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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1662

(SENATE AUTI	HORS: XION	IG)
DATE	D-PG	OFFICIAL STATUS
02/16/2023	844	Introduction and first reading
		Referred to Commerce and Consumer Protection
		HF substituted in committee HF2175
		See SF2744

1.1	A bill for an act
1.2 1.3	relating to financial institutions; regulating nonbank mortgage servicers; requiring a report; proposing coding for new law in Minnesota Statutes, chapter 58.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [58.20] DEFINITIONS.
1.6	Subdivision 1. Scope. For purposes of this section to section 58.23, the terms defined
1.7	in this section have the meanings given.
1.8	Subd. 2. Allowable assets for liquidity. "Allowable assets for liquidity" means assets
1.9	that may be used to satisfy the liquidity requirements under section 58.22, including:
1.10	(1) unrestricted cash and cash equivalents; and
1.11	(2) unencumbered investment grade assets held for sale or trade, including agency
1.12	mortgage-backed securities, obligations of government-sponsored enterprises, and United
1.13	States Treasury obligations.
1.14	Subd. 3. Board of directors. "Board of directors" means the formal body established
1.15	by a covered institution that is responsible for corporate governance and compliance with
1.16	sections 58.21 to 58.23.
1.17	Subd. 4. Corporate governance. "Corporate governance" means the structure of the
1.18	covered institution and how the covered institution is managed, including the corporate
1.19	rules, policies, processes, and practices used to oversee and manage the covered institution.
1.20	Subd. 5. Covered institution. "Covered institution" means a mortgage servicer that
1.21	services or subservices for others at least 2,000 or more residential mortgage loans in the

-	as of the most recent calendar year end, reported on the NMLS mortgage call report.
	Subd. 6. External audit. "External audit" means the formal report, prepared by a
]	independent certified public accountant, expressing an opinion on whether the finan
	statements are:
	(1) presented fairly, in all material aspects, in accordance with the applicable fina
1	reporting framework; and
	(2) inclusive of an evaluation of the adequacy of a company's internal control stru
	Subd. 7. Government-sponsored enterprises. "Government-sponsored enterpri
1	means the Federal National Mortgage Association, and the Federal Home Loan Mor
(Corporation.
	Subd. 8. Interim serviced prior to sale. "Interim serviced prior to sale" means t
	collection of a limited number of contractual mortgage payments immediately after
(origination on loans held for sale but no longer than a period of ninety days prior to
	loans being sold into the secondary market.
	Subd. 9. Internal audit. "Internal audit" means the internal activity of performin
1	independent and objective assurance and consulting to evaluate and improve the effective
	of company operations, risk management, internal controls, and governance process
	Subd. 10. Mortgage-backed security. "Mortgage-backed security" means a fina
]	instrument, often debt securities, collateralized by residential mortgages.
	Subd. 11. Mortgage call report. "Mortgage call report" means the quarterly or a
1	report of residential real estate loan origination, servicing, and financial information
(completed by companies licensed in NMLS.
	Subd. 12. Mortgage servicing rights. "Mortgage servicing rights" means the contr
1	right to service a residential mortgage loan on behalf of the owner of the associated mor
1	in exchange for compensation specified in the servicing contract.
	Subd. 13. Mortgage servicing rights investor. "Mortgage servicing rights invest
	"master servicer" means an entity that (1) invests in and owns mortgage servicing right
	and (2) relies on subservicers to administer the loans on the mortgage servicing right
1	investor's behalf.
	Subd. 14. Nationwide Multistate Licensing System. "Nationwide Multistate Lice
ſ	System" or "NMLS" has the meaning given in section 58A.02, subdivision 8.

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as introduced

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3.1	Subd. 15. O	perating liquidi	tv. "Operating lie	quidity" means the mone	v necessary for
3.2				ncluding payment of rent	
3.3	expenses, and o	ther typical expe	enses associated	with operating the entity.	
3.4	Subd. 16. R	esidential mortg	yage loans servic	ed. "Residential mortgag	e loans serviced"
3.5				ential mortgage loans for	
3.6	· · · · · ·	• •		ers of the mortgage loans	
3.7	servicing activity	ties.			
3.8	Subd 17 R	everse mortogo	e "Reverse mort	gage" has the meaning gi	iven in section
3.9		ion 1, paragraph			
				• •	
3.10				isk management assessn	
3.113.12		•		nanagement program and vant governance protocol	•
5.12					_
3.13		4		management program" n	•
3.14				onitor, and mitigate risk o	commensurate
3.15	with the covere	d institution's siz	e and complexity	<u>/.</u>	
3.16	<u>Subd. 20.</u> Se	e rvicer. "Service	r" has the meaning	ng given in section 58.02	, subdivision 20.
3.17	<u>Subd. 21.</u>	ervicing liquidit	y. "Servicing liqu	udity" or "liquidity" mea	ins the financial
3.18	resources neces	sary to manage l	iquidity risk aris	ing from servicing functi	ons required in
3.19	acquiring and fi	inancing mortgag	ge servicing right	s; hedging costs, including	ng margin calls,
3.20	associated with	the mortgage set	rvicing rights ass	et and financing facilitie	s; and advances
3.21	or costs of advar	nce financing for	principal, interes	t, taxes, insurance, and an	y other servicing
3.22	related advance	<u>s.</u>			
3.23	<u>Subd. 22.</u> Su	ibservicer. "Subs	servicer" means tl	ne entity performing routi	ne administration
3.24	of residential m	ortgage loans as	the agent of a serv	vicer or mortgage servici	ng rights investor
3.25	under the terms	of a subservicin	g contract.		
3.26	<u>Subd. 23.</u> Su	ubservicing for	others. "Subserv	icing for others" means t	he contractual
3.27	activities perfor	med by subservi	cers on behalf of	a servicer or mortgage s	ervicing rights
3.28	investor.				
3.29	Subd. 24. Ta	angible net wort	h. "Tangible net	worth" means total equity	y less receivables
3.30				intangibles, less pledged	
3.31	Subd. 25 W	hole loans. "Wh	ole loans" means	a loan where a mortgage a	nd the underlying
3.32				the entity possessing all	i ~ č
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4.1	Sec. 2. [58	3.21] APPLICABIL	LITY; EXCLUSI	ONS.			
4.2	Subdivis	Subdivision 1. Applicability. Sections 58.20 to 58.23 apply to covered institutions. For					
4.3	entities with	in a holding compar	ny or an affiliated	group of companies, se	ctions 58.20 to		
4.4	58.23 apply	at the covered instit	ution level.				
4.5	<u>Subd. 2.</u>	Exclusions. (a) Sec	tions 58.20 to 58.	23 do not apply to perso	ons exempt from		
4.6	licensing un	der section 58.04 an	nd 58.05.				
4.7	(b) Secti	on 58.22 does not aj	pply to (1) service	ers that solely own or co	nduct reverse		
4.8	mortgage se	rvicing; or (2) the re	everse mortgage p	ortfolio administered by	a covered		
4.9	institution.						
4.10	Sec. 3. [58	8.22] FINANCIAL	CONDITION.				
4.11	Subdivis	ion 1. Compliance	required. A cove	red institution must mai	ntain capital and		
4.12	liquidity in o	compliance with this	s section.				
4.13	Subd. 2.	Generally accepted	d accounting prin	nciples. For the purpose	s of complying		
4.14	with the cap	ital and liquidity rec	quirements of this	section, all financial da	ta must be		
4.15	determined	determined in accordance with generally accepted accounting principles.					
4.16	<u>Subd. 3.</u> Federal Housing Finance Agency eligibility requirements; policies and						
4.17	procedures. (a) A covered institution that meets the Federal Housing Finance Agency						
4.18	eligibility re	quirements for enter	rprise single-fami	ly sellers and servicers v	with respect to		
4.19	capital, net worth ratio, and liquidity meets the requirements of subdivisions 1 and 2,						
4.20	regardless of	whether the service	r is approved for go	overnment-sponsored ent	erprise servicing.		
4.21	<u>(b) A cov</u>	vered institution mu	st maintain writter	n policies and procedure	es that implement		
4.22	the capital a	nd servicing liquidit	y requirements of	this section. The policie	s and procedures		
4.23	implemented pursuant to this paragraph must include a sustainable written methodology to						
4.24	satisfy the re	equirements of parag	graph (a) and mus	t be made available to the	he commissioner		
4.25	upon reques	<u>t.</u>					
4.26	Subd. 4.	Operating liquidity	(a) A covered ins	titution must maintain su	fficient allowable		
4.27	assets for lic	uidity, in addition to	o the amounts req	uired for servicing liqui	dity, to cover		
4.28	normal busin	ness operations.					
4.29	(b) Cove	red institutions must	have sound cash r	management and busines	ss operating plans		
4.30	that (1) mate	ch the complexity of	the institution; ar	nd (2) ensure normal bus	iness operations.		
4.31	(c) Mana	gement must develo	p, establish, and in	mplement plans, policies	s, and procedures		
4.32	to maintain	operating liquidity s	sufficient for the o	ngoing needs of the cov	ered institution.		

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5.1	Plans, policie	es, and procedures	implemented pur	suant to this paragraph m	ust contain		
5.2	sustainable, written methodologies to maintain sufficient operating liquidity and must be						
5.3	made availab	made available to the commissioner upon request.					
5.4	Sec. 4. [58 .	Sec. 4. [58.23] CORPORATE GOVERNANCE.					
5.5	Subdivisi	on 1. Board of dir	ectors required.	A covered institution mu	1st establish and		
5.6	maintain a bo	oard of directors th	at is responsible	for oversight of the cover	ed institution.		
5.7	<u>Subd. 2.</u>]	Board of directors	s; alternative. If	a covered institution has	not received		
5.8	approval to se	ervice loans by a go	overnment-sponse	red enterprise or the Gove	ernment National		
5.9	Mortgage As	sociation, or if a go	vernment-sponso	red enterprise or the Gove	ernment National		
5.10	Mortgage As	sociation has grant	ed approval for a	board of directors alterna	tive, the covered		
5.11	institution m	ay establish a simil	lar body constitut	ed to exercise oversight a	and fulfill the		
5.12	responsibiliti	ies specified under	subdivision 3.				
5.13	Subd. 3. Board of directors; responsibilities. The board of directors must:						
5.14	(1) establ	ish a written corpo	rate governance	framework, including app	propriate internal		
5.15	controls desig	gned to monitor cor	porate governanc	e and assess compliance v	vith the corporate		
5.16	governance framework, and must make the corporate governance framework available to						
5.17	the commissioner upon request;						
5.18	<u>(2) monit</u>	or and ensure the co	overed institution	complies with (i) the corp	orate governance		
5.19	framework; a	and (ii) sections 58	.20 to this sectior	i; and			
5.20	(3) perfor	rm accurate and tim	nely regulatory re	porting, including filing t	he mortgage call		
5.21	report.						
5.22	<u>Subd. 4.</u>	nternal audit. The	board of director	s must establish internal a	udit requirements		
5.23	that (1) are a	ppropriate for the s	size, complexity,	and risk profile of the ser	vicer; and (2)		
5.24	ensure appro	priate independenc	e to provide a rel	iable evaluation of the se	ervicer's internal		
5.25	control struct	ture, risk managem	ent, and governa	nce. The board-establishe	ed internal audit		
5.26	requirements	and the results of	internal audits mu	ast be made available to t	he commissioner		
5.27	upon request	•					
5.28	<u>Subd. 5.</u>]	External audit. (a)) A covered instit	ution must receive an ext	ernal audit,		
5.29	including auc	lited financial state	ments and audit re	eports, that is conducted b	y an independent		
5.30	public accou	ntant annually. The	external audit m	ust be made available to t	he commissioner		
5.31	upon request	•					
5.22	(b) The e	vtomal audit must	includa at a mini	m11m1			

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6.1	(1) annual t	financial statemer	nts, including (i) a b	alance sheet; (ii) a staten	nent of operations		
6.2	and income statement; and (iii) cash flows, including notes and supplemental schedules						
6.3	prepared in ac	prepared in accordance with generally accepted accounting principles;					
6.4	<u>(2)</u> an asse	(2) an assessment of the internal control structure;					
6.5	<u>(3) a comp</u>	(3) a computation of tangible net worth;					
6.6	(4) validati	ion of mortgage	servicing rights val	uation and reserve meth	odology, if		
6.7	applicable;						
6.8	(5) verifica	ntion of adequate	fidelity and errors	and omissions insuranc	e; and		
6.9	(6) testing	of controls relate	ed to risk managem	ent activities, including	compliance and		
6.10	stress testing,	if applicable.					
6.11	<u>Subd. 6.</u> R	isk managemen	t. (a) Under oversi	ght by the board of dired	ctors, a covered		
6.12	institution mus	st establish a risk	management prog	gram that identifies, mea	sures, monitors,		
6.13	and controls ri	sk commensurat	e with the covered	institution's size and con	plexity. The risk		
6.14	management program must have appropriate processes and models in place to measure,						
6.15	monitor, and mitigate financial risks and changes to the servicer's risk profile and assets						
6.16	being serviced.						
6.17	(b) The size and risk management program must be scaled to the size and complexity						
6.18	of the organization	ation, including b	out not limited to:				
6.19	(1) the pote	ential that a borro	ower or counterpar	ty fails to perform on an	obligation;		
6.20	(2) the pote	ential that the ser	vicer (i) is unable	to meet the servicer's ob	ligations as the		
6.21	obligations con	me due as a result	of an inability to li	quidate assets or obtain a	dequate funding;		
6.22	or (ii) cannot e	easily unwind or	offset specific exp	osures;			
6.23	(3) the risk	resulting from (i)) inadequate or faile	ed internal processes, peo	ple, and systems;		
6.24	or (ii) external	events;					
6.25	(4) the risk	to the servicer's	condition resulting	from adverse movemen	ts in market rates		
6.26	or prices;						
6.27	(5) the risk	of regulatory sa	nctions, fines, pena	alties, or losses resulting	from the failure		
6.28	to comply with	h laws, rules, reg	ulations, or other s	upervisory requirements	that apply to the		
6.29	servicer;						
6.30	(6) the pote	ential that legal p	roceedings against	the institution resulting	in unenforceable		
6.31	contracts, laws	suits, legal sanction	ons, or adverse judg	ments can disrupt or oth	erwise negatively		
6.32	affect the serv	icer's operations	or condition; and				

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7.1	(7) the ris	k to earnings and ca	apital arising from	negative publicity regard	ling the servicer's
7.2	business pra	ctices.			
7.3	Subd. 7.	Risk management	assessment. A co	overed institution must c	conduct a risk
7.4	management	assessment on an a	nnual basis. The ris	sk management assessme	ent must conclude
7.5	with a forma	l report to the board	of directors and m	ust be made available to	the commissioner
7.6	upon request	t. A covered institu	tion must maintain	n evidence of risk manag	gement activities
7.7	throughout t	he year and must ir	clude the evidenc	e of risk management ac	ctivities as part of
7.8	the report. T	he risk managemer	nt assessment mus	t include issue findings	and the response
7.9	or action tak	en to address the is	sue findings.		