First Regular Session Sixty-sixth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 07-0288.01 Duane Gall

HOUSE BILL 07-1322

HOUSE SPONSORSHIP

Marshall, Massey, and Garcia

SENATE SPONSORSHIP

Groff,

House Committees

Business Affairs and Labor Appropriations

Senate Committees

Business, Labor and Technology Appropriations

A BILL FOR AN ACT

101	CONCERNING MEASURES TO PREVENT MORTGAGE FRAUD, AND, IN
102	CONNECTION THEREWITH, EXTENDING THE PROHIBITION
103	AGAINST CERTAIN ACTS TO INCLUDE MORTGAGE LENDERS,
104	MORTGAGE LOAN APPLICANTS, REAL ESTATE BROKERS, REAL
105	ESTATE AGENTS, REAL ESTATE APPRAISERS, AND CLOSING
106	AGENTS; PROHIBITING CERTAIN PRACTICES; CHANGING THE
107	MENTAL STATE REQUIRED TO BE PROVEN AS AN ELEMENT OF A
108	VIOLATION; AND MAKING AN APPROPRIATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not necessarily reflect any amendments that may be subsequently adopted.) SENATE Amended 2nd Reading

HOUSE
3rd Reading Unamended
March 29, 2007

HOUSE Amended 2nd Reading March 28, 2007

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

Adds definitions of the terms "borrower" and "residential mortgage loan" to the statutes governing mortgage brokers. Includes a chattel loan on a manufactured home or modular home within the definition of "residential mortgage loan". Clarifies the application of the "Mortgage Broker Registration Act" to residential mortgage loans.

In provisions relating to false and deceptive inducements to the creation of a mortgage loan by a mortgage broker or mortgage originator, adds mortgage lenders, mortgage loan applicants, real estate brokers, real estate agents, real estate appraisers, and closing agents to the persons to whom the prohibitions apply.

Reduces the mental state required to be proven in an action for violation of anti-fraud provisions from "knowingly" to "knew or reasonably should have known". Increases the mental state required to be proven in an action for violation of unconscionability provisions from none to "knowingly".

Requires mortgage brokers to make an inquiry about and to take into consideration the borrower's current and prospective income and other factors prior to recommending, brokering, or originating a residential mortgage loan.

Gives the director of the division of real estate rule-making authority to carry out the purposes of the regulatory statutes governing mortgage brokers.

Requires mortgage brokers to make certain disclosures and comply with the requirements of federal laws regarding lending, including the requirements of the federal "Real Estate Settlement Procedures Act". Removes an exemption from state law for mortgage brokers employed by FHA-approved or FHA-appointed lenders.

Authorizes the attorney general to seek injunctions against persons violating anti-fraud provisions, prohibiting them from conducting further business for up to 5 years.

1 Be it enacted by the General Assembly of the State of Colorado:

2 **SECTION 1.** 12-61-902 (5), the introductory portion to

3 12-61-902 (6), and 12-61-902 (7), Colorado Revised Statutes, are

4 amended, and the said 12-61-902 is further amended BY THE

5 ADDITION OF THE FOLLOWING NEW SUBSECTIONS, to read:

12-61-902. Definitions. As used in this part 9, unless the context

7 otherwise requires:

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1	(1.5) "BORROWER" MEANS ANY PERSON WHO CONSULTS WITH OR
2	RETAINS A MORTGAGE BROKER IN AN EFFORT TO OBTAIN OR SEEK ADVICE
3	OR INFORMATION ON OBTAINING OR APPLYING TO OBTAIN A RESIDENTIAL
4	MORTGAGE LOAN FOR HIMSELF, HERSELF, OR PERSONS INCLUDING HIMSELF
5	OR HERSELF, REGARDLESS OF WHETHER THE PERSON ACTUALLY OBTAINS
6	SUCH A LOAN.
7	(5) "Mortgage broker" means an individual who negotiates,
8	originates, or offers or attempts to negotiate or originate for a borrower,
9	and for a commission or other thing of value, a RESIDENTIAL MORTGAGE
10	loan to be consummated and funded by a mortgage lender.
11	(6) "Mortgage lender" means a lender who is in the business of
12	making RESIDENTIAL mortgage loans if:
13	(7) "Originate" means to submit an application or documentation
14	to a MORTGAGE lender or underwriter in an attempt to obtain a
15	RESIDENTIAL MORTGAGE loan.
16	(8) "RESIDENTIAL MORTGAGE LOAN" MEANS A LOAN THAT IS
17	PRIMARILY FOR PERSONAL, FAMILY, OR HOUSEHOLD USE AND THAT IS
18	SECURED BY A MORTGAGE OR DEED OF TRUST ON RESIDENTIAL REAL
19	ESTATE UPON WHICH IS CONSTRUCTED OR INTENDED TO BE CONSTRUCTED
20	A SINGLE-FAMILY DWELLING OR MULTIPLE-FAMILY DWELLING OF FOUR OR
21	FEWER UNITS.
22	
23	SECTION 2. The introductory portion to 12-61-904 (1) and
24	12-61-904 (1) (e), Colorado Revised Statutes, are amended to read:
25	12-61-904. Exemptions. (1) EXCEPT AS OTHERWISE PROVIDED
26	IN SECTION 12-61-911, this part 9 shall not apply to the following:
27	(e) A federal housing administration approved mortgagee or an

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1	appointed rederal nousing administration correspondent, acting unough
2	officers, partners, members, exclusive agents, contractors, or employees
3	of such entities when making or brokering any mortgage loan; or
4	SECTION 3. Part 9 of article 61 of title 12, Colorado Revised
5	Statutes, is amended BY THE ADDITION OF A NEW SECTION to
6	read:
7	12-61-904.5. Broker's relationship to borrower. (1) A
8	MORTGAGE BROKER SHALL ACT FOR THE BENEFIT OF THE BORROWER BY
9	TAKING ACTIONS THAT INCLUDE, BUT ARE NOT LIMITED TO, MAKING A
10	REASONABLE INQUIRY CONCERNING THE BORROWER'S CURRENT AND
11	PROSPECTIVE INCOME, EXISTING DEBTS AND OTHER FINANCIAL
12	OBLIGATIONS, AND ANY OTHER INFORMATION KNOWN TO THE MORTGAGE
13	BROKER AND, AFTER MAKING SUCH INQUIRY, <u>USING</u> HIS OR HER BEST
14	EFFORTS TO RECOMMEND, BROKER, OR ORIGINATE A RESIDENTIAL
15	MORTGAGE LOAN THAT TAKES INTO CONSIDERATION THE INFORMATION
16	SUBMITTED BY THE BORROWER.
17	(2) A VIOLATION OF THIS SECTION CONSTITUTES A DECEPTIVE
18	TRADE PRACTICE UNDER THE "COLORADO CONSUMER PROTECTION ACT",
19	ARTICLE 1 OF TITLE 6, C.R.S.
20	SECTION 4. The introductory portion to 12-61-905 (1) (c) and
21	12-61-905 (7), Colorado Revised Statutes, are amended, and the said
22	12-61-905 (1) is further amended BY THE ADDITION OF THE
23	FOLLOWING NEW PARAGRAPHS, to read:
24	12-61-905. Powers and duties of the director. (1) The director
25	shall deny, refuse to renew, or revoke the registration of an applicant who
26	has:
27	(c) WITHIN THE LAST FIVE YEARS, had a license, registration, or

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1	$certification \ is sued \ by \ Colorado \ or \ another \ state \ revoked \ or \ suspended \ for$
2	fraud, deceit, material misrepresentation, theft, or the breach of a
3	fiduciary duty, and such discipline denied the person authorization to
4	practice as:
5	(d) BEEN ENJOINED WITHIN THE IMMEDIATELY PRECEDING FIVE
6	YEARS UNDER THE LAWS OF THIS OR ANY OTHER STATE OR OF THE UNITED
7	STATES FROM ENGAGING IN DECEPTIVE CONDUCT RELATING TO THE
8	BROKERING OF A MORTGAGE LOAN;
9	(e) BEEN FOUND TO HAVE VIOLATED THE PROVISIONS OF SECTION
10	12-61-911.
11	(7) (a) If the director has reasonable cause to believe that a person
12	is violating this part 9, including but not limited to section 12-61-910 (1),
13	the director may enter an order requiring such person to cease and desist
14	such violations.
15	(b) THE DIRECTOR, UPON HIS OR HER OWN MOTION MAY, AND,
16	UPON THE COMPLAINT IN WRITING OF ANY PERSON, SHALL, INVESTIGATE
17	THE ACTIVITIES OF ANY REGISTRANT OR LICENSEE OR ANY PERSON WHO
18	ASSUMES TO ACT IN SUCH CAPACITY WITHIN THE STATE. IN ADDITION TO
19	Any other penalty that may be imposed pursuant to this part 9 ,
20	A PERSON VIOLATING ANY PROVISION OF THIS PART 9 OR ANY RULES
21	PROMULGATED PURSUANT TO THIS ARTICLE MAY BE FINED UPON A FINDING
22	OF MISCONDUCT BY THE DIRECTOR AS FOLLOWS:
23	(I) IN THE FIRST ADMINISTRATIVE PROCEEDING, A FINE NOT IN
24	EXCESS OF ONE THOUSAND DOLLARS PER ACT OR OCCURRENCE;
25	(II) IN ANY SUBSEQUENT ADMINISTRATIVE PROCEEDING, A FINE
26	NOT LESS THAN ONE THOUSAND DOLLARS NOR IN EXCESS OF TWO
27	THOUSAND DOLLARS PER ACT OR OCCURRENCE.

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1	(c) ALL FINES COLLECTED PURSUANT TO THIS SUBSECTION (7)
2	SHALL BE TRANSFERRED TO THE STATE TREASURER, WHO SHALL CREDIT
3	SUCH MONEYS TO THE MORTGAGE BROKER LICENSING CASH FUND
4	CREATED IN SECTION 12-61-908.
5	SECTION 5. Part 9 of article 61 of title 12, Colorado Revised
6	Statutes, is amended BY THE ADDITION OF A NEW SECTION to
7	read:
8	12-61-910.3. Rule-making authority. The director shall
9	HAVE AUTHORITY TO PROMULGATE RULES AS NECESSARY TO ENABLE THE
10	DIRECTOR TO CARRY OUT THE DIRECTOR'S DUTIES UNDER THIS PART 9.
11	SECTION 6. 12-61-911, Colorado Revised Statutes, is
12	REPEALED AND REENACTED, WITH AMENDMENTS, to read:
13	12-61-911. Prohibited conduct - fraud - misrepresentation -
14	conflict of interest - rules. (1) A MORTGAGE BROKER, INCLUDING A
15	MORTGAGE BROKER OTHERWISE EXEMPTED FROM THIS PART 9 BY SECTION
16	12-61-904 (1) (b) OR (1) (c), SHALL NOT:
17	(a) DIRECTLY OR INDIRECTLY EMPLOY ANY SCHEME, DEVICE, OR
18	ARTIFICE TO DEFRAUD OR MISLEAD BORROWERS OR LENDERS OR TO
19	DEFRAUD ANY PERSON;
20	(b) Engage in any unfair or deceptive practice toward any
21	PERSON;
22	(c) OBTAIN PROPERTY BY FRAUD OR MISREPRESENTATION;
23	(d) SOLICIT OR ENTER INTO A CONTRACT WITH A BORROWER THAT
24	PROVIDES IN SUBSTANCE THAT THE MORTGAGE BROKER MAY EARN A FEE
25	OR COMMISSION THROUGH THE MORTGAGE BROKER'S "BEST EFFORTS" TO
26	OBTAIN A LOAN EVEN THOUGH NO LOAN IS ACTUALLY OBTAINED FOR THE
2.7	BORROWER.

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1	(e) SOLICIT, ADVERTISE, OR ENTER INTO A CONTRACT FOR SPECIFIC
2	INTEREST RATES, POINTS, OR OTHER FINANCING TERMS UNLESS THE TERMS
3	ARE ACTUALLY AVAILABLE AT THE TIME OF SOLICITING, ADVERTISING, OR
4	CONTRACTING FROM A LENDER WITH WHOM THE MORTGAGE BROKER
5	MAINTAINS A WRITTEN CORRESPONDENT OR LOAN BROKER AGREEMENT
6	UNDER SECTION 12-61-913;
7	(f) FAIL TO MAKE A DISCLOSURE TO A LOAN APPLICANT OR A
8	NONINSTITUTIONAL INVESTOR AS REQUIRED BY SECTION 12-61-914 AND
9	ANY OTHER APPLICABLE STATE OR FEDERAL LAW;
10	(g) Make, in any manner, any false or deceptive statement
11	OR REPRESENTATION WITH REGARD TO THE RATES, POINTS, OR OTHER
12	FINANCING TERMS OR CONDITIONS FOR A RESIDENTIAL MORTGAGE LOAN
13	OR ENGAGE IN "BAIT AND SWITCH" ADVERTISING;
14	(h) NEGLIGENTLY MAKE ANY FALSE STATEMENT OR KNOWINGLY
15	AND WILLFULLY MAKE ANY OMISSION OF MATERIAL FACT IN CONNECTION
16	WITH ANY REPORTS FILED BY A MORTGAGE BROKER OR IN CONNECTION
17	WITH ANY INVESTIGATION CONDUCTED BY THE DIVISION;
18	
19	(i) Advertise any rate of interest without conspicuously
20	DISCLOSING THE ANNUAL PERCENTAGE RATE IMPLIED BY SUCH RATE OF
21	INTEREST;
22	(j) Fail to comply with any requirement of the federal
23	"Truth in Lending Act", 15 U.S.C. sec. 1601 and Regulation Z, 12 $$
24	CFR 226; THE "REAL ESTATE SETTLEMENT PROCEDURES ACT OF 1974",
25	12 U.S.C. SEC. 2601 AND REGULATION X, 24 CFR 3500; THE "EQUAL
26	CREDIT OPPORTUNITY ACT", 15 U.S.C. SEC. 1691 AND REGULATION B,
27	CFR 202.9, 202.11, AND 202.12; TITLE V, SUBTITLE A OF THE FINANCIAL

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1	MODERNIZATION ACT OF 1999 (KNOWN AS THE "GRAMM-LEACH-BLILEY
2	ACT"), 12 U.S.C. SECS. 6801-6809; THE FEDERAL TRADE COMMISSION'S
3	PRIVACY RULES, 16 CFR 313-314, MANDATED BY THE
4	"GRAMM-LEACH-BLILEY ACT"; THE "HOME MORTGAGE DISCLOSURE ACT
5	OF 1975", 12 U.S.C. SEC. 2801 ET SEQ. AND REGULATION C, HOME
6	MORTGAGE DISCLOSURE; THE "FEDERAL TRADE COMMISSION ACT", 12
7	CFR 203, 15 U.S.C. SEC. 45(a); THE "TELEMARKETING AND CONSUMER
8	Fraud and Abuse Prevention Act", 15 U.S.C. secs. 6101 to 6108;
9	AND THE FEDERAL TRADE COMMISSION TELEPHONE SALES RULE, 16 CFR
10	310, AS AMENDED, IN ANY ADVERTISING OF RESIDENTIAL MORTGAGE
11	LOANS OR ANY OTHER APPLICABLE MORTGAGE BROKER ACTIVITIES
12	COVERED BY THE ACTS. THE DIRECTOR MAY ADOPT RULES REQUIRING
13	MORTGAGE BROKERS TO COMPLY WITH OTHER APPLICABLE FEDERAL
14	STATUTES AND REGULATIONS IN ANY ADVERTISING OF RESIDENTIAL
15	MORTGAGE LOANS, OR ANY OTHER MORTGAGE BROKER ACTIVITY.
16	(k) Fail to pay a third-party provider, no later than
17	THIRTY DAYS AFTER THE RECORDING OF THE LOAN CLOSING DOCUMENTS
18	OR NINETY DAYS AFTER COMPLETION OF THE THIRD-PARTY SERVICE,
19	WHICHEVER COMES FIRST, UNLESS OTHERWISE AGREED OR UNLESS THE
20	THIRD-PARTY SERVICE PROVIDER HAS BEEN NOTIFIED IN WRITING THAT A
21	BONA FIDE DISPUTE EXISTS REGARDING THE PERFORMANCE OR QUALITY OF
22	THE THIRD-PARTY SERVICE;
23	(1) Collect, charge, attempt to collect or charge, or use
24	OR PROPOSE ANY AGREEMENT PURPORTING TO COLLECT OR CHARGE ANY
25	FEE PROHIBITED BY SECTION 12-61-914 OR 12-61-915; OR
26	$\underline{(m)}$ Fail to comply with any provision of this part 9 or any
27	DITIE ADOPTED DIDSHANT TO THIS DADT Q

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1	SECTION 7. Part 9 of article 61 of title 12, Colorado Revised
2	Statutes, is amended BY THE ADDITION OF THE FOLLOWING NEW
3	SECTIONS to read:
4	12-61-912. Dual status as real estate broker or salesperson -
5	requirements. (1) UNLESS A MORTGAGE BROKER COMPLIES WITH BOTH
6	SUBSECTIONS (2) AND (3) OF THIS SECTION, HE OR SHE SHALL NOT ACT AS
7	A LOAN ORIGINATOR IN ANY TRANSACTION IN WHICH:
8	(a) THE MORTGAGE BROKER ACTS OR HAS ACTED AS A REAL
9	ESTATE BROKER OR SALESPERSON; OR
10	(b) Another person doing business under the same licensed
11	REAL ESTATE BROKER ACTS OR HAS ACTED AS A REAL ESTATE BROKER OR
12	SALESPERSON.
13	(2) Before providing mortgage services to the borrower,
14	A MORTGAGE BROKER SHALL MAKE A FULL AND FAIR DISCLOSURE TO THE
15	BORROWER, IN ADDITION TO ANY OTHER DISCLOSURES REQUIRED BY THIS
16	PART 9 OR OTHER LAWS, OF ALL MATERIAL FEATURES OF THE LOAN
17	PRODUCT AND ALL FACTS MATERIAL TO THE TRANSACTION.
18	(3) (a) A REAL ESTATE BROKER OR SALESPERSON LICENSED UNDER
19	PART 1 OF THIS ARTICLE WHO ALSO ACTS AS A MORTGAGE BROKER SHALL
20	CARRY ON SUCH MORTGAGE BROKER BUSINESS ACTIVITIES AND SHALL
21	MAINTAIN SUCH PERSON'S MORTGAGE BROKER BUSINESS RECORDS
22	SEPARATE AND APART FROM THE REAL ESTATE BROKER ACTIVITIES
23	CONDUCTED PURSUANT TO PART 1 OF THIS ARTICLE. SUCH ACTIVITIES
24	SHALL BE DEEMED SEPARATE AND APART EVEN IF THEY ARE CONDUCTED
25	AT AN OFFICE LOCATION WITH A COMMON ENTRANCE AND MAILING
26	ADDRESS IF:
27	(I) EACH BUSINESS IS CLEARLY IDENTIFIED BY A SIGN VISIBLE TO

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1	THE PUBLIC;
2	(II) EACH BUSINESS IS PHYSICALLY SEPARATED WITHIN THE OFFICE
3	FACILITY; AND
4	(III) NO DECEPTION OF THE PUBLIC AS TO THE SEPARATE
5	IDENTITIES OF THE BROKER BUSINESS FIRMS RESULTS.
6	(b) This subsection (3) shall not require a real estate
7	BROKER OR SALESPERSON LICENSED UNDER PART 1 OF THIS ARTICLE WHO
8	ALSO ACTS AS A MORTGAGE BROKER TO MAINTAIN A PHYSICAL
9	SEPARATION WITHIN THE OFFICE FACILITY FOR THE CONDUCT OF ITS REAL
10	ESTATE AND MORTGAGE BROKER ACTIVITIES IF THE DIRECTOR DETERMINES
11	THAT MAINTAINING SUCH PHYSICAL SEPARATION WOULD CONSTITUTE AN
12	UNDUE FINANCIAL HARDSHIP UPON THE MORTGAGE BROKER AND IS
13	UNNECESSARY FOR THE PROTECTION OF THE PUBLIC.
14	12-61-913. Written contract required - effect. (1) EVERY
15	CONTRACT BETWEEN A MORTGAGE BROKER AND A BORROWER SHALL BE
16	IN WRITING AND SHALL CONTAIN THE ENTIRE AGREEMENT OF THE PARTIES.
17	(2) A MORTGAGE BROKER SHALL HAVE A WRITTEN
18	CORRESPONDENT OR LOAN BROKER AGREEMENT WITH A LENDER BEFORE
19	ANY SOLICITATION OF, OR CONTRACTING WITH, ANY MEMBER OF THE
20	PUBLIC.
21	12-61-914. Written disclosure of fees and costs - contents -
22	limits on fees - lock-in agreement terms - rules. (1) WITHIN THREE
23	BUSINESS DAYS AFTER RECEIPT OF A LOAN APPLICATION OR ANY MONEYS
24	FROM A BORROWER, A MORTGAGE BROKER SHALL PROVIDE TO EACH
25	BORROWER A FULL WRITTEN DISCLOSURE CONTAINING AN ITEMIZATION
26	AND EXPLANATION OF ALL FEES AND COSTS THAT THE BORROWER IS
27	REQUIRED TO PAY IN CONNECTION WITH OBTAINING A RESIDENTIAL

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1	MORTGAGE LOAN, AND SPECIFYING THE FEE OR FEES THAT INURE TO THE
2	BENEFIT OF THE MORTGAGE BROKER. A GOOD-FAITH ESTIMATE OF A FEE
3	OR COST SHALL BE PROVIDED IF THE EXACT AMOUNT OF THE FEE OR COST
4	IS NOT DETERMINABLE. EXCEPT AS REQUIRED BY PARAGRAPH (c) OF
5	SUBSECTION (2) OF THIS SECTION, THIS SUBSECTION (1) SHALL NOT BE
6	CONSTRUED TO REQUIRE DISCLOSURE OF THE DISTRIBUTION OR
7	BREAKDOWN OF LOAN FEES, DISCOUNTS, OR POINTS BETWEEN THE
8	MORTGAGE BROKER AND ANY LENDER OR INVESTOR.
9	(2) THE WRITTEN DISCLOSURE SHALL CONTAIN THE FOLLOWING
10	INFORMATION:
11	(a) THE ANNUAL PERCENTAGE RATE, FINANCE CHARGE, AMOUNT
12	FINANCED, TOTAL AMOUNT OF ALL PAYMENTS, NUMBER OF PAYMENTS,
13	AMOUNT OF EACH PAYMENT, AMOUNT OF POINTS OR PREPAID INTEREST,
14	AND THE CONDITIONS AND TERMS UNDER WHICH ANY LOAN TERMS MAY
15	CHANGE BETWEEN THE TIME OF DISCLOSURE AND CLOSING OF THE LOAN.
16	IF THE INTEREST RATE IS VARIABLE, THE WRITTEN DISCLOSURE SHALL
17	CLEARLY DESCRIBE THE CIRCUMSTANCES UNDER WHICH THE RATE MAY
18	INCREASE, ANY LIMITATION ON THE INCREASE, THE EFFECT OF AN
19	INCREASE, AND AN EXAMPLE OF THE PAYMENT TERMS RESULTING FROM AN
20	INCREASE.
21	(b) THE ITEMIZED COSTS OF ANY CREDIT REPORT, APPRAISAL, TITLE
22	REPORT, TITLE INSURANCE POLICY, MORTGAGE INSURANCE, ESCROW FEE,
23	PROPERTY TAX, INSURANCE, STRUCTURAL OR PEST INSPECTION, AND ANY
24	OTHER THIRD-PARTY PROVIDER'S COSTS ASSOCIATED WITH THE
25	RESIDENTIAL MORTGAGE LOAN;
26	(c) IF APPLICABLE, THE AMOUNT OF ANY COMMISSION OR OTHER
27	COMPENSATION TO BE PAID TO THE MORTGAGE BROKER, INCLUDING THE

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1	MANNER IN WHICH SUCH COMMISSION OR OTHER COMPENSATION IS
2	CALCULATED AND THE RELATIONSHIP OF SUCH COMMISSION OR OTHER
3	COMPENSATION TO THE COST OF THE LOAN RECEIVED BY THE BORROWER;
4	(d) IF APPLICABLE, THE COST, TERMS, DURATION, AND CONDITIONS
5	OF A LOCK-IN AGREEMENT AND WHETHER A LOCK-IN AGREEMENT HAS
6	BEEN ENTERED, WHETHER THE LOCK-IN AGREEMENT IS GUARANTEED BY
7	THE MORTGAGE BROKER OR LENDER, AND, IF A LOCK-IN AGREEMENT HAS
8	NOT BEEN ENTERED, DISCLOSURE IN A FORM ACCEPTABLE TO THE
9	DIRECTOR THAT THE DISCLOSED INTEREST RATE AND TERMS ARE SUBJECT
10	TO CHANGE;
11	(e) A STATEMENT THAT IF THE BORROWER IS UNABLE TO OBTAIN
12	A LOAN FOR ANY REASON, THE MORTGAGE BROKER MUST, WITHIN FIVE
13	DAYS AFTER A WRITTEN REQUEST BY THE BORROWER, GIVE COPIES OF
14	EACH APPRAISAL, TITLE REPORT, AND CREDIT REPORT PAID FOR BY THE
15	BORROWER TO THE BORROWER, AND TRANSMIT THE APPRAISAL, TITLE
16	REPORT, OR CREDIT REPORT TO ANY OTHER MORTGAGE BROKER OR
17	LENDER TO WHOM THE BORROWER DIRECTS THE DOCUMENTS TO BE SENT;
18	(f) WHETHER AND UNDER WHAT CONDITIONS ANY LOCK-IN FEES
19	ARE REFUNDABLE TO THE BORROWER; AND
20	(g) A STATEMENT PROVIDING THAT MONEYS PAID BY THE
21	BORROWER TO THE MORTGAGE BROKER FOR THIRD-PARTY PROVIDER
22	SERVICES ARE HELD IN A TRUST ACCOUNT AND ANY MONEYS REMAINING
23	AFTER PAYMENT TO THIRD-PARTY PROVIDERS WILL BE REFUNDED.
24	(3) IF, AFTER THE WRITTEN DISCLOSURE IS PROVIDED UNDER THIS
25	SECTION, A MORTGAGE BROKER ENTERS INTO A LOCK-IN AGREEMENT WITH
26	A BORROWER OR REPRESENTS TO THE BORROWER THAT THE BORROWER
27	HAS ENTERED INTO A LOCK-IN AGREEMENT, THEN NO LESS THAN THREE

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1	BUSINESS DAYS THEREAFTER, INCLUDING SATURDAYS, THE MORTGAGE
2	BROKER SHALL DELIVER OR SEND BY FIRST-CLASS MAIL TO THE BORROWER
3	A WRITTEN CONFIRMATION OF THE TERMS OF THE LOCK-IN AGREEMENT.
4	WHICH SHALL INCLUDE A COPY OF THE DISCLOSURE MADE UNDER
5	PARAGRAPH (d) OF SUBSECTION (2) OF THIS SECTION.
6	(4) (a) EXCEPT AS OTHERWISE PROVIDED IN PARAGRAPH (b) OF
7	THIS SUBSECTION (4), A MORTGAGE BROKER SHALL NOT CHARGE ANY FEE
8	THAT INURES TO THE BENEFIT OF THE MORTGAGE BROKER AND THAT
9	EXCEEDS THE FEE DISCLOSED ON THE WRITTEN DISCLOSURE PURSUANT TO
10	THIS SECTION UNLESS:
11	(I) THE NEED TO CHARGE THE FEE WAS NOT REASONABLY
12	FORESEEABLE AT THE TIME THE WRITTEN DISCLOSURE WAS PROVIDED; AND
13	(II) THE MORTGAGE BROKER HAS PROVIDED TO THE BORROWER
14	NO LESS THAN THREE BUSINESS DAYS PRIOR TO THE SIGNING OF THE LOAN
15	CLOSING DOCUMENTS, A CLEAR WRITTEN EXPLANATION OF THE FEE AND
16	THE REASON FOR CHARGING A FEE EXCEEDING THAT WHICH WAS
17	PREVIOUSLY DISCLOSED.
18	(b) IF THE BORROWER'S CLOSING COSTS ON THE FINAL SETTLEMENT
19	STATEMENT, EXCLUDING PREPAID ESCROWED COSTS OF OWNERSHIP AS
20	DEFINED BY THE DIRECTOR BY RULE, DO NOT EXCEED THE TOTAL CLOSING
21	COSTS IN THE MOST RECENT GOOD-FAITH ESTIMATE, EXCLUDING PREPAID
22	ESCROWED COSTS OF OWNERSHIP, NO OTHER DISCLOSURES SHALL BE
23	REQUIRED BY THIS SUBSECTION (4).
24	12-61-915. Fee, commission, or compensation - when
25	permitted - amount. (1) EXCEPT AS OTHERWISE PERMITTED BY
26	SUBSECTION (2) OR (3) OF THIS SECTION, A MORTGAGE BROKER SHALL NOT
27	RECEIVE A FEE, COMMISSION, OR COMPENSATION OF ANY KIND IN

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1	CONNECTION WITH THE PREPARATION, NEGOTIATION, OR BROKERING OF A
2	RESIDENTIAL MORTGAGE LOAN UNLESS A BORROWER ACTUALLY OBTAINS
3	A LOAN FROM A LENDER ON THE TERMS AND CONDITIONS AGREED TO BY
4	THE BORROWER AND MORTGAGE BROKER.
5	(2) IF THE MORTGAGE BROKER HAS OBTAINED FOR THE BORROWER
6	A WRITTEN COMMITMENT FROM A LENDER FOR A LOAN ON THE TERMS AND
7	CONDITIONS AGREED TO BY THE BORROWER AND THE MORTGAGE BROKER,
8	AND THE BORROWER FAILS TO CLOSE ON THE LOAN THROUGH NO FAULT OF
9	THE MORTGAGE BROKER, THE MORTGAGE BROKER MAY CHARGE A FEE,
10	NOT TO EXCEED THREE HUNDRED DOLLARS, FOR SERVICES RENDERED,
11	PREPARATION OF DOCUMENTS, OR TRANSFER OF DOCUMENTS IN THE
12	BORROWER'S FILE THAT WERE PREPARED OR PAID FOR BY THE BORROWER
13	IF THE FEE IS NOT OTHERWISE PROHIBITED BY THE FEDERAL "TRUTH IN
14	LENDING ACT", 15 U.S.C. SEC. 1601, AND REGULATION Z, 12 CFR 226,
15	AS AMENDED.
16	(3) A MORTGAGE BROKER MAY SOLICIT OR RECEIVE FEES FOR
17	THIRD-PARTY PROVIDER GOODS OR SERVICES IN ADVANCE. FEES FOR ANY
18	GOODS OR SERVICES NOT PROVIDED SHALL BE REFUNDED TO THE
19	BORROWER, AND THE MORTGAGE BROKER MAY NOT CHARGE MORE FOR
20	THE GOODS AND SERVICES THAN THE ACTUAL COSTS OF THE GOODS OR
21	SERVICES CHARGED BY THE THIRD-PARTY PROVIDER.
22	SECTION 8. The introductory portion to 38-40-105 (1) and
23	38-40-105 (1) (b), Colorado Revised Statutes, are amended, and the said
24	38-40-105 (1) is further amended BY THE ADDITION OF A NEW
25	PARAGRAPH, to read:
26	38-40-105. Prohibited acts by participants in certain mortgage
27	loan transactions. (1) The following acts by any mortgage broker, or

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2	REAL ESTATE BROKER, REAL ESTATE AGENT, REAL ESTATE APPRAISER, OR
3	CLOSING AGENT, OTHER THAN A PERSON WHO PROVIDES CLOSING OR
4	SETTLEMENT SERVICES SUBJECT TO REGULATION BY THE DIVISION OF
5	INSURANCE, with respect to any loan that is secured by a first or
6	subordinate mortgage or deed or trust lien against a dwelling are
7	prohibited:
8	(b) To knowingly make a false promise or misrepresentation or
9	conceal an essential or material fact to entice either a borrower or a
10	creditor to enter into a mortgage agreement WHEN, UNDER THE TERMS AND
11	CIRCUMSTANCES OF THE TRANSACTION, HE OR SHE KNEW OR REASONABLY
12	SHOULD HAVE KNOWN OF SUCH FALSITY, MISREPRESENTATION, OR
13	CONCEALMENT;
14	
15	(e) TO KNOWINGLY FACILITATE THE CONSUMMATION OF A
16	MORTGAGE LOAN TRANSACTION THAT VIOLATES, OR THAT IS CONNECTED
17	WITH A VIOLATION OF, SECTION 12-61-911, C.R.S.
18	SECTION 9. 6-1-105 (1), Colorado Revised Statutes, is amended
19	BY THE ADDITION OF THE FOLLOWING NEW PARAGRAPHS to
20	read:
21	6-1-105. Deceptive trade practices. (1) A person engages in a
22	deceptive trade practice when, in the course of such person's business,
23	vocation, or occupation, such person:
24	(yy) VIOLATES ANY PROVISION OF SECTION 12-61-904.5, C.R.S.;
25	(zz) VIOLATES ANY PROVISION OF SECTION 12-61-911, C.R.S.
26	SECTION 10. 6-1-110 (3), Colorado Revised Statutes, is
27	amended to read:

mortgage originator, MORTGAGE LENDER, MORTGAGE LOAN APPLICANT,

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6-1-110. Restraining orders - injunctions - assurances of
discontinuance. (3) When the attorney general or a district attorney
shows by a preponderance of evidence that a mortgage broker, or
mortgage originator, MORTGAGE LENDER, MORTGAGE LOAN APPLICANT,
REAL ESTATE BROKER, REAL ESTATE AGENT, REAL ESTATE APPRAISER, OR
CLOSING AGENT, OTHER THAN A PERSON WHO PROVIDES CLOSING OR
SETTLEMENT SERVICES SUBJECT TO REGULATION BY THE DIVISION OF
INSURANCE, has continued to conduct the business of originating
PARTICIPATE IN THE ORIGINATION OF mortgage loans in violation of
section 38-40-105, C.R.S., after having been previously enjoined from
practices in violation of such section, the attorney general or district
attorney may, in addition to any other remedies, apply for and obtain, in
the court that has previously issued an injunction, a further injunction
against continuing to participate in the business of originating mortgage
loans for up to two FIVE years.

SECTION 11. Appropriation. (1) In addition to any other appropriation, there is hereby appropriated, out of any moneys in the mortgage broker registration cash fund created in Section 12-61-908 (2), Colorado Revised Statutes, not otherwise appropriated, to the department of regulatory agencies, for the fiscal year beginning July 1, 2007, the sum of four hundred ninety-five thousand eighty-four dollars (\$495,084), cash funds, and 2.5 FTE, or so much thereof as may be necessary. Of said sum, one hundred eighteen thousand five hundred ninety-eight dollars (\$118,598) shall be allocated to the executive director's office for the purchase of legal services from the department of law and three hundred seventy-six thousand four hundred eighty-six dollars (\$376,486) and 2.5 FTE shall be allocated to the division of real estate for the implementation

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of this act.

(2) (a) In addition to any other appropriation, there is hereby appropriated, to the department of law, for the fiscal year beginning July 1, 2007, the sum of one hundred eighteen thousand five hundred ninety-eight dollars (\$118,598) and 1.0 FTE, or so much thereof as may be necessary, for the provision of legal services to the department of regulatory agencies related to the implementation of this act. Said sum shall be from cash funds exempt received from the department of regulatory agencies, executive director's office out of the appropriation for legal services in subsection (1) of this section.

(b) In addition to any other appropriation, there is hereby appropriated, to the department of law, for consumer protection, for the fiscal year beginning July 1, 2007, the sum of two hundred sixty-four thousand six hundred eight dollars (\$264,608), cash funds exempt, and 3.0 FTE, or so much thereof as may be necessary, for the implementation of this act. Said sum shall be from cash funds exempt received from the department of regulatory agencies out of the appropriation to the division of real estate in subsection (1) of this section.

(3) (a) In addition to any other appropriation, there is hereby appropriated, to the department of public safety, for allocation to the Colorado bureau of investigation, for the processing of fingerprint-based criminal history checks for mortgage brokers, for the fiscal year beginning July 1, 2007, the sum of eighty-six thousand eighty-eight dollars (\$86,088), cash funds, and 1.7 FTE, or so much thereof as may be necessary, for the implementation of this act. Said sum shall be from fingerprint processing fees collected by the Colorado bureau of investigation.

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1	(b) In addition to any other appropriation, there is hereby
2	appropriated to the department of public safety, for the fiscal year
3	beginning July 1, 2007, the sum of two hundred eleven thousand two
4	hundred dollars (\$211,200), cash funds exempt, or so much thereof as
5	may be necessary, for pass through to the federal bureau of investigation
6	for fingerprint-based national criminal history checks for mortgage
7	brokers related to the implementation of this act. Said sum shall be from
8	fingerprint processing fees collected by the Colorado bureau of
9	investigation.
10	SECTION 12. Applicability. This act shall apply to acts or
11	omissions committed on or after the effective date of this act.
12	SECTION 13. Safety clause. The general assembly hereby finds,
13	determines, and declares that this act is necessary for the immediate
14	preservation of the public peace, health, and safety.

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