01/27/23 **REVISOR** EB/DD 23-00105 as introduced

## **SENATE STATE OF MINNESOTA NINETY-THIRD SESSION**

A bill for an act

relating to financial institutions; regulating nonbank mortgage servicers; requiring

S.F. No. 1662

(SENATE AUTHORS: XIONG)

**DATE** 02/16/2023

1.1

1.2

1.21

**OFFICIAL STATUS** 

Introduction and first reading
Referred to Commerce and Consumer Protection
HF substituted in committee HF2175
See SF2744

1.3	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

services or subservices for others at least 2,000 or more residential mortgage loans in the

Section 1. 1

United Sta	tes, excluding whole loans owned, and loans being interim serviced prior to sale
as of the m	nost recent calendar year end, reported on the NMLS mortgage call report.
Subd. 6	5. External audit. "External audit" means the formal report, prepared by an
ndepende	nt certified public accountant, expressing an opinion on whether the financial
tatements	are:
(1) pres	sented fairly, in all material aspects, in accordance with the applicable financial
eporting f	ramework; and
(2) incl	usive of an evaluation of the adequacy of a company's internal control structure.
Subd. 7	7. Government-sponsored enterprises. "Government-sponsored enterprises"
neans the	Federal National Mortgage Association, and the Federal Home Loan Mortgage
Corporatio	<u>•n.</u>
Subd. 8	B. Interim serviced prior to sale. "Interim serviced prior to sale" means the
collection	of a limited number of contractual mortgage payments immediately after
rigination	on loans held for sale but no longer than a period of ninety days prior to the
oans being	g sold into the secondary market.
Subd. 9	2. Internal audit. "Internal audit" means the internal activity of performing
ndepender	nt and objective assurance and consulting to evaluate and improve the effectiveness
f compan	y operations, risk management, internal controls, and governance processes.
Subd. 1	0. Mortgage-backed security. "Mortgage-backed security" means a financial
nstrument	, often debt securities, collateralized by residential mortgages.
Subd. 1	1. Mortgage call report. "Mortgage call report" means the quarterly or annual
eport of re	esidential real estate loan origination, servicing, and financial information
ompleted	by companies licensed in NMLS.
Subd. 1	2. Mortgage servicing rights. "Mortgage servicing rights" means the contractual
right to ser	vice a residential mortgage loan on behalf of the owner of the associated mortgage
n exchang	ge for compensation specified in the servicing contract.
Subd. 1	3. Mortgage servicing rights investor. "Mortgage servicing rights investor" or
'master se	rvicer" means an entity that (1) invests in and owns mortgage servicing rights;
and (2) rel	ies on subservicers to administer the loans on the mortgage servicing rights
investor's l	pehalf.
Subd. 1	4. Nationwide Multistate Licensing System. "Nationwide Multistate Licensing
System" or	r "NMLS" has the meaning given in section 58A.02, subdivision 8.

Section 1. 2

EB/DD

3.1	Subd. 15. Operating liquidity. "Operating liquidity" means the money necessary for
3.2	an entity to perform normal business operations, including payment of rent, salaries, interest
3.3	expenses, and other typical expenses associated with operating the entity.
3.4	Subd. 16. Residential mortgage loans serviced. "Residential mortgage loans serviced"
3.5	means the specific portfolio or portfolios of residential mortgage loans for which a licensee
3.6	is contractually responsible to the owner or owners of the mortgage loans for the defined
3.7	servicing activities.
3.8	Subd. 17. Reverse mortgage. "Reverse mortgage" has the meaning given in section
3.9	47.58, subdivision 1, paragraph (a).
3.10	Subd. 18. Risk management assessment. "Risk management assessment" means the
3.11	functional evaluations performed under the risk management program and the reports
3.12	provided to the board of directors under the relevant governance protocol.
3.13	Subd. 19. Risk management program. "Risk management program" means the policies
3.14	and procedures designed to identify, measure, monitor, and mitigate risk commensurate
3.15	with the covered institution's size and complexity.
3.16	Subd. 20. Servicer. "Servicer" has the meaning given in section 58.02, subdivision 20.
3.17	Subd. 21. Servicing liquidity. "Servicing liquidity" or "liquidity" means the financial
3.18	resources necessary to manage liquidity risk arising from servicing functions required in
3.19	acquiring and financing mortgage servicing rights; hedging costs, including margin calls,
3.20	associated with the mortgage servicing rights asset and financing facilities; and advances
3.21	or costs of advance financing for principal, interest, taxes, insurance, and any other servicing
3.22	related advances.
3.23	Subd. 22. Subservicer. "Subservicer" means the entity performing routine administration
3.24	of residential mortgage loans as the agent of a servicer or mortgage servicing rights investor
3.25	under the terms of a subservicing contract.
3.26	Subd. 23. Subservicing for others. "Subservicing for others" means the contractual
3.27	activities performed by subservicers on behalf of a servicer or mortgage servicing rights
3.28	<u>investor.</u>
3.29	Subd. 24. Tangible net worth. "Tangible net worth" means total equity less receivables
3.30	due from related entities, less goodwill and other intangibles, less pledged assets.
3.31	Subd. 25. Whole loans. "Whole loans" means a loan where a mortgage and the underlying
3.32	credit risk is owned and held on a balance sheet of the entity possessing all ownership rights.

Section 1. 3

Sec. 2	. [58.21] APPLICABILITY; EXCLUSIONS.
Subc	division 1. Applicability. Sections 58.20 to 58.23 apply to covered institutions. For
entities '	within a holding company or an affiliated group of companies, sections 58.20 to
8.23 ap	oply at the covered institution level.
Subc	d. 2. Exclusions. (a) Sections 58.20 to 58.23 do not apply to persons exempt from
censing	g under section 58.04 and 58.05.
(b) S	Section 58.22 does not apply to (1) servicers that solely own or conduct reverse
ıortgag	ge servicing; or (2) the reverse mortgage portfolio administered by a covered
stitutio	on.
Sec. 3	. [58.22] FINANCIAL CONDITION.
Subc	division 1. Compliance required. A covered institution must maintain capital and
quidity	in compliance with this section.
Subc	d. 2. Generally accepted accounting principles. For the purposes of complying
vith the	capital and liquidity requirements of this section, all financial data must be
etermi	ned in accordance with generally accepted accounting principles.
Subc	d. 3. Federal Housing Finance Agency eligibility requirements; policies and
rocedi	ires. (a) A covered institution that meets the Federal Housing Finance Agency
ligibili	ty requirements for enterprise single-family sellers and servicers with respect to
apital,	net worth ratio, and liquidity meets the requirements of subdivisions 1 and 2,
egardle	ss of whether the servicer is approved for government-sponsored enterprise servicing.
<u>(b)</u> A	A covered institution must maintain written policies and procedures that implement
he capit	tal and servicing liquidity requirements of this section. The policies and procedures
mpleme	ented pursuant to this paragraph must include a sustainable written methodology to
satisfy t	he requirements of paragraph (a) and must be made available to the commissioner
ipon rec	quest.
Subc	1. 4. Operating liquidity. (a) A covered institution must maintain sufficient allowable
ssets fo	or liquidity, in addition to the amounts required for servicing liquidity, to cover
normal l	business operations.
(b) C	Covered institutions must have sound cash management and business operating plans
hat (1)	match the complexity of the institution; and (2) ensure normal business operations.
(c) N	Ianagement must develop, establish, and implement plans, policies, and procedures
	rain operating liquidity sufficient for the ongoing needs of the covered institution.

Sec. 3. 4

Plans, policies, and procedures implemented pursuant to this paragraph must contain 5.1 sustainable, written methodologies to maintain sufficient operating liquidity and must be 5.2 5.3 made available to the commissioner upon request. Sec. 4. [58.23] CORPORATE GOVERNANCE. 5.4 Subdivision 1. Board of directors required. A covered institution must establish and 5.5 maintain a board of directors that is responsible for oversight of the covered institution. 5.6 Subd. 2. Board of directors; alternative. If a covered institution has not received 5.7 approval to service loans by a government-sponsored enterprise or the Government National 5.8 Mortgage Association, or if a government-sponsored enterprise or the Government National 5.9 Mortgage Association has granted approval for a board of directors alternative, the covered 5.10 institution may establish a similar body constituted to exercise oversight and fulfill the 5.11 responsibilities specified under subdivision 3. 5.12 5.13 Subd. 3. **Board of directors; responsibilities.** The board of directors must: (1) establish a written corporate governance framework, including appropriate internal 5.14 controls designed to monitor corporate governance and assess compliance with the corporate 5.15 governance framework, and must make the corporate governance framework available to 5.16 the commissioner upon request; 5.17 5.18 (2) monitor and ensure the covered institution complies with (i) the corporate governance framework; and (ii) sections 58.20 to this section; and 5.19 5.20 (3) perform accurate and timely regulatory reporting, including filing the mortgage call 5.21 report. Subd. 4. Internal audit. The board of directors must establish internal audit requirements 5.22 that (1) are appropriate for the size, complexity, and risk profile of the servicer; and (2) 5.23 ensure appropriate independence to provide a reliable evaluation of the servicer's internal 5.24 control structure, risk management, and governance. The board-established internal audit 5.25 requirements and the results of internal audits must be made available to the commissioner 5.26 upon request. 5.27 Subd. 5. External audit. (a) A covered institution must receive an external audit, 5.28 5.29 including audited financial statements and audit reports, that is conducted by an independent public accountant annually. The external audit must be made available to the commissioner 5.30 upon request. 5.31 (b) The external audit must include, at a minimum: 5.32

Sec. 4. 5

	(1) annual financial statements, including (i) a balance sheet; (ii) a statement of operations
and	income statement; and (iii) cash flows, including notes and supplemental schedules
ore	pared in accordance with generally accepted accounting principles;
	(2) an assessment of the internal control structure;
	(3) a computation of tangible net worth;
	(4) validation of mortgage servicing rights valuation and reserve methodology, if
ıpp	<u>licable;</u>
	(5) verification of adequate fidelity and errors and omissions insurance; and
	(6) testing of controls related to risk management activities, including compliance and
stre	ss testing, if applicable.
	Subd. 6. Risk management. (a) Under oversight by the board of directors, a covered
inst	itution must establish a risk management program that identifies, measures, monitors,
and	controls risk commensurate with the covered institution's size and complexity. The risk
naı	nagement program must have appropriate processes and models in place to measure,
no	nitor, and mitigate financial risks and changes to the servicer's risk profile and assets
bei	ng serviced.
	(b) The size and risk management program must be scaled to the size and complexity
of t	he organization, including but not limited to:
	(1) the potential that a borrower or counterparty fails to perform on an obligation;
	(2) the potential that the servicer (i) is unable to meet the servicer's obligations as the
	igations come due as a result of an inability to liquidate assets or obtain adequate funding;
	ii) cannot easily unwind or offset specific exposures;
	(3) the risk resulting from (i) inadequate or failed internal processes, people, and systems;
	ii) external events;
	(4) the risk to the servicer's condition resulting from adverse movements in market rates
or p	prices;
	(5) the risk of regulatory sanctions, fines, penalties, or losses resulting from the failure
to c	omply with laws, rules, regulations, or other supervisory requirements that apply to the
ser	vicer;
	(6) the potential that legal proceedings against the institution resulting in unenforceable
con	tracts, lawsuits, legal sanctions, or adverse judgments can disrupt or otherwise negatively
affe	ect the servicer's operations or condition; and

Sec. 4. 6

(7) the risk to earnings and capital arising from negative publicity regarding the servicer's business practices.

7.1

7.2

7.3

7.4

7.5

7.6

7.7

7.8

7.9

Subd. 7. Risk management assessment. A covered institution must conduct a risk management assessment on an annual basis. The risk management assessment must conclude with a formal report to the board of directors and must be made available to the commissioner upon request. A covered institution must maintain evidence of risk management activities throughout the year and must include the evidence of risk management activities as part of the report. The risk management assessment must include issue findings and the response or action taken to address the issue findings.

Sec. 4. 7