of, or for the use of the department, and financial statements, balance
22	sheets, or authorized delegate information, are confidential and not subject to
23	disclosure under AS 40.25.100 - 40.25.295 [, INCLUDING
24	(1) ALL INFORMATION CONTAINED IN OR RELATED TO
25	EXAMINATION, INVESTIGATION, OPERATING, OR CONDITION REPORTS
26	PREPARED BY, ON BEHALF OF, OR FOR THE USE OF THE DEPARTMENT;
27	AND
28	(2) FINANCIAL STATEMENTS, BALANCE SHEETS, AND
29	AUTHORIZED DELEGATE INFORMATION].
30	* Sec. 20. AS 06.55.407(b) is amended to read:
31	(b) The department may disclose information that is not otherwise subject to

1	disclosure under (a) of this section to representatives of state or federal agencies who
2	promise in a record that they will maintain the confidentiality of the information or if
3	the department finds that the release is reasonably necessary for the protection of the
4	public and in the interests of justice [, AND THE MONEY SERVICES LICENSEE
5	HAS BEEN GIVEN PREVIOUS NOTICE BY THE DEPARTMENT OF ITS
6	INTENT TO RELEASE THE INFORMATION].
7	* Sec. 21. AS 06.55.407(c) is amended to read:
8	(c) This section does not prohibit the department from disclosing to the public
9	a list of [MONEY SERVICES] licensees or the aggregated financial or transactional
10	data concerning those [MONEY SERVICES] licensees.
11	* Sec. 22. AS 06.55.407(d) is amended to read:
12	(d) A [MONEY SERVICES] licensee or an authorized delegate may not
13	disclose to another person financial information provided to the [MONEY
14	SERVICES] licensee or the authorized delegate by a customer except when, and only
15	to the extent that, the disclosure is
16	(1) authorized in writing by the customer;
17	(2) required by federal, state, or local law;
18	(3) required by an order issued by a court or an administrative agency;
19	or
20	(4) part of the money <u>transmission</u> [SERVICES] transaction ordered
21	by the customer.
22	* Sec. 23. AS 06.55.407 is amended by adding a new subsection to read:
23	(f) Information contained in the records of the department that is not
24	confidential and may, upon request, be made available to the public on the
25	department's Internet website includes
26	(1) the name, business address, telephone number, and unique registry
27	identifier of a licensee;
28	(2) the business address of a licensee's registered agent for service;
29	(3) the name, business address, and telephone number of all authorized
30	delegates;
31	(4) the terms of or a copy of any bond filed by a licensee, if that

1	confidential information, including the prices and fees for the bond, is redacted;
2	(5) copies of any nonconfidential final orders of the department
3	relating to any violation of this chapter or regulations implementing this chapter; and
4	(6) imposition of an administrative fine or penalty under this chapter.
5	* Sec. 24. AS 06.55 is amended by adding new sections to article 4 to read:
6	Sec. 06.55.408. Audited financials. (a) A licensee shall, within 90 days after
7	the end of the licensee's fiscal year or within any extended period that the department
8	establishes, file with the department
9	(1) an audited financial statement of the licensee for the licensee's
10	fiscal year prepared in accordance with generally accepted accounting principles; and
11	(2) any other information the department reasonably requires.
12	(b) The audited financial statement must be prepared by an independent
13	certified public accountant or independent public accountant who is satisfactory to the
14	department.
15	(c) The audited financial statement must include a certificate of opinion of the
16	independent certified public accountant or independent public accountant that is
17	satisfactory in form and content to the department. If the certificate of opinion is
18	qualified, the department may order the licensee to take any action that the department
19	finds necessary to enable the independent certified public accountant or independent
20	public accountant to remove the qualification.
21	Sec. 06.55.409. Implementation. (a) To carry out the purposes of this chapter,
22	subject to AS 06.55.407, the department may
23	(1) enter into an agreement or relationship with a government official
24	or federal or state regulatory agency or regulatory association to improve efficiency
25	and reduce regulatory burden by standardizing methods or procedures, and sharing
26	resources, records, or related information obtained under this chapter;
27	(2) use, hire, contract, or employ analytical systems, methods, or
28	software to examine or investigate a person subject to this chapter;
29	(3) accept from a state or federal government agency or official
30	licensing, examination, or investigation reports made by the agency or official; and
31	(4) accept an audit report made by an independent certified public

1	accountant or independent public accountant that is satisfactory to the department for
2	an applicant or licensee and incorporate the audit reports into a report of examination
3	or investigation.
4	(b) The department has broad administrative authority to administer, interpret
5	and enforce this chapter, to adopt regulations implementing this chapter, and to
6	recover the cost of administering and enforcing this chapter by imposing and
7	collecting proportionate and equitable fees and costs associated with applications,
8	examinations, investigations, and other actions required to achieve the purpose of this
9	chapter.
10	Sec. 06.55.410. Networked supervision. (a) The department may participate
11	in multistate supervisory processes established between and among states and
12	coordinated through a nationally recognized organization acceptable to the department
13	for regulation of licensees that hold licenses in this state and other states. As a
14	participant in multistate supervision, subject to AS 06.55.407, the department may
15	(1) cooperate, coordinate, and share information with other state and
16	federal regulators; and
17	(2) enter into written contracts or agreements with other state and
18	federal regulators for the purposes of cooperating, coordinating, and sharing
19	information with those state and federal regulators.
20	(b) Nothing in this section constitutes a waiver of the department's authority to
21	conduct an examination or investigation or otherwise take independent action to
22	enforce compliance with applicable state or federal law.
23	(c) A joint examination or investigation, or acceptance of an examination or
24	investigation report, does not waive an examination assessment provided for in this
25	chapter.
26	Sec. 06.55.411. Relationship to federal law. (a) If state money transmission
27	jurisdiction is conditioned on a federal law, any inconsistency between a provision of
28	this chapter and the federal law governing money transmission is governed by the
29	applicable federal law to the extent of the inconsistency.
30	(b) When a federal law governs to the extent of an inconsistency in
31	accordance with (a) of this section, the department may provide interpretive guidance

1	tnat
2	(1) identifies the inconsistency; and
3	(2) identifies the appropriate means of compliance with federal law.
4	Sec. 06.55.412. Notice and information requirements for a change of key
5	individual. (a) A licensee adding or replacing a key individual shall
6	(1) provide notice in a manner prescribed by the department within 15
7	days after the effective date of the key individual's appointment; and
8	(2) provide the information required under AS 06.55.109 within 45
9	days after the effective date of the key individual's appointment.
10	(b) The department may issue a notice of disapproval of a key individual if the
11	department finds that the individual's experience, competence level, character, or
12	integrity indicate that it would not be in the best interest of the public or the customers
13	of the licensee to permit the individual to be a key individual. The department shall
14	issue a notice of disapproval within 90 days after determining the notice provided
15	under (a) of this section is complete.
16	(c) A notice of disapproval shall contain a statement of the basis for the
17	disapproval and be sent to the licensee and the disapproved individual. A licensee may
18	appeal a notice of disapproval within 30 days after receipt of the notice.
19	(d) If the notice provided under (a) of this section is not disapproved within 90
20	days after the date the notice was determined to be complete, the key individual is
21	considered to be approved.
22	(e) If a multistate licensing process includes a key individual notice review
23	and disapproval process, and the licensee is subject to the multistate licensing process,
24	the department may
25	(1) accept the key individual notice review determination of another
26	state; or
27	(2) investigate the applicant in accordance with (b) of this section and
28	the timeframes established by agreement through the multistate licensing process.
29	* <b>Sec. 25.</b> AS 06.55.501 is amended to read:
30	Sec. 06.55.501. Maintenance of permissible investments. (a) A [MONEY
31	SERVICES licensee shall maintain at all times permissible investments that have a

market value computed under generally accepted accounting principles of not less than
the aggregate amount of all of its outstanding <b>money transmission</b> [PAYMENT
INSTRUMENTS AND STORED VALUE] obligations [ISSUED OR SOLD IN ALI
STATES AND MONEY TRANSMITTED FROM ALL STATES BY THE MONEY
SERVICES LICENSEE].

- department, with respect to any <u>licensee</u> [MONEY SERVICES LICENSEES], may <u>by</u> <u>regulation or order</u> limit the extent to which a <u>specific</u> [TYPE OF] investment <u>maintained by a licensee</u> within a class of permissible investments may be considered a permissible investment [, EXCEPT FOR MONEY AND CERTIFICATES OF DEPOSIT ISSUED BY A BANK. THE DEPARTMENT BY REGULATION MAY PRESCRIBE OR BY ORDER ALLOW OTHER TYPES OF INVESTMENTS THAT THE DEPARTMENT DETERMINES TO HAVE A SAFETY SUBSTANTIALLY EQUIVALENT TO OTHER PERMISSIBLE INVESTMENTS].
- (c) Permissible investments, even if commingled with other assets of the [MONEY SERVICES] licensee, are held in trust for the benefit of the purchasers and holders of the [MONEY SERVICES] licensee's outstanding money transmission [PAYMENT INSTRUMENTS AND STORED VALUE] obligations in the event of the licensee's insolvency, bankruptcy, [OR] receivership, commencement of other judicial or administrative proceedings for the licensee's dissolution or reorganization, or in the event of an action by a creditor against the license who is not a beneficiary of the statutory trust. A permissible investment impressed with a trust in accordance with this subsection is not subject to attachment, levy of execution, or sequestration by a court, unless the attachment, levy of execution, or sequestration is for a beneficiary of the statutory trust [OF THE MONEY SERVICES LICENSEE].
- \* Sec. 26. AS 06.55.501 is amended by adding new subsections to read:
  - (d) Upon the establishment of a statutory trust under (c) of this section, or when funds are drawn on a letter of credit under AS 06.55.502(a)(4) or 06.55.503, the department shall notify the applicable regulator of each state in which the licensee is

licensed to engage in money transmission, if any, of the establishment of the trust or
the funds drawn on the letter of credit, as applicable. Notice may be provided in
accordance with a multistate agreement or through the registry. Funds drawn on a
letter of credit and any other permissible investments held in trust for the benefit of the
purchasers and holders of the licensee's outstanding money transmission obligations
are considered to be held in trust for the benefit of the purchasers and holders on a pro
rata and equitable basis in accordance with state law and the law of other states, as
applicable. A statutory trust established under this section shall be terminated upon
extinguishment of all the licensee's outstanding money transmission obligations.

- (e) The department may by regulation or order allow other types of investments that the department determines are of sufficient liquidity and quality to be a permissible investment. The department may participate in efforts with other state regulators to identify permissible investments.
- \* Sec. 27. AS 06.55.502(a) is amended to read:

- (a) Except to the extent otherwise limited by the department under AS 06.55.501, or as modified by a regulation of the department, the following investments are permissible under AS 06.55.501:
- (1) cash, demand deposits, savings deposits, funds in accounts held for the benefit of a licensee's customers in a federally insured depository financial institution, money market mutual funds, certificates [A CERTIFICATE] of deposit, [OR A] senior debt obligations [OBLIGATION] of a federally [AN] insured depository financial institution, and cash equivalents, including automated clearing house items in transit to the licensee and automated clearing house items or international wires in transit to a payee, cash in transit by armored car, cash in smart safes, cash in licensee-owned locations, and transmission receivables owed by a bank and funded by a credit card or debit card [; IN THIS PARAGRAPH, "INSURED DEPOSITORY INSTITUTION" HAS THE MEANING GIVEN IN 12 U.S.C. 1813 (FEDERAL DEPOSIT INSURANCE ACT)];
- (2) [BANKER'S ACCEPTANCE OR BILL OF EXCHANGE THAT IS ELIGIBLE FOR PURCHASE ON ENDORSEMENT BY A MEMBER BANK OF THE FEDERAL RESERVE SYSTEM AND IS ELIGIBLE FOR PURCHASE BY A

2	(3)] an investment bearing a rating of one of the three highest grades as
3	defined by a nationally recognized organization that rates securities;
4	(3) [(4) AN INVESTMENT SECURITY THAT IS] an obligation of
5	the United States or a commission [DEPARTMENT], agency, or instrumentality of
6	the United States, [AN INVESTMENT IN] an obligation that is guaranteed fully as to
7	principal and interest by the United States, or [AN INVESTMENT IN] an obligation
8	of a state or a governmental subdivision, agency, or instrumentality of a state;
9	(4) the full drawable amount of an irrevocable standby letter of
10	credit that complies with AS 06.55.503;
11	(5) 100 percent of the surety bond provided for under
12	AS 06.55.505 that exceeds the average daily money transmission liability in this
13	<u>state</u>
14	[(5) RECEIVABLES THAT ARE PAYABLE TO A MONEY
15	SERVICES LICENSEE FROM ITS AUTHORIZED DELEGATES, IN THE
16	ORDINARY COURSE OF BUSINESS, UNDER CONTRACTS THAT ARE NOT
17	PAST DUE OR DOUBTFUL OF COLLECTION IF THE AGGREGATE AMOUNT
18	OF RECEIVABLES UNDER THIS PARAGRAPH DOES NOT EXCEED 20
19	PERCENT OF THE TOTAL PERMISSIBLE INVESTMENTS OF A MONEY
20	SERVICES LICENSEE AND THE MONEY SERVICES LICENSEE DOES NOT
21	HOLD AT ONE TIME RECEIVABLES UNDER THIS PARAGRAPH IN ANY
22	ONE PERSON AGGREGATING MORE THAN 10 PERCENT OF THE MONEY
23	SERVICES LICENSEE'S TOTAL PERMISSIBLE INVESTMENTS; AND
24	(6) A SHARE OR A CERTIFICATE ISSUED BY AN OPEN-END
25	MANAGEMENT INVESTMENT COMPANY THAT IS REGISTERED WITH THE
26	UNITED STATES SECURITIES AND EXCHANGE COMMISSION UNDER 15
27	U.S.C. 80A-1 - 80A-64 (INVESTMENT COMPANY ACT OF 1940), AND WHOSE
28	PORTFOLIO IS RESTRICTED BY THE MANAGEMENT COMPANY'S
29	INVESTMENT POLICY TO INVESTMENTS SPECIFIED IN (1) - (4) OF THIS
30	SUBSECTION].
31	* Sec. 28. AS 06.55.502(b) is repealed and reenacted to read:

FEDERAL RESERVE BANK;

1	(b) Unless modified by the department by regulation, the following
2	investments are permissible under (a) of this section to the extent specified:
3	(1) receivables that are payable to a licensee from its authorized
4	delegates in the ordinary course of business that are less than seven days old and do
5	not exceed 50 percent of the aggregate value of the licensee's total permissible
6	investments; receivables under this paragraph that are payable to a licensee from a
7	single authorized delegate in the ordinary course of business may not exceed 10
8	percent of the aggregate value of the licensee's total permissible investments;
9	(2) the following investments, not to exceed 20 percent for each
10	category and a combined total of 50 percent of the aggregate value of the licensee's
11	total permissible investments:
12	(A) a short-term investment of not more than six months'
13	duration bearing an eligible rating;
14	(B) commercial paper bearing an eligible rating;
15	(C) a bill, note, bond, or debenture bearing an eligible rating;
16	(D) United States tri-party repurchase agreements collateralized
17	at 100 percent or more by federal government or agency securities, municipal
18	bonds, or other securities bearing an eligible rating;
19	(E) money market mutual funds rated by an eligible rating
20	service selected by the department as appropriate for this purpose at a rate
21	determined by the department; and
22	(F) a mutual fund or other investment fund composed solely
23	and exclusively of one or more permissible investments listed in (a)(1) - (3) of
24	this section; and
25	(3) cash held in accounts for the benefit of the licensee's customers at
26	foreign depository financial institutions, not to exceed 10 percent of the aggregate
27	value of the licensee's total permissible investments, if the licensee has received a
28	satisfactory rating in the licensee's most recent examination and the foreign depository
29	financial institution
30	(A) has an eligible rating;
31	(B) is registered under 26 U.S.C. 1471 - 1474 (Foreign

1	Account Tax Compliance Act);
2	(C) is not located in any country subject to sanctions from the
3	United States Department of the Treasury, Office of Foreign Asset Control;
4	and
5	(D) is not located in a high-risk or non-cooperative jurisdiction
6	as designated by the Financial Action Task Force.
7	* Sec. 29. AS 06.55 is amended by adding new sections to article 5 to read:
8	Sec. 06.55.503. Letter of credit. (a) A letter of credit permitted under
9	AS 06.55.502(a)(4)
10	(1) must list the department as the beneficiary;
11	(2) must stipulate that the beneficiary is only required to draw a sight
12	draft under the letter of credit and present it to obtain funds up to the letter of credit
13	amount within seven days after presenting the items required by (7) of this subsection;
14	(3) must be issued by
15	(A) a federally insured depository financial institution;
16	(B) a foreign bank that is authorized under federal law to
17	maintain a federal agency or federal branch office in a state; or
18	(C) a foreign bank that
19	(i) is authorized under state law to maintain a branch in
20	a state;
21	(ii) bears an eligible rating or whose parent company
22	bears an eligible rating; and
23	(iii) is regulated, supervised, and examined by federal
24	or state authorities having regulatory authority over banks, credit
25	unions, and trust companies;
26	(4) must be irrevocable, unconditional, and indicate that the letter of
27	credit is not subject to any condition or qualifications outside of the letter of credit;
28	(5) may not contain reference to any other agreements, documents, or
29	entities, or otherwise provide for any security interest in the licensee;
30	(6) must contain an issue date and expiration date, and expressly
31	provide for automatic extension, without a written amendment, for an additional

1	period of one year from the present or each future expiration date, unless the issuer of
2	the letter of credit notifies the department in writing by certified or registered mail,
3	courier mail, or by other means of notice that provides a receipt, at least 60 days
4	before an expiration date, that the irrevocable letter of credit will not be extended; and
5	(7) must provide that the issuer of the letter of credit will honor, at
6	sight, a presentation made by the beneficiary to the issuer of the following documents
7	on or before the expiration date of the letter of credit:
8	(A) the original letter of credit, including any amendments; and
9	(B) a written statement from the beneficiary stating whether
10	one or more of the following events have occurred:
11	(i) the filing of a petition by or against the licensee
12	under 11 U.S.C. Section 101 - 112 (Bankruptcy Code), for bankruptcy
13	or reorganization;
14	(ii) the filing of a petition by or against the licensee for
15	receivership, or the commencement of any other judicial or
16	administrative proceeding for the licensee's dissolution or
17	reorganization;
18	(iii) the seizure of assets of a licensee under an
19	emergency order issued by the department, or by the applicable
20	regulator of each state in which the licensee is licensed to engage in
21	money transmission, in accordance with applicable law, on the basis of
22	an action, violation, or condition that has caused or is likely to cause
23	the insolvency of the licensee; or
24	(iv) the beneficiary received notice of expiration or non-
25	extension of a letter of credit and the licensee failed to demonstrate to
26	the satisfaction of the beneficiary that the licensee will maintain
27	permissible investments in accordance with AS 06.55.501 upon the
28	expiration or non-extension of the letter of credit.
29	(b) In the event of any notice of expiration or non-extension of a letter of
30	credit issued under (a) of this section, the licensee shall be required to demonstrate to
31	the satisfaction of the department, 15 days prior to expiration, that the licensee

maintains and will maintain permissible investments in accordance with AS 06.55.501
upon expiration of the letter of credit. If the licensee is not able to do so, the
department may draw on the letter of credit in an amount up to the amount necessary
to meet the licensee's requirements to maintain permissible investments in accordance
with AS 06.55.501. Any such draw shall be offset against the licensee's outstanding
money transmission obligations. The drawn funds shall be held in trust by the
department or the department's designated agent, to the extent authorized by law, as
agent for the benefit of the purchasers and holders of the licensee's outstanding money
transmission obligations.

- (c) The department may designate an agent to serve on the department's behalf as beneficiary to a letter of credit so long as the agent and letter of credit meet requirements established by the department. The department's agent may serve as agent for multiple licensing authorities for a single irrevocable letter of credit if the proceeds of the drawable amount for the purposes of AS 06.55.502(a)(4) are assigned to the department.
- (d) The department may participate in multistate processes designed to facilitate the issuance and administration of letters of credit, including services provided by the registry.
- **Sec. 06.55.505. Security.** (a) An applicant for a license shall provide, and a licensee at all times shall maintain, security consisting of a surety bond in a form satisfactory to the department or, with the department's approval, a deposit in accordance with this section.
- (b) The amount of the required security shall be determined by the department by regulation or order. The amount of the required security shall be proportional to the licensee's average daily money transmission liability in this state up to a maximum of \$1,000,000.
- (c) A licensee that maintains a bond in the maximum amount provided for under (b) of this section is not required to calculate its average daily money transmission liability in this state for purposes of this section.
  - (d) A licensee may exceed the maximum required bond amount.
  - (e) The aggregate liability on a surety bond may not exceed the principal sum

1	of the bond. A claimant against a licensee may maintain an action on the bond, or the
2	department may maintain an action on behalf of the claimant.
3	(f) A surety bond must cover claims for as long as the department specifies,
4	but at least for the five years after the date the licensee stops providing money
5	transmission in this state. The department may permit the amount of security to be
6	reduced or eliminated before the expiration of that time to the extent the amount of the
7	licensee's outstanding money transmission obligations in this state is reduced. The
8	department may permit a licensee to substitute another form of security acceptable to
9	the department for the security effective at the time the licensee stops providing
10	money transmission in this state.
11	(g) An applicant for a license or a licensee shall obtain a surety bond required
12	under this section from a surety company authorized to do business in this state.
13	Sec. AS 06.55.510. Net worth. (a) A licensee shall maintain at all times a
14	tangible net worth of
15	(1) the greater of \$35,000 or three percent of total assets for the first
16	\$100,000,000;
17	(2) two percent of additional assets for \$100,000,001 to
18	\$1,000,000,000; and
19	(3) 0.5 percent of additional assets for over \$1,000,000,001.
20	(b) Tangible net worth must be demonstrated at initial application by the
21	applicant's most recent audited or unaudited financial statements.
22	(c) The department may exempt any applicant or licensee, in whole or in part,
23	from the requirements of this section.
24	* <b>Sec. 30.</b> AS 06.55.601 is amended to read:
25	Sec. 06.55.601. Suspension and revocation; receivership. (a) The
26	department may suspend or revoke a [MONEY SERVICES] license, place a
27	[MONEY SERVICES] licensee in receivership, or order a [MONEY SERVICES]
28	licensee to revoke the designation of an authorized delegate if
29	(1) the [MONEY SERVICES] licensee violates this chapter or a
30	regulation adopted or an order issued under this chapter;
31	(2) the [MONEY SERVICES] licensee does not cooperate with an

1	examination or investigation by the department;
2	(3) the [MONEY SERVICES] licensee engages in fraud, intentiona
3	misrepresentation, or gross negligence;
4	(4) an authorized delegate is convicted of a violation of a state of
5	federal anti-money laundering statute, or violates a regulation adopted or an order
6	issued under this chapter, as a result of the [MONEY SERVICES] licensee's wilfu
7	misconduct or wilful blindness;
8	(5) the competence <u>level</u> , experience, character, or general fitness or
9	the [MONEY SERVICES] licensee, authorized delegate, person in control of a
10	[MONEY SERVICES] licensee, key individual, or responsible person of the
11	[MONEY SERVICES] licensee or authorized delegate indicates that it is not in the
12	public interest to permit the person to provide money <b>transmission</b> [SERVICES];
13	(6) the [MONEY SERVICES] licensee engages in an unsafe of
14	unsound practice;
15	(7) the [MONEY SERVICES] licensee is insolvent, suspends paymen
16	of its obligations, or makes a general assignment for the benefit of its creditors; or
17	(8) the [MONEY SERVICES] licensee does not remove an authorized
18	delegate after the department issues and serves on [UPON] the [MONEY SERVICES]
19	licensee a final order that includes [INCLUDING] a finding that the authorized
20	delegate has violated this chapter.
21	(b) In determining whether a [MONEY SERVICES] licensee is engaging in
22	an unsafe or unsound practice, the department may consider the size and condition or
23	the [MONEY SERVICES] licensee's money transmission, the magnitude of the loss
24	the gravity of the violation of this chapter, and the previous conduct of the person
25	involved.
26	* Sec. 31. AS 06.55.601 is amended by adding a new subsection to read:
27	(c) A licensee may apply for relief from a suspension or revocation of its
28	license according to procedures prescribed by the department.
29	* Sec. 32. AS 06.55.602 is amended to read:
30	Sec. 06.55.602. Suspension and revocation of authorized delegates. (a) The
31	department may issue an order suspending or revoking the designation of ar

1	authorized delegate if the department finds that
2	(1) the authorized delegate violated this chapter or a regulation adopted
3	or an order issued under this chapter;
4	(2) the authorized delegate did not cooperate with an examination or
5	investigation by the department;
6	(3) the authorized delegate engaged in fraud, intentional
7	misrepresentation, or gross negligence;
8	(4) the authorized delegate is convicted of a violation of a state or
9	federal anti-money laundering statute;
10	(5) the competence <u>level</u> , experience, character, or general fitness of
11	the authorized delegate or a person in control of the authorized delegate indicates that
12	it is not in the public interest to permit the authorized delegate to provide money
13	<u>transmission</u> [SERVICES]; or
14	(6) the authorized delegate is engaging in an unsafe or unsound
15	practice.
16	(b) In determining whether an authorized delegate is engaging in an unsafe or
17	unsound practice, the department may consider the size and condition of the
18	authorized delegate's provision of money transmission [SERVICES], the magnitude
19	of the loss, the gravity of the violation of this chapter or a regulation adopted or order
20	issued under this chapter, and the previous conduct of the authorized delegate.
21	* Sec. 33. AS 06.55.602 is amended by adding a new subsection to read:
22	(c) An authorized delegate may apply for relief from a suspension or
23	revocation of designation as an authorized delegate according to procedures prescribed
24	by the department.
25	* <b>Sec. 34.</b> AS 06.55.603(a) is amended to read:
26	(a) If the department determines that a violation of this chapter or of a
27	regulation adopted or an order issued under this chapter by a [MONEY SERVICES]
28	licensee or authorized delegate is likely to cause immediate and irreparable harm to
29	the [MONEY SERVICES] licensee, its customers, or the public as a result of the
30	violation, or cause insolvency or significant dissipation of assets of the [MONEY
31	SERVICES] licensee, the department may issue an order requiring the [MONEY

2	The order becomes effective on service of it on the [MONEY SERVICES] licensee or
3	authorized delegate.
4	* <b>Sec. 35.</b> AS 06.55.603(b) is amended to read:
5	(b) The department may issue an order against a [MONEY SERVICES]
6	licensee to cease and desist from providing money transmission [SERVICES]
7	through an authorized delegate who is the subject of a separate order by the
8	department.
9	* <b>Sec. 36.</b> AS 06.55.603(d) is amended to read:
10	(d) A [MONEY SERVICES] licensee or an authorized delegate who is served
11	with an order to cease and desist may petition the superior court for a judicial order
12	setting aside, limiting, or suspending the enforcement, operation, or effectiveness of
13	the order pending the completion of an administrative proceeding under AS 06.55.601
14	or 06.55.602.
15	* Sec. 37. AS 06.55.605 is amended to read:
16	Sec. 06.55.605. Civil penalties. The department may assess a civil penalty
17	against a person that [WHO] violates this chapter or a regulation adopted or an order
18	issued under this chapter in an amount not to exceed \$1,000 $\underline{\mathbf{a}}$ [EACH] day for each
19	day the violation is outstanding, plus the department's costs and expenses for the
20	investigation.
21	* Sec. 38. AS 06.55.606(b) is amended to read:
22	(b) A person who knowingly engages in an activity for which a [MONEY
23	SERVICES] license is required under this chapter without being [LICENSED AS] a
24	[MONEY SERVICES] licensee and who receives more than \$500 in compensation
25	within a 30-day period from this activity is guilty of a class C felony.
26	* Sec. 39. AS 06.55.606(c) is amended to read:
27	(c) A person who knowingly engages in an activity for which a [MONEY
28	SERVICES] license is required under this chapter without being licensed [AS A
29	MONEY SERVICES LICENSEE] and who receives not [NO] more than \$500 in
30	compensation within a 30-day period from this activity is guilty of a class A
31	misdemeanor.

SERVICES] licensee or authorized delegate to cease and desist from the violation.

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1	* <b>Sec. 40.</b> AS 06.55.607(a) is amended to read:
2	(a) If the department has reason to believe that a person has violated or is
3	violating AS 06.55.101 [OR 06.55.201], the department may issue an order to show
4	cause why an order to cease and desist should not issue requiring that the person cease
5	and desist from the violation of AS 06.55.101 [OR 06.55.201].
6	* Sec. 41. AS 06.55.607(e) is amended to read:
7	(e) A person that [WHO] is served with an order to cease and desist for
8	violating AS 06.55.101 [OR 06.55.201] may petition the superior court for a judicial
9	order setting aside, limiting, or suspending the enforcement, operation, or
10	effectiveness of the order pending the completion of an administrative proceeding
11	under AS 06.55.701 and 06.55.702.
12	* Sec. 42. AS 06.55.702(a) is amended to read:
13	(a) Except as otherwise provided in AS 06.55.603 and 06.55.607 [AND IN (b)
14	OF THIS SECTION], the department may not suspend or revoke a [MONEY
15	SERVICES] license, place a [MONEY SERVICES] licensee in receivership, issue an
16	order to cease and desist, suspend or revoke the designation of an authorized delegate,
17	or assess a civil penalty without notice and an opportunity to be heard. The department
18	shall also hold a hearing when requested to hold a hearing by an applicant whose
19	application for a [MONEY SERVICES] license is denied.
20	* Sec. 43. AS 06.55.802 is amended to read:
21	Sec. 06.55.802. Exemptions [EXCLUSIONS]. This chapter does not apply to
22	(1) the United States or a department, [AN] agency, [OR AN]
23	instrumentality, or agent of the United States;
24	(2) money transmission by the United States Postal Service or by <u>an</u>
25	agent [A CONTRACTOR ON BEHALF] of the United States Postal Service;
26	(3) a state, a municipality, a county, or another governmental agency
27	or governmental subdivision of a state, or its agent;
28	(4) a federally insured depository financial institution, bank, a bank
29	holding company, an office of an international banking corporation, a branch of a
30	foreign bank, a corporation organized under 12 U.S.C. 1861 - 1867 (Bank Service
31	Company Act), or a corporation organized under 12 U.S.C. 611 - 633 (Edge Act)

1	under the laws of a state or the United States, if it does not issue, sell, or provide
2	payment instruments or stored value through an authorized delegate who is not a bank,
3	a bank holding company, an office of an international banking corporation, a branch of
4	a foreign bank, a corporation organized under 12 U.S.C. 1861 - 1867 (Bank Service
5	Company Act), or a corporation organized under 12 U.S.C. 611 - 633 (Edge Act)
6	under the laws of a state or the United States; an institution regulated by the Farm
7	Credit Association; or a subsidiary or affiliate of a financial institution, if the
8	subsidiary or affiliate is owned and controlled by a depository institution and
9	regulated by a federal banking agency; in this paragraph, "federal banking
10	agency" means the Board of Governors of the Federal Reserve System, the
11	Comptroller of the Currency, the director of the Office of Thrift Supervision, the
12	National Credit Union Administration, and the Federal Deposit Insurance
13	<u>Corporation</u> ;
14	(5) electronic funds transfer of governmental benefits for a federal,
15	state, or municipal agency or a state political subdivision by a contractor on behalf of
16	(A) the United States or a department, an agency, or an
17	instrumentality of the United States; or
18	(B) a state, or a department, an agency, or an instrumentality of
19	a state;

(6) a board of trade or a person <u>that</u> [WHO], in the ordinary course of business, provides clearance and settlement services for a board of trade, to the extent of the operation of the person for a board of trade; in this paragraph, "board of trade" means a board of trade designated as a contract market under 7 U.S.C. 1 - 27f

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(Commodity Exchange Act);

- (7) a registered futures commission merchant under the federal commodities laws, to the extent of the merchant's operation as a registered futures commission merchant under the federal commodities laws;
- (8) a person <u>that</u> [WHO] provides clearance or settlement services under a registration as a clearing agency or an exemption from the registration granted under the federal securities laws, to the extent of the person's operation as a provider of clearance or settlement services under a registration as a clearing agency or an

1	exemption from the registration granted under the federal securities laws;
2	(9) an operator of a payment system to the extent that the operator
3	provides processing, clearing, or settlement services, between or among persons
4	exempted [EXCLUDED] by this section, in connection with wire transfers, credit
5	card transactions, debit card transactions, stored-value transactions, automated
6	clearinghouse transfers, or similar funds transfers; [OR]
7	(10) a person registered as a securities broker-dealer under federal or
8	state securities laws, to the extent of the person's operation as a securities broker-
9	dealer:
10	(11) an individual employed by a licensee, an authorized delegate,
11	or a person exempt from the licensing requirements of this chapter when the
12	individual is acting within the scope of employment and under the supervision of
13	the licensee, authorized delegate, or exempt person as an employee and not as an
14	independent contractor;
15	(12) a person expressly appointed as a third-party service provider
16	to or agent of an entity exempt under (4) of this section, solely to the extent that
17	(A) the service provider or agent is engaging in money
18	transmission on behalf of and in accordance with a written agreement
19	with the exempt entity that sets out the specific functions that the service
20	provider or agent is to perform; and
21	(B) the exempt entity assumes all risk of loss and all legal
22	responsibility for satisfying the outstanding money transmission
23	obligations owed to purchasers and holders of the outstanding money
24	transmission obligations upon receipt of the purchaser's or holder's
25	money or monetary value by the service provider or agent;
26	(13) a person appointed as an agent of a payee to collect and
27	process a payment from a payor to the payee for goods or services, other than
28	money transmission services, provided to the payor by the payee, if
29	(A) the payee and the agent have a written agreement
30	directing the agent to collect and process payments from payors on the
31	payee's behalf;

1	(B) the payee holds the agent out to the public as accepting
2	payments for goods or services on the payee's behalf; and
3	(C) payment for the goods and services is treated as
4	received by the payee upon receipt by the agent, the payor's obligation is
5	extinguished, and there is no risk of loss to the payor if the agent fails to
6	remit the funds to the payee;
7	(14) a person that acts as an intermediary by processing payments
8	between an entity that has directly incurred an outstanding money transmission
9	obligation to a sender and the sender's designated recipient if the entity
10	(A) is a licensee or exempt from the licensing requirements
11	of this chapter;
12	(B) provides a receipt, electronic record, or other written
13	confirmation to the sender identifying the entity as the provider of money
14	transmission in the transaction; and
15	(C) bears sole responsibility to satisfy the outstanding
16	money transmission obligation to the sender, including the obligation to
17	make the sender whole in connection with any failure to transmit the
18	funds to the sender's designated recipient;
19	(15) an entity that is an insurance company, title insurance
20	company, or escrow agent, to the extent that the entity is lawfully authorized to
21	conduct business in this state as an insurance company, title insurance company,
22	or escrow agent and to the extent that the entity engages in money transmission
23	as an ancillary service when conducting insurance, title insurance, or escrow
24	activity;
25	(16) an attorney, to the extent that the attorney is lawfully
26	authorized to practice law in this state and engages in money transmission as an
27	ancillary service to the practice of law;
28	(17) a person exempt by regulation or order if the department
29	finds that the exemption is in the public interest and that the regulation of the
30	person is not necessary for the purposes of this chapter; or
31	(18) a person providing payroll processing services: in this

1	paragraph,
2	(A) "payroll processing services" means receiving money
3	for transmission under a contract with a person to deliver wages or
4	salaries, make payment of payroll taxes to state and federal agencies,
5	make payments relating to employee benefit plans, or make distributions
6	of other authorized deductions from wages or salaries;
7	(B) "receiving money for transmission" means receiving
8	money or monetary value in the United States for transmission within or
9	outside the United States by electronic or other means [UNDER FEDERAL
10	OR STATE SECURITIES LAWS].
11	* Sec. 44. AS 06.55 is amended by adding a new section to read:
12	Sec. 06.55.803. Authority to require demonstration of exemption. The
13	department may require a person who claims to be exempt from licensing under
14	AS 06.55.802 to provide information and documentation to the department
15	demonstrating the claimed exemption.
16	* <b>Sec. 45.</b> AS 06.55.810 is amended to read:
17	Sec. 06.55.810. Notices required. (a) A [MONEY SERVICES] licensee shall
18	provide customers with notice of how to file a complaint. A licensee shall provide
19	notice [DISPLAY A SIGN] at each location where the [MONEY SERVICES]
20	licensee
21	(1) provides money <u>transmission</u> [SERVICES] under this chapter;
22	and
23	(2) has not designated an authorized delegate to provide money
24	transmission [SERVICES] on behalf of the [MONEY SERVICES] licensee at the
25	location.
26	(b) An authorized delegate shall provide customers with notice of how to
27	file a complaint. An authorized delegate shall provide notice [DISPLAY A SIGN]
28	at each location where the authorized delegate provides money transmission
29	[SERVICES] under this chapter.
30	(c) The <u>notice</u> [SIGN] required by (a) or (b) of this section <u>must be in a</u>
31	format and contain information required by the department [SHALL BE

DISPLAYED AT ALL TIMES IN FULL VIEW OF PERSONS VISITING THE
LOCATION AND SHALL GIVE THE DEPARTMENT'S ADDRESS AND THE
DEPARTMENT'S TELEPHONE NUMBER FOR RECEIVING CALLS
REGARDING COMPLAINTS AND OTHER CONCERNS ABOUT MONEY
SERVICES LICENSEES, AUTHORIZED DELEGATES, AND THE MONEY
SERVICES PROVIDED BY MONEY SERVICES LICENSEES AND
AUTHORIZED DELEGATES].

\* Sec. 46. AS 06.55.810 is amended by adding a new subsection to read:

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- (d) A licensee or authorized delegate shall include on a receipt or disclose on the licensee's Internet website or mobile application the name and telephone number of the department and a statement that the licensee's customers can contact the department with questions or complaints about the licensee's money transmission. In this subsection, "mobile application" means a software application developed specifically for use on small, wireless computing devices.
- \* Sec. 47. AS 06.55 is amended by adding a new section to read:
  - Sec. 06.55.815. In-state determination. For a transaction requested electronically or by telephone, the licensee or authorized delegate may determine if the person requesting the transaction is in this state by relying on other information provided by the person regarding the location of the person's residential address or principal place of business or other physical address, and any records associated with the person that the licensee or authorized delegate may have that indicate the location, including an address associated with an account.
- \* Sec. 48. AS 06.55.830 is repealed and reenacted to read:
  - Sec. 06.55.830. Receipt. (a) Except as provided in (c) of this section, a licensee or licensee's authorized delegate shall provide the sender a receipt for money received for transmission. The receipt must be in English and in any other language principally used by the licensee or authorized delegate to advertise, solicit, or negotiate, either orally or in writing, for a transaction conducted. The receipt must contain the following information, as applicable:
    - (1) the name of the sender:
- (2) the name of the designated recipient;

1	(3) the date of the transaction;
2	(4) the unique transaction or identification number;
3	(5) the name of the licensee, unique registry identifier, the licensee's
4	business address, and the licensee's customer service telephone number;
5	(6) the dollar amount of the transaction;
6	(7) any fee charged by the licensee to the sender for the transaction;
7	(8) any taxes collected by the licensee from the sender for the
8	transaction; and
9	(9) the exchange rate, if any, used by the provider for the transaction.
10	(b) For a transaction conducted in person, the receipt may be provided
11	electronically if the sender requests or agrees to receive an electronic receipt. For a
12	transaction conducted electronically or by telephone, a receipt may be provided
13	electronically. All electronic receipts must be provided in a retainable form.
14	(c) This section does not apply to
15	(1) money received for transmission subject to 12 C.F.R. Part 1005,
16	Subpart B;
17	(2) money received for transmission that is not primarily for personal,
18	family, or household purposes;
19	(3) money received for transmission in accordance with a written
20	agreement between the licensee and payee to process payments for goods or services
21	provided by the payee;
22	(4) an individual consumer transferring funds to reload stored value to
23	the consumer's account through a point of sale transaction; or
24	(5) stored value transactions exempted by the department by regulation
25	or order.
26	(d) In this section, "receipt" means a paper receipt, electronic record, or other
27	written confirmation.
28	* Sec. 49. AS 06.55 is amended by adding a new section to read:
29	Sec. 06.55.835. Timely transmission. (a) A licensee shall forward all money
30	received for transmission in accordance with the terms of the agreement between the
31	licensee and the sender unless the licensee has a reasonable belief that the sender may

1	be a victim of fraud of that a crime of violation of law, fule, of fegulation has
2	occurred, is occurring, or may occur.
3	(b) If a licensee fails to forward money received for transmission in
4	accordance with this section, the licensee must respond to inquiries by the sender with
5	the reason for the failure unless providing a response would violate a state or federal
6	law, rule, or regulation.
7	* Sec. 50. AS 06.55.840 is repealed and reenacted to read:
8	Sec. 06.55.840. Refunds. (a) Except as provided in (b) of this section, a
9	licensee shall refund to the sender, within 10 days after receipt of the sender's written
10	request for a refund, all money received for transmission unless
11	(1) the money has been forwarded within 10 days after the date on
12	which the money was received for transmission;
13	(2) within 10 days after the date on which the money was received for
14	transmission, instructions have been given committing an equivalent amount of money
15	to the person designated by the sender;
16	(3) the agreement between the licensee and the sender instructs the
17	licensee to forward the money at a time that is beyond 10 days after the date on which
18	the money was received for transmission; if money has not yet been forwarded in
19	accordance with the terms of the agreement between the licensee and the sender, the
20	licensee shall issue a refund in accordance with this section;
21	(4) the refund is requested for a transaction that the licensee has not
22	completed based on a reasonable belief that a crime or violation of law, rule, or
23	regulation has occurred, is occurring, or may occur; or
24	(5) the refund request does not
25	(A) identify the sender's name and
26	(i) address; or
27	(ii) telephone number; or
28	(B) identify the particular transaction to be refunded in the
29	event the sender has multiple transactions outstanding.
30	(b) This section does not apply to
31	(1) money received for transmission subject to 12 C.F.R. Part 1005,

1	Subpart B; or
2	(2) money received for transmission in accordance with a written
3	agreement between the licensee and payee to process payments for goods or services
4	provided by the payee.
5	* <b>Sec. 51.</b> AS 06.55.850(b) is amended to read:
6	(b) The department shall establish fee levels under (a) of this section so that
7	the [TOTAL AMOUNT OF] fees collected for [BOTH MONEY TRANSMISSION]
8	licenses are sufficient to cover the cost of administration of [AND CURRENCY
9	EXCHANGE LICENSES UNDER] this chapter. The fees may include
10	(1) an annual renewal fee consistent with (f) of this section;
11	(2) a late fee for the late payment of a fee established by the
12	department;
13	(3) an hourly investigation fee to cover the costs of an investigation
14	of the books and records of a licensee or other person subject to this chapter;
15	(4) a nonrefundable application fee to cover the costs of processing
16	license applications;
17	(5) an initial license fee to cover the period from the day the
18	application is approved to the end of the calendar year in which the license is
19	initially granted; and
20	(6) a transaction fee to cover the administrative cost associated
21	with processing changes in control, changes of address, and other administrative
22	<b>changes</b> [APPROXIMATELY EQUALS THE DEPARTMENT'S ACTUAL TOTAL
23	REGULATORY COSTS FOR BOTH MONEY TRANSMISSION LICENSES AND
24	CURRENCY EXCHANGE LICENSES. THE DEPARTMENT SHALL SET THE
25	FEE LEVELS SO THAT THE FEE LEVELS FOR BOTH MONEY
26	TRANSMISSION LICENSES AND CURRENCY EXCHANGE LICENSES ARE
27	THE SAME].
28	* <b>Sec. 52.</b> AS 06.55.850(c) is amended to read:
29	(c) The department shall annually review each fee level to determine whether
30	the fees collected [REGULATORY COSTS] are sufficient to cover the cost of
31	administration of this chapter [APPROXIMATELY EQUAL TO FEE

1	COLLECTIONS]. If the review indicates that fee conections [AND REGULATOR I
2	COSTS] are not sufficient to cover the cost of administration of this chapter
3	[APPROXIMATELY EQUAL], the department shall calculate fee adjustments and
4	adopt regulations under (a) of this section to implement the adjustments.
5	* Sec. 53. AS 06.55.850 is amended by adding a new subsection to read:
6	(f) An annual renewal fee must be based on a licensee's total volume of money
7	transmission in this state, calculated in dollars or dollar equivalents. An annual
8	renewal fee shall be determined by the department by regulation or order.
9	* <b>Sec. 54.</b> AS 06.55.990(1) is amended to read:
10	(1) "authorized delegate" means a person that a [MONEY
11	SERVICES] licensee designates to <b>engage in</b> [PROVIDE] money <b>transmission</b>
12	[SERVICES] on behalf of the [MONEY SERVICES] licensee;
13	* Sec. 55. AS 06.55.990(3) is amended to read:
14	(3) "control" means
15	(A) [THE OWNERSHIP OF, OR] the power to vote, directly
16	or indirectly, at least 25 percent of the [A CLASS OF] outstanding voting
17	shares [SECURITIES] or voting interests of a [MONEY SERVICES] licensee
18	or of a person that has the power to vote, directly or indirectly, at least 25
19	percent of the voting securities or voting interests [IN CONTROL] of a
20	[MONEY SERVICES] licensee, unless the person with the power to vote is
21	a passive investor as described under AS 06.55.404(q);
22	(B) the power to elect or appoint a majority of key
23	individuals, executive officers, managers, directors, trustees, or other persons
24	exercising managerial authority of a [MONEY SERVICES] licensee or person
25	in control of a [MONEY SERVICES] licensee; or
26	(C) the power to exercise directly or indirectly, a controlling
27	influence over the management or policies of a [MONEY SERVICES]
28	licensee or person in control of a [MONEY SERVICES] licensee;
29	* Sec. 56. AS 06.55.990(15) is amended to read:
30	(15) "money transmission"
31	(A) means

1	in sening of issuing payment instruments of stored
2	value to a person located in this state;
3	(ii) [, OR] receiving money or monetary value for
4	transmission from a person located in this state;
5	(iii) engaging in virtual currency exchange; or
6	(iv) engaging in virtual currency business activity;
7	(B) [, BUT] does not mean [INCLUDE] the provision solely of
8	[DELIVERY,] online services, telecommunications services, or network
9	access;
10	* Sec. 57. AS 06.55.990(19) is amended to read:
11	(19) "payment instrument" means a written or electronic check, [A]
12	draft, [A] money order, [A] traveler's check, or other written or electronic
13	[ANOTHER] instrument for the transmission or payment of money or monetary value,
14	whether or not negotiable, but does not mean stored value, [INCLUDE] a credit card
15	voucher, a letter of credit, [OR] an instrument that is redeemable by the issuer in
16	goods or services, or other instrument not sold to the public but issued and
17	distributed as part of a loyalty, rewards, or promotional program;
18	* Sec. 58. AS 06.55.990(20) is amended to read:
19	(20) "person" means an individual, general partnership, limited
20	partnership, [A] corporation, [A BUSINESS] trust, [AN ESTATE, A TRUST, A
21	PARTNERSHIP, A] limited liability company, [AN] association, [A] joint stock
22	corporation [VENTURE, A GOVERNMENT, A GOVERNMENTAL
23	SUBDIVISION, AN AGENCY, OR AN INSTRUMENTALITY, A PUBLIC
24	CORPORATION], or any other legal or corporate [COMMERCIAL] entity
25	identified by the department;
26	* Sec. 59. AS 06.55.990(22) is amended to read:
27	(22) "state" means a state of the United States, the District of
28	Columbia, Puerto Rico, the United States Virgin Islands, a United States military
29	installation that is located in a foreign country, or a territory or insular possession
30	subject to the jurisdiction of the United States;
31	* <b>Sec. 60.</b> AS 06.55.990(23) is amended to read:

I	(23) "stored value"
2	(A) means
3	(i) monetary value representing a claim against the
4	issuer that is evidenced by an electronic or digital record and that is
5	intended and accepted as a means of redemption for money or
6	monetary value, or payment for goods or services; or
7	(ii) prepaid access as defined in 31 C.F.R. 1010.100;
8	(B) does not mean a payment instrument, a closed-loop
9	stored value, or monetary value not sold to the public but issued and
10	distributed as part of a loyalty, rewards, or promotional program;
11	* Sec. 61. AS 06.55.990(24) is amended to read:
12	(24) "unsafe or unsound practice" means a practice or conduct by a
13	[MONEY TRANSMISSION] licensee or an authorized delegate that
14	MONEY TRANSMISSION LICENSEE IF THE PRACTICE] creates the likelihood
15	of material loss, insolvency, or dissipation of the [MONEY TRANSMISSION]
16	licensee's assets, or otherwise materially prejudices the interests of the [MONEY
17	TRANSMISSION] licensee's customers.
18	* Sec. 62. AS 06.55.990 is amended by adding new paragraphs to read:
19	(25) "accredited state" means a state agency that is accredited by the
20	Conference of State Bank Supervisors and Money Transmitter Regulators Association
21	for money transmission licensing and supervision;
22	(26) "acting in concert" means persons knowingly acting together with
23	a common goal of jointly acquiring control of a licensee whether or not under an
24	express agreement;
25	(27) "average daily money transmission liability" means the amount of
26	the licensee's outstanding money transmission obligations in this state at the end of
27	each day in a given period, added together and divided by the total number of days in
28	the given period; in this paragraph, "given period" means a calendar year quarter
29	ending March 31, June 30, September 30, or December 31;
30	(28) "Bank Secrecy Act" means 31 U.S.C. 5311 - 5336 and its
31	implementing regulations;

1	(29) "closed-loop stored value" means stored value that is redeemable
2	by the issuer only for goods or services provided by the issuer or its affiliate, or
3	franchisees of the issuer or its affiliate, except to the extent required by applicable law
4	to be redeemable in cash for its cash value;
5	(30) "control of virtual currency," when used in reference to a
6	transaction or relationship involving virtual currency, means the power to execute
7	unilaterally or prevent indefinitely a virtual currency transaction;
8	(31) "dollar equivalent" means the equivalent value of a particular
9	virtual currency in United States dollars shown on a virtual currency exchange based
10	in the United States for a particular date or period specified in this chapter; in this
11	paragraph, "virtual currency exchange" means an organization that provides a market
12	for the exchange of virtual currency;
13	(32) "eligible rating" means a short-term or long-term credit rating
14	determined by the department that is based on any of the three highest rating
15	categories provided by an eligible rating service;
16	(33) "eligible rating service" means a nationally recognized statistical
17	rating organization, as determined by the United States Securities and Exchange
18	Commission, and any other nationally recognized statistical rating organization
19	designated by the department by regulation;
20	(34) "federally insured depository financial institution" means a bank,
21	credit union, savings and loan association, trust company, savings association, savings
22	bank, industrial bank, or industrial loan company organized under the laws of the
23	United States or any state of the United States that has federally insured deposits;
24	(35) "in this state" means at a physical location within this state for a
25	transaction requested in person;
26	(36) "individual" means a natural person;
27	(37) "key individual" means an individual ultimately responsible for
28	establishing or directing policies and procedures of the licensee, including an
29	executive officer, manager, director, or trustee;
30	(38) "license" means a license issued under AS 06.55.105;
31	(39) "licensee" means a person licensed under AS 06.55.105;

1	(40) "money received for transmission" means money or monetary
2	value received in the United States for transmission within or outside the United States
3	by electronic or other means;
4	(41) "multistate licensing process" means an agreement entered into by
5	and among state regulators relating to coordinated processing of applications for
6	licenses, applications for the acquisition of control of a licensee, control
7	determinations, or notice and information requirements for a change of key
8	individuals;
9	(42) "outstanding money transmission obligation" means
10	(A) a payment instrument or stored value issued or sold by a
11	licensee to a person located in the United States, or reported as sold by an
12	authorized delegate of the licensee to a person that is located in the United
13	States, that has not yet been paid or refunded by or for the licensee, or
14	escheated in accordance with applicable abandoned property laws; or
15	(B) money received for transmission by the licensee or an
16	authorized delegate in the United States from a person located in the United
17	States that has not been received by the payee or refunded to the sender, or
18	escheated in accordance with applicable abandoned property laws; in this
19	paragraph, "in the United States" means, to the extent applicable, a person in a
20	state, territory, or possession of the United States, the District of Columbia, the
21	Commonwealth of Puerto Rico, or a United States military installation that is
22	located in a foreign country;
23	(43) "registry" means the Nationwide Multistate Licensing System and
24	Registry, a licensing system owned and operated by the State Regulatory Registry,
25	LLC, or any successor or affiliated entity, for the licensing and registration of persons
26	in the mortgage and other financial services industries;
27	(44) "tangible net worth" means the aggregate assets of a licensee
28	excluding all intangible assets, less liabilities, as determined in accordance with
29	generally accepted accounting principles;
30	(45) "virtual currency"
31	(A) means a digital representation of value that

1	(i) is used as a medium of exchange, unit of account, or
2	store of value; and
3	(ii) is not money, whether or not denominated in
4	money;
5	(B) does not mean
6	(i) a transaction in which a merchant grants, as part of
7	an affinity or rewards program, value that cannot be taken from or
8	exchanged with the merchant for money, bank credit, or virtual
9	currency; or
10	(ii) a digital representation of value issued by or on
11	behalf of a publisher and used solely within an online game, game
12	platform, or family of games sold by the same publisher or offered on
13	the same game platform;
14	(46) "virtual currency business activity" means
15	(A) exchanging, transferring, or storing virtual currency or
16	engaging in virtual currency administration, whether directly or through an
17	agreement with a virtual currency control services vendor; in this
18	subparagraph, "virtual currency administration" means issuing virtual currency
19	with the authority to redeem the currency for money, bank credit, or other
20	virtual currency;
21	(B) holding electronic precious metals or electronic certificates
22	representing interests in precious metals on behalf of another person or issuing
23	shares or electronic certificates representing interests in precious metals; or
24	(C) exchanging one or more digital representations of value
25	used within one or more online games, game platforms, or family of games for
26	(i) virtual currency offered by or on behalf of the same
27	publisher from which the original digital representation of value was
28	received; or
29	(ii) money or bank credit outside the online game, game
30	platform, or family of games offered by or on behalf of the same
31	publisher from which the original digital representation of value was

1	received;
2	(47) "virtual currency control services vendor" means a person that has
3	control of virtual currency solely under an agreement with a person that, on behalf of
4	another person, assumes control of virtual currency;
5	(48) "virtual currency exchange" means to
6	(A) assume control of virtual currency from or on behalf of a
7	person, at least momentarily; or
8	(B) sell, trade, or convert
9	(i) virtual currency for money, bank credit, or one or
10	more forms of virtual currency or money; or
11	(ii) bank credit for one or more forms of virtual
12	currency;
13	(49) "virtual currency transfer" means to assume control of virtual
14	currency from or on behalf of a person and to
15	(A) credit the virtual currency to the account of another person;
16	(B) move the virtual currency from one account of a person to
17	another account of the same person; or
18	(C) relinquish control of virtual currency to another person.
19	* <b>Sec. 63.</b> AS 06.55.995 is amended to read:
20	Sec. 06.55.995. Short title. This chapter may be cited as the Alaska Uniform
21	Money Transmission Modernization [SERVICES] Act.
22	* <b>Sec. 64.</b> AS 12.62.400(b) is amended to read:
23	(b) Notwithstanding (a) of this section, an applicant for a license under
24	AS 06.60 and an applicant for a license, to acquire control of a license, or to act as
25	a key individual under AS 06.55 may submit the applicant's fingerprints to the
26	Nationwide Mortgage Licensing System and Registry. In this subsection, "Nationwide
27	Mortgage Licensing System and Registry" has the meaning given in 12 U.S.C. 5102.
28	* Sec. 65. AS 06.55.103, 06.55.104, 06.55.107, 06.55.201, 06.55.202, 06.55.203, 06.55.204,
29	06.55.402, 06.55.406(b), 06.55.502(c), 06.55.702(b), 06.55.820, 06.55.850(e), 06.55.890,
30	06.55.990(5),  06.55.990(6),  06.55.990(8),  06.55.990(9),  06.55.990(12),  06.55.990(13),  06.55.99
31	06.55.990(14), 06.55.990(16), 06.55.990(17), and 06.55.990(18) are repealed.

1	* Sec. 66. The uncodified law of the State of Alaska is amended by adding a new section to
2	read:
3	TRANSITION. Contracts, rights, liabilities, and obligations created by or under a law
4	repealed or amended by this Act, and in effect on the day before the effective date of the
5	repeal or amendment, remain in effect notwithstanding this Act taking effect.
6	* Sec. 67. The uncodified law of the State of Alaska is amended by adding a new section to
7	read:
8	TRANSITION: CURRENT MONEY SERVICES LICENSES. A person that has a
9	valid money services license or approval on December 31, 2023, may continue to operate
10	under that license or approval until the licensee renews the license under AS 06.55.106, as
11	repealed and reenacted by sec. 5 of this Act, or through July 1, 2025, whichever is later. In
12	this section,
13	(1) "approval" means approval under AS 06.55.103, as that section
14	read on December 31, 2023;
15	(2) "money services license" has the meaning given in AS 06.55.990,
16	as that section read on December 31, 2023.
17	* Sec. 68. The uncodified law of the State of Alaska is amended by adding a new section to
18	read:
19	TRANSITION: REGULATIONS. The Department of Commerce, Community, and
20	Economic Development may adopt regulations to implement this Act. The regulations take
21	effect under AS 44.62 (Administrative Procedure Act), but not before the effective date of the

\* Sec. 69. Section 68 of this Act takes effect immediately under AS 01.10.070(c).

law implemented by the regulations.

22

\* Sec. 70. Except as provided in sec. 69 of this Act, this Act takes effect January 1, 2024.