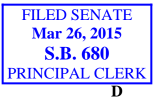
# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015



## S

### SENATE DRS45269-MMf-54B\* (03/05)

	Short Title:	NC Money Transmitters ActAB	(Public)
	Sponsors:	Senator Gunn (Primary Sponsor).	
	Referred to:		
1		A BILL TO BE ENTITLED	
2	AN ACT TO	D ENACT THE NORTH CAROLINA MONEY TRANSM	IITTERS ACT AS
3	REQUES	TED BY THE OFFICE OF THE NORTH CAROLINA CO	MMISSIONER OF
4	BANKS.		
5	The General A	Assembly of North Carolina enacts:	
6		ECTION 1. Chapter 53 of the North Carolina General State	utes is amended by
7		Article to read:	•
8	C	"Article 16B.	
9		"Money Transmitters Act.	
10	" <u>§ 53-208.41</u> .	Title.	
11	This act n	nay be cited as the "North Carolina Money Transmitters Act."	
12	" <u>§ 53-208.42</u> .	Definitions.	
13	For purpo	ses of this Article, the following definitions apply:	
14	<u>(1</u>	<u>Applicant. – A person filing an application for a license u</u>	nder this Article.
15	<u>(2</u>	<u>Authorized delegate. – An entity designated by the</u>	licensee under the
16		provisions of this Article to engage in the business of more	ney transmission on
17		behalf of a licensee from a branch office in this State.	
18	<u>(3</u>	) Branch office. – Any physical retail location within this	s State operated by
19		the licensee or the licensee's authorized delegate at	which the licensee
20		engages in the business of money transmission. For the	ne purposes of this
21		Article, this includes automated kiosks.	
22	<u>(4</u>	) <u>Commissioner. – The Commissioner of Banks of the Commissioner of Banks </u>	he State of North
23		<u>Carolina.</u>	
24	<u>(5</u>	<u>Control. – The power, directly or indirectly, to direct to</u>	the management or
25		policy of the licensee or person subject to this Article	e, whether through
26		ownership of securities, by contract, or otherwise. Any	person that (i) is a
27		director, general partner, or executive officer; (ii) direct	ly or indirectly has
28		ownership of or the power to vote ten percent (10%) or	more of a class of
29		outstanding voting securities; (iii) in the case of a limited	<u>l liability company,</u>
30		is a managing member; or (iv) in the case of a partnersl	nip, has the right to
31		receive upon dissolution, or has contributed, ten percent	t (10%) or more of
32		the capital, is presumed to control the licensee or per	son subject to this
33		Article.	
34	<u>(6</u>	<u>Controlling person. – Any person in control of a licensee</u>	or person subject to
35		this Article.	



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1	(7)	Depository institution. – Any bank, savings associat	ion, mutual savings
2		bank, savings bank, or other institution as defined in Sec	ction 3 of the Federal
3		Deposit Insurance Act and any credit union whose	share and deposit
4		accounts are insured by the National Credit Union Adm	inistration under the
5		Federal Credit Union Act.	
6	<u>(8)</u>	Engage in the business of. – For compensation or gain,	or in expectation of
7		compensation or gain, either directly or indirectly,	to make available
8		monetary transmission services to North Carolina const	sumers for personal,
9		family, or household purposes.	-
10	<u>(9)</u>	Executive officer The chief executive officer, chief op	perating officer, chief
11		financial officer, chief compliance officer, chief techno	ology officer, or any
12		other individual the Commissioner identifies who	exercises significant
13		influence over, or participates in, major policy maki	ng decisions of the
14		applicant or licensee without regard to title, salary, or co	mpensation.
15	(10)	Licensee. – A person licensed under this Article.	-
16	(11)	Material litigation. – Any litigation that, according to	generally accepted
17		accounting principles, is deemed significant to an app	
18		financial health and would be required to be referenced i	n that entity's annual
19		audited financial statements, report to shareholders, or si	milar documents.
20	(12)	Money transmission. – To engage in the business of any	
21		a. Sale or issuance of payment instruments or store	-
22		personal, family, or household purposes; or	
23		b. Receiving money or monetary value for trans	smission or holding
24		funds incidental to transmission within the	
25		locations abroad by any and all means,	including payment
26		instrument, stored value, wire, facsimile, or	electronic transfer,
27		primarily for personal, family, or household pur	poses. This includes
28		maintaining control of virtual currency on behalf	of others.
29	<u>(13)</u>	Monetary value A medium of exchange, whether of	r not redeemable in
30		money.	
31	(14)	NMLS The Nationwide Mortgage Licensing System	n and Registry or its
32		successors.	
33	<u>(15)</u>	<u>Outstanding transmission obligation. –</u>	
34		a. <u>Any payment instrument or stored value issued b</u>	y the licensee which
35		has been sold in the United States directly by	the licensee, or any
36		payment instrument or stored value issued by th	e licensee which has
37		been sold by an authorized delegate of the lic	ensee in the United
38		States, but in either case has not yet been paid	l or refunded by the
39		licensee.	
40		b. Any money or monetary value received b	y the licensee for
41		transmission that has not been remitted to the p	bayee or refunded to
42		the sender.	
43		To the extent that the outstanding transmission obligated	tion was received in
44		virtual currency, for the purposes of compliance with	ith this Article, the
45		obligation shall be denominated in the amount or value	to be transmitted to
46		the payee.	
47	(16)	Payment instrument A check, draft, money order, trav	eler's check, or other
τ/		•	
		instrument for the transmission or payment of money	or monetary value,
48		instrument for the transmission or payment of money whether or not negotiable. The term does not include a	
48 49 50			credit card voucher,

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1	<u>(17)</u>	Permi	ssible investments One or more of the fol	lowing, but only to the
2			that they are maintained in an account located	
3		<u>a.</u>	Cash.	
4		b.	Certificates of deposit or other debt oblig	gations of a depository
5		—	institution, either domestic or foreign.	
6		<u>c.</u>	Bills of exchange or time drafts drawn	on and accepted by a
7			commercial bank, otherwise known as bank	
8			are eligible for purchase by member banks	of the Federal Reserve
9			System.	
10		<u>d.</u>	Any investment bearing a rating of one of the	e three highest grades as
11			defined by a nationally recognized organization	on that rates securities.
12		<u>e.</u>	Investment securities that are obligations o	f the United States, its
13			agencies, or instrumentalities or obligations t	that are guaranteed fully
14			as to principal and interest of the United Stat	tes or any obligations of
15			any state, municipality, or any political subdi-	vision thereof.
16		<u>f.</u>	Shares in a money market mutual fund, interest	est-bearing bills or notes
17			or bonds, debentures, or preferred stock t	traded on any national
18			securities exchange or on a national over-	-the-counter market, or
19			mutual funds primarily composed of such	h securities or a fund
20			composed of one or more permissible investment	nents as set forth herein.
21		<u>g.</u>	Any demand borrowing agreement or a	greements made to a
22			corporation or a subsidiary of a corporation	whose capital stock is
23			listed on a national exchange.	
24		<u>h.</u>	Value of receivables due to the licensee the	at are no more than 90
25			days past due or otherwise doubtful of collect	
26		<u>i.</u>	Virtual currency owned by the licensee, but	•
27			outstanding transmission obligations received	ved by the licensee in
28			like-kind virtual currency.	
29		<u>j.</u>	Any other investments or security dev	rice approved by the
30		D	Commissioner.	
31	<u>(18)</u>		n. – Any individual, partnership, limited lial	
32		-	ership, association, joint-stock association, true	■
33	(10)		engaged in joint business activities however or	
34 25	<u>(19)</u>	-	<u>l value. – Monetary value representing a claim</u>	-
35		-	on an electronic or digital medium and is evi	
36			tital record, and that is intended and accepted	
37			ption for money or monetary value or paymen	
38 39			erm does not include stored value that is re- sively in goods or services; stored value that is	
39 40		-		
40 41			ods or services limited to transactions involvin on or set of locations, such as a specific retaile	-
42		-	is, or subway system; or program points, miles	
42 43		-	ction with a customer affinity or rewards pro	
43 44			dary market for the stored value.	gram, even n mere is a
44 45	(20)	-	al currency. – A digital representation of value	ue that can be digitally
46	(20)		and functions as a medium of exchange, a un	
47			alue but only to the extent defined as	
48			53-208.42(19), but does not have legal tender	
49			nited States Government.	status as recognized by
50	"§ 53-208.43. Li	-		
	<u>3</u>		vy wir villente	

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1	<u>(a)</u> No	person except those exempt pursuant to G.S. 53-208.44	shall engage in the
2		ney transmission in this State without a license as provided in	
3		censee may conduct its business in this State at one or mor	
4		wned, or through one or more authorized delegates, or be	
5		ranted under this Article.	<b>I</b>
6		the purposes of this Article, a person is considered to be eng	aged in the business
7		smission in this State if that person solicits or advertises	-
8		Web site that North Carolina citizens may access in orde	
9		electronic means.	to enter into those
10	"§ 53-208.44. ]		
11		Article shall not apply to any of the following:	
12	$(\underline{a}) = \underline{1113}$ $(\underline{1})$	The United States or any department, agency, or inst	rumentality or by a
12	<u>(1)</u>	contractor thereof.	tumentanty of by a
13 14	(2)	The United States Postal Service.	
14	$\frac{(2)}{(2)}$		thereof
15 16	$\frac{(3)}{(4)}$	The State or any political subdivisions or by a contractor	
	<u>(4)</u>	Banks, credit unions, savings and loan associations, savin	•
17	(5)	banks organized under the laws of any state or the United	
18	<u>(5)</u>	A person registered as a securities broker-dealer und	
19 20		securities laws to the extent of its operation as a broker-d	
20	<u>(6)</u>	The provision of electronic transfer of government bene	-
21		state, or county governmental agency as defined in Reg	
22		§ 1005 et seq., by a contractor for and on behalf of the	•
23		department, agency, or instrumentality thereof, or any s	tate or any political
24		subdivisions thereof.	
25	<u>(7)</u>	A person that is engaged exclusively in any of the follow	
26		a. Delivering wages or salaries on behalf of employed	
27		b. Facilitating the payment of payroll taxes to	State and federal
28		agencies;	
29		c. <u>Making payments relating to employee benefit pla</u>	
30		<u>d.</u> <u>Making distribution of other authorized deduction</u>	ons from employees'
31		wages or salaries; or	
32		e. <u>Transmitting other funds on behalf of an emp</u>	loyer in connection
33		with transactions related to employees.	
34	<u>(8)</u>	A person appointed by a payee to collect and process pa	ayments as the bona
35		fide agent of the payee, provided the person can	demonstrate to the
36		Commissioner that:	
37		a. There exists a written agreement between the	e payee and agent
38		directing the agent to collect and process paym	ents on the payee's
39		<u>behalf;</u>	
40		b. The payee holds the agent out to the public as acc	cepting payments on
41		the payee's behalf; and	
42		c. Payment is treated as received by the payee u	pon receipt by the
43		agent.	· · ·
44		This exemption would extend to those otherwise	engaged in money
45		transmission as set forth in G.S. 53-208.42(12)b.	
46		transactions conducted in whole or in part in virtual curre	
47	(b) Any	person who seeks to engage in the business of money trans	
48		nption under (a)(7) or (a)(8) of this section shall submit a	
49	•	exemption to the Commissioner. Such request shall be in a	
50		ner and shall include a copy of any written agreement and re	÷
51		for the specified exemption.	
~ 1	<u></u>	101 me specified enemption	

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1	(c) Licen	sees may authorize delegates to engage in m	oney transmission on their behalf
2	subject to this	Article subject to an express written agre	ement, which shall provide the
3	following:	• • •	*
4	<u>(1)</u>	The licensee appoints the person as its del	egate with authority to engage in
5		money transmission on behalf of the license	ee in this State.
6	(2)	Neither a licensee nor an authorized deleg	gate may authorize sub-delegates
7		without the written consent of the Commiss	sioner.
3	(3)	Authorized delegates, in their capacity as a	
)		to the supervision and regulation by the	-
	(A)	exemption from licensure.	thereity for each brouch office at
	<u>(4)</u>	The licensee shall issue a certificate of au	•
		which it conducts licensed activities in t	
		delegate, which shall be posted in public v	
		transmission on behalf of (licensee) is cond	
		the North Carolina Money Transmitters Act	
		nducting money transmission subject to this	•
		col, and supervision of any authorized delegat	
		ertaken by an authorized delegate on behalf	of the licensee is in compliance
	with this Article.		
		Commissioner may, by rule or by order, exem	
		saction, or class of persons or transactions	
		ne public interest and that the regulation of su	uch persons or transactions is not
	•	purposes of this Article.	
		icense application.	
		cations under this Article shall be filed	
)	·	e Commissioner. To be considered complete,	* *
	•	ation of the applicant or a designee thereof an	
	<u>(1)</u>	The legal name, along with any assumed	
		address, contact information, and social	i security number or taxpayer
	( <b>2</b> )	identification number of the applicant.	· · · · · · · · · · · · · · · · · · ·
	$\frac{(2)}{(2)}$	The applicant's form and place of organizat	
	<u>(3)</u>	A certificate of good standing from the s	state in which the applicant was
	<i>( A</i> \	incorporated, if applicable.	Canalina Counterna C. C. (
	<u>(4)</u>	A certificate of authority from the North	-
		conduct business in this State, if required	
		Corporations Act, Chapter 55 of the Gene	
		applicant's registration or qualification to do	
	<u>(5)</u>	A copy of the applicant's active money serv	
		United States Department of Treasury	Financial Crimes Enforcement
		Network.	1
	<u>(6)</u>	A detailed description of the organizati	
		including the identity of parents or subsi-	* *
		disclosure of whether any parent or subs	idiary is publicly traded on any
	<u> </u>	stock exchange.	
	<u>(7)</u>	A detailed business plan, including a descr	-
		by the applicant, including a history of	
		description of the money transmission activ	vities in which the applicant seeks
		to be engaged in the State.	
)	<u>(8)</u>	A copy of the applicant's policies and proc	edures, including the anti-money
0		laundering compliance program.	

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1	<u>(9)</u>	A detailed description of the applicant's internal business c	ontrols, including
		controls specific to information technology and data integri	<u>ty.</u>
	<u>(10)</u>	The history of the material civil litigation and a record	of any criminal
		convictions for the applicant, controlling person, and	key management
		personnel for a 10-year period prior to the date of the appl	ication, including
		authorization to perform a federal and State criminal backg	round check.
	(11)	The name, business and residence address, and employme	ent history for the
		past five years for any controlling person and key managem	ent personnel.
	(12)	A sample payment instrument, if applicable, which bea	
		address or telephone number of the issuer clearly printed	
		instrument.	<u>_</u>
	(13)	If the applicant seeks to engage in money transmission in	this State through
	<u>(10)</u>	authorized delegates:	
		<u>a.</u> A list identifying the proposed authorized delegat	tes including the
		name, mailing address, and other contact ir	_
		representative of the authorized delegate and a	
		locations;	ssociated branch
		b. A sample authorized delegate contract.	
	(14)	The name and address of the clearing bank or banks on wh	ich the applicant's
	(1+)	payment instruments will be drawn or through whi	* *
		instruments will be payable.	en me payment
	(15)	A copy of the applicant's most recent audited financial sta	tement including
	<u>(13)</u>	the balance sheet, statement of income or loss, stateme	-
		shareholder equity, if applicable, and statement of cha	-
		position and the applicant's audited financial statements fo	
		preceding two-year period. However, if the applicant is	•
		subsidiary of another corporation, the applicant may submi	-
		corporation's consolidated audited financial statements for	
		and for the immediately preceding two-year period	*
		corporation's Form 10K reports filed with the United Stat	
		Exchange Commission for the prior three years in lieu	
		financial statements. If the applicant is a wholly owned	
		corporation having its principal place of business outside	
		similar documentation filed with the parent corporation's i	ion-United States
	(1c)	regulator may be submitted to satisfy this provision.	1 II'' 1 C/ /
	<u>(16)</u>	Copies of all filings, if any, made by the applicant with	
		Securities and Exchange Commission, or with a simila	-
		country other than the United States, within the year prec	eding the date of
		filing of the application.	
	_	request by the Commissioner or the Commissioner's design	
		additional information necessary to enable the Commission	er to evaluate the
		uired by G.S. 53-208.50.	
		ommissioner is authorized, for good cause shown, to waive	• •
		th respect to any application or to permit any applicant to	submit equivalent
		u of the information required by this section.	
		inimum net worth.	
		plicant shall possess and a licensee shall maintain at all tim	
		o hundred fifty thousand dollars (\$250,000) calculated in	accordance with
		d accounting principles.	

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1	(b) The Commissioner may by order increase the amount of net wo	rth required of an
2	applicant or licensee if the Commissioner determines additional net wort	
3	ensure safe and sound operation based on consideration of the following facto	
4	(1) The nature and volume of the projected or established busin	
5	(2) The number of locations at or through which money trans	
6	be conducted.	
7	(3) The amount, nature, quality, and liquidity of assets.	
8	(4) The amount and nature of liabilities.	
9	(5) The history of operations and prospects for earning and retained a	aining income.
10	(6) The quality of operations and management.	······································
11	(7) The nature and quality of controlling persons.	
12	(8) The history of compliance with applicable State and federa	l law.
13	(9) Any other factors the Commissioner deems relevant.	
14	"§ 53-208.47. Surety bond.	
15	(a) Applicants shall be required to post a surety bond with the	Commissioner at
16	application and licensees shall maintain a surety bond in the amount of	
17	thousand dollars (\$150,000) to be subsequently adjusted as set forth in sub-	-
18	section.	<u> </u>
19	(b) The surety bond amount required subsequent to initial licensure	shall consist of a
20	base amount of one hundred fifty thousand dollars (\$150,000) for money tran	
21	in this State of no more than one million dollars (\$1,000,000). However,	
22	transmission volume in North Carolina in a 12-month period ending Decemb	
23	one million dollars (\$1,000,000) but less than five million dollars (\$5,0	
24	licensee's bond amount shall be one hundred seventy five thousand dollars	s (\$175,000); if a
25	licensee has transmission volume in North Carolina in a 12-month period end	
26	in excess of five million dollars (\$5,000,000) but less than ten million dollar	
27	then the licensee's bond amount shall be two hundred thousand dollars (\$200,	,000); if a licensee
28	has transmission volume in North Carolina in a 12-month period ending Dece	mber 31 in excess
29	of ten million dollars (\$10,000,000) but less than fifty million dollars (\$50,0	000,000), then the
30	licensee's bond amount shall be two hundred twenty-five thousand dollars (\$	225,000); and if a
31	licensee has transmission volume in North Carolina in a 12- month period end	ding December 31
32	in excess of fifty million dollars (\$50,000,000), then the licensee's bond am	ount shall be two
33	hundred fifty thousand dollars (\$250,000).	
34	(c) Any increased surety bond required under subsection (b) shall	
35	Commissioner on or before May 31 annually. Failure to obtain the additional communication of the second sec	ional surety bond
36	required is grounds for summary suspension pursuant to G.S. 53-208.57(d)(2)	
37	(d) The surety bond shall be in a form satisfactory to the Commission	
38	the State for the benefit of any claimants against the licensee to secure the fai	
39	of the obligations of the licensee with respect to the receipt, handling,	
40	payment of money or monetary value in connection with the sale and issue	
41	instruments, stored value, or transmission of money. The Commissioner has	
42	require the applicant obtain additional insurance coverage to address related c	
43	inherent in the applicant's business model as it relates to virtual currency tra	ansmission and to
44	the extent such risks are not within the scope of the required surety bond.	
45	(e) The aggregate liability of the surety in no event shall exceed the	
46	the bond. Claimants against the licensee may themselves bring suit directl	
47	bond, or the Commissioner may bring suit on behalf of claimants, either in	<u>n one action or in</u>
48	successive actions.	
49	(f) In lieu of a surety bond, the licensee may deposit with the Com	
50	any bank in this State designated by the licensee and approved by the C	Commissioner, an

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agg	gate amount, based upon principal amount or market value, whichever is	lower, of not
les	han the amount of the surety bond or portion thereof, the following:	
	(1) Unencumbered cash.	
	(2) Unencumbered interest-bearing bonds.	
	(3) Unencumbered notes.	
	(4) Unencumbered debentures.	
	(5) Unencumbered obligations of the United States or any	agency or
	instrumentality thereof, or guaranteed by the United States.	
	(6) <u>Unencumbered obligations of this State or of any political subd</u>	ivision of the
	State, or guaranteed by this State.	
	he securities or cash shall be deposited as aforesaid and held to secu	ire the same
ob	ations as would the surety bond, but the depositor shall be entitled to receiv	ve all interest
	lividends thereon, shall have the right, with the approval of the Comm	
	tute other securities for those deposited, and shall be required to do so on wr	ritten order of
<u>the</u>	ommissioner made for good cause shown.	
	() The surety bond shall remain in effect until cancellation, which may oc	-
	ys' written notice to the Commissioner. Cancellation shall not affect any liab	<u>ility incurred</u>
or	<u>crued during that period.</u>	
	<u>The surety bond shall remain in place for no less than five years after</u>	
	s money transmission operations in the State. However, notwithstanding the	
	ommissioner may permit the surety bond to be reduced or eliminated prior to	
	xtent that the amount of the licensee's outstanding payment instruments,	stored value
00	ations, and money transmitted in this State is reduced.	a annier Las -
lia	<u>The surety bond proceeds and any cash or other collateral posted as</u> see shall be deemed by operation of law to be held in trust for the benefit of the	
	olders of the licensee's outstanding payment instruments, stored value obl	
	y transmissions and to the State in the event of the bankruptcy of the licensee	-
-	-208.48. Permissible investments and statutory trust.	<u>′•</u>
3	Each licensee under this Article shall possess at all times unencumbere	d permissible
inv	tments having an aggregate market value, calculated in accordance w	
	ted accounting principles, of not less than the aggregate face amount of al	
-	nission obligations. This requirement may be waived by the Commissioner	
	ne of a licensee's outstanding transmission obligations does not exceed the l	
	ity devices posted by the licensee pursuant to G.S. 53-208.47.	
	<u>Permissible investments, even if commingled with other assets of the 1</u>	<u>icensee, s</u> hall
<u>be</u>	emed by operation of law to be held in trust for the benefit of the purchaser	
	e licensee's outstanding payment instruments and stored value obligations in	
the	ankruptcy of the licensee.	
" <u>§</u>	-208.49. Application fees and annual assessment.	
	Application Fees. Each application for initial licensure shall be accord	npanied by a
no	fundable filing fee of one thousand five hundred dollars (\$1,500).	
	Annual Assessment. For the purpose of meeting the cost of regulation	
	e, each licensee shall pay to the Commissioner an annual assessment as pro	
	ction. The annual assessment shall consist of a base amount of five thou	
	00) for volumes of no more than one million dollars (\$1,000,000) plus an ad	
	lated on the transmission dollar volume reported by the licensee	-
	53-208.53 for the previous calendar year. The cumulative assessment shall	be calculated
as	<u>lows:</u>	
	Transmission in U.C. Dellar Values - Dev U.C. D. 1	
	Transmission in U.S. Dollar Volume Per U.S. Dollar	
	<u>\$1,000,001 to \$5,000,000</u> <u>\$0.0008</u>	

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1	<u>\$5,000,0</u>	<u>001 to \$10,000,000</u>	<u>\$0.0006</u>
2	<u>\$10,000</u>	<u>,001 to \$50,000,000</u>	<u>\$0.00004</u>
3	More Th	<u>1an \$50,000,000.00</u>	<u>\$0.000006</u>
4			
5	The Commis	sioner may collect the assess	sment provided for in this subsection annually or
6	in periodic instal	lments as approved by the Sta	ate Banking Commission.
7	" <u>§ 53-208.50. Is</u>	suance of license.	
8			se application, as set forth under G.S. 53-208.45,
9			ncial condition and responsibility, financial and
0	-	-	al fitness of the applicant, and any other matters
1			Commissioner may require additional information
2	• •		plication in the course of the investigation. An
3			mation within 30 days after filing the application
4			ommissioner for additional information may be
5			ation. In the course of the investigation, the
6		•	nination of the applicant, the reasonable cost of
7		orne by the applicant.	
8			pprove an application for licensure when the
9			following requirements have been satisfied or are
0		-	a reasonable time period as specified by the
1	Commissioner in	the order of approval:	
2	<u>(1)</u>		the requirements imposed by this Article;
3	<u>(2)</u>	* *	ill be conducted honestly, fairly, and in a manner
4			e and trust of the community;
5	<u>(3)</u>		onstrated net worth necessary to satisfy the
6		requirements in accordance	
7	<u>(4)</u>	**	uined a surety bond in conformance with
3	( <b>-</b> )	<u>G.S. 53-208.47;</u>	
9	<u>(5)</u>		nor any controlling person are identified on the
0			onals and Blocked Persons List prepared by the
1		_	of the Treasury or the United States Department
2			dential Executive Order No. 13224, Blocking
3			ransactions with Persons who Commit, Threaten
1		to Commit, or Support Ter	
5	<u>(6)</u>		nd key management personnel, as a group, have
5			npetence, and experience which command the
7			the community and justify the belief that the
8	( <b>7</b> )	- * * · · ·	y, soundly, and in compliance with the law;
9	<u>(7)</u>		d nature of business projected in the application
0			ate a reasonable likelihood of safe and sound
1		operation.	a and normativel and not assignable. Control of a
2 3			e are perpetual and not assignable. Control of a
3 4		· · ·	k purchase, merger, or other device without prior
4 5			ommissioner shall not give written consent if the for denial, revocation, or suspension as set forth
5 6		08.56 are applicable to the acc	
0 7		rohibited practices.	Juning person.
- /		quired to be licensed under the	nis Article shall.
10 19	<u>10 person re</u> (1)	±	nonetary value received for transmission pursuant
50	<u>(1)</u>		r give instructions committing equivalent money
0		$10 \ 0.5. \ 35-200.42(12)0., \ 0$	give instructions communing equivalent money

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1		or monetary value to the person designated by the sender within 10 days
2		after receipt by the licensee unless otherwise directed by the sender;
3	<u>(2)</u>	Fail to immediately notify the Commissioner in writing if the licensee
4		dishonors or fails to satisfy any money transmission transaction within the
5		10 days following receipt for any reason other than direction by the sender;
6	(3)	Engage in the business of money transmission in the State under any name
7		other than that which it is organized or otherwise authorized to do business
8		in the State;
9	<u>(4)</u>	Fail to comply with the Federal Bank Secrecy Act, 31 U.S.C. 5311 et seq.,
10		and 31 C.F.R. Part 1022, including maintenance of active registration with
11		the United States Department of Treasury Financial Crimes Enforcement
12		<u>Network;</u>
13	<u>(5)</u>	Fail to comply with the Federal Electronic Funds Transfer Act, 12
14		U.S.C.1693 et seq., and Regulation E, 12 C.F.R. 1005 et seq.;
15	<u>(6)</u>	Fail to safeguard identifying information obtained in the course of money
16		transmission and otherwise comply with the requirements set forth under
17		<u>G.S. 75-60 et seq.;</u>
18	<u>(7)</u>	Fail to comply with applicable State and federal laws and regulations related
19		to the business of money transmission;
20	<u>(8)</u>	Use or cause to be published or disseminated any advertising communication
21		which contains any false, misleading, or deceptive statement or
22		representation; or
23	<u>(9)</u>	Engage in unfair, deceptive, or fraudulent practices.
24		laintenance of records.
25		licensee shall maintain such books, accounts, and other records as the
26		ay require for a period of no less than three years unless the Commissioner, by
27	-	therwise for particular types of records. Such records shall be segregated from
28		ss in which the licensee is engaged and, at a minimum, include:
29	(1)	A record or records of each payment instrument sold.
30	<u>(2)</u>	A general ledger containing all assets, liability, capital, income, and expense
31		accounts, which general ledger shall be posted at least monthly.
32	<u>(3)</u>	Settlement sheets received from authorized delegates.
33	$\frac{(4)}{(5)}$	Bank statements and bank reconciliation records.
34	<u>(5)</u>	Records of outstanding transmissions, payment instruments, and stored
35		<u>value.</u>
36	$\frac{(6)}{(7)}$	<u>Records of each payment instrument paid within the three-year period.</u>
37	<u>(7)</u>	A list of the names and addresses of all of the licensee's proposed authorized
38		delegates, if any, and a copy of each written agreement in conformance with $C = 52,208,44(a)(1)$
39 40	(a) Main	G.S. 53-208.44(c)(1).
40 41		tenance of the documents required by this section in the form of any digital or im shall constitute compliance with this section provided records remain
41		ble into legible, tangible documents and shall be treated as originals for the
42 43		examination or investigation conducted pursuant to this Article.
43 44		excords required to be maintained shall be secured against unauthorized access
44 45		may be maintained at a location outside this State so long as they are made
46	-	Commissioner on seven days' written notice.
47		ecords required to be maintained under this Article shall be prepared in
48		generally accepted accounting principles, where applicable.
40 49		ensee shall notify the Commissioner of any change in the location of its records
49 50		blowing such change.
51	"§ 53-208.53. R	
51	<u>, 400.00, N</u>	

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(a) Ann	ual Report. No later than 90 days after the end of the c	alendar vear. licensees
	nual report in a form prescribed by the Commissioner	•
shall include:		
<u>(1)</u>	A copy of its most recent audited consolidated annu	ual financial statement
<u>(1)</u>	including balance sheet, statement of income or loss,	
	shareholder's equity, if applicable, and statement of	
	position, or, in the case of a licensee that is a whole	
	another corporation, the consolidated audited annual	
	the parent corporation may be filed in lieu of the lice	
	statement;	insec s audited infancial
<u>(2)</u>	The total amount of outstanding transmission obligation	006.
$\frac{(2)}{(3)}$	Any material changes to any of the information subm	
<u>(5)</u>	its original application, which have not been prev	•
	Commissioner on any other report required to be filed	• •
<u>(4)</u>	Copies of bank statements and other documentation	
<u>(4)</u>	the existence and quality of the licensee's permissible	-
<u>(5)</u>	A list of the branch offices at which business regul	
<u>(5)</u>	being conducted by either the licensee or its authorize	•
(b) Qua	rterly Reports. No later than 60 days after the calend	
	file a quarterly call report in a form prescribed by the	-
	hall at a minimum include:	eommissioner unough
(1)	The number and dollar volume of money transmiss	ion transactions in the
<u>, , , , , , , , , , , , , , , , , , , </u>	State by activity type; and	
(2)	The total amount of outstanding transmission obligation	ons:
	er Reports of Condition. A licensee shall submit to the	
	orts of condition and any other reports requested by the	-
-	purposes of this Article.	
	re to timely submit any reports required under this	section is grounds for
	nsion pursuant to G.S. 53-208.57(d)(2).	-
'§ 53-208.54. I	Notice of Material Event.	
	nin 15 days of a change or acquisition of control of a lice	ensee, the licensee shall
provide notice	of the event to the Commissioner through NMLS in	writing and in a form
prescribed by t	he Commissioner. The notice shall be accompanied by	any information, data,
and records requ	uired by the Commissioner.	
<u>(b)</u> <u>With</u>	nin 15 days of the occurrence of any one of the events	isted below, a licensee
shall file a writ	ten report with the Commissioner through NMLS descr	ribing the event and its
expected impac	t on the licensee's activities in the State:	
<u>(1)</u>	The filing for bankruptcy or reorganization by the lice	
<u>(2)</u>	The institution of revocation or suspension proceeding	
	by any State or governmental authority with regard t	to the licensee's money
	transmission activities.	
<u>(3)</u>	Any felony indictment of the licensee or any con	• •
	management personnel related to money transmission	
<u>(4)</u>	Any felony conviction of the licensee or any con	• •
	management personnel related to money transmission	
	e information contained in any document filed with th	
	comes inaccurate or incomplete in any material respect, the	
	days file a correcting amendment to the information cont	ained in the document.
	Examination and investigation authority.	oning provocation
	purposes of initial licensure, suspension, condition general or specific inquiry, investigation, or example	
каннийнон. Ог	- guirran of succent, includiv, investigation, of exal	

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1	compliance with	this Article, the Commissioner may access, receive,	and use any books,
2	· · ·	, files, documents, information, or evidence including:	•
3	(1)	Criminal, civil, and administrative history information;	
4	$\overline{(2)}$	Personal history and experience information;	
5	$\overline{(3)}$	Any other documents, information, or evidence the C	commissioner deems
6	<u></u>	relevant to the inquiry, investigation, or examination	
7		location, possession, control, or custody of the docume	
8		evidence.	
9	<u>(b)</u> For pu	urposes of investigating violations or complaints arising u	under this Article, or
10	for the purposes	of examination, the Commissioner may review, investig	ate, or examine any
11		al, or person subject to this Article in order to carry out	± ±
12	Article. The Con	nmissioner may interview the controlling persons, emp	loyees, independent
13	contractors, dele	gates, third-party vendors, and customers of the licer	usee concerning the
14		ss. The Commissioner may direct, subpoena, or order th	
15		records, files, and any other documents the Commission	
16		v investigation or examination that, in the opinion of	
17	· •	linary review, investigation, or special examination sha	
18		e additional expenses and the hourly rate for the staff's tir	ne, to be determined
19		tate Banking Commission.	
20		person subject to this Article shall make available to the	
21	•	s and records relating to the operations of the licensee o	* *
22		nation or investigation under this section may knowingly	
23		, destroy, or secrete any books, records, or other information	
24	-	rson subject to this Article shall also make available f	
25		ne controlling persons, employees, independent contrac	
26		rs of the person concerning money transmission subject to	
27		person subject to this Article shall make or compile suc	
28		as may be directed or requested by the Commissioner	in order to carry out
29	the purposes of th		
30		aking any examination or investigation authorized b	-
31		nay control access to any documents and records of	
32		nvestigation. The Commissioner may take possession of	
33		a person in exclusive charge of the documents and record	<u> </u>
34		kept. During the period of control, no person shall re	_
35		e documents and records except pursuant to a court orde	
36		r. Unless the Commissioner has reasonable grounds to be	
37 38	<u>conduct its ordina</u>	been or are at risk of destruction, the person shall retain ac	cess as necessary to
39		er to carry out the purposes of this section, the Commissio	ner may.
40	(1)	Enter into agreements or relationships with other gov	
41		regulatory associations in order to improve effici	
42		regulatory burden by sharing resources, standardized or	
43		procedures, and records and related information obtained	
44	<u>(2)</u>	Use, hire, contract, or employ analytical systems, met	
45	<u>\.</u>	examine or investigate any person subject to this Articles	
46	(3)	Accept and rely on examination or investigation rep	=
47	<u>x-</u>	government officials, within or without this State;	<u>/ · · · · · · · · · · · · · · · · · · ·</u>
48	<u>(4)</u>	Accept audit reports made by an independent certified	public accountant or
49	<u>, , , , , , , , , , , , , , , , , , , </u>	other qualified third-party auditor for any person subject	
50		may incorporate the audit report in the report	
51		investigation.	

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" <u>§ 53-208.56.</u> L	icensu	e authority.	
		may by order, deny, suspend, revoke, or	refuse to issue a license under
		rict or limit the manner in which a licent	
	•	mission, if the Commissioner finds both	
(1)	-	the order is in the public interest; and	
(2)	-	of the following circumstances apply:	
<u>(2)</u>	<u>a.</u>	Any fact or condition exists that, if	it had existed at the time of
	<u>u.</u>	application, would have been grounds	
	<u>b.</u>	The licensee or applicant has filed an	
	<u>0.</u>	document with the Commissioner cont	
		of the circumstances in which they	
		misleading with respect to a material fa	
	C	The licensee or applicant fails at any	
	<u>c.</u>	of G.S. 53-208.46, 53-208.47, or 53-20	-
	<u>d.</u>	A controlling person or key manageme	
	<u>u.</u>	applicant has been convicted of:	ent personner of the needsee of
		<u>1. A misdemeanor in the last 10</u>	years involving fraud money
		<u>laundering, theft or wrongful</u>	
		perjury, forgery, counterfeiting	• • • • •
		commit any of these offense	
		service or financial service-rela	
		<u>2.</u> <u>Any felony in the last seven yea</u>	
	<u>e.</u>	<u>The licensee or applicant has violated</u>	
	<u>c.</u>	provision of this Article, rule issued p	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1
		of the Commissioner;	distant to this Article, or order
	<u>f.</u>	The licensee has conducted its busir	ness in an unsafe or unsound
	<u>1.</u>	manner;	
	<u>g.</u>	The licensee or applicant is insolvent,	has suspended payment of its
	<u>5.</u>	obligations, has made an assignment	
		or has admitted in writing its inability	
		due;	to puy its debits as they become
	<u>h.</u>	The licensee fails to respond to and co	operate fully with notices from
	<u>11.</u>	the Commissioner or the Commission	
		scheduling and conducting of an	
		pursuant to § 53-208.55;	examination of investigation
	<u>i.</u>	The licensee or applicant fails to re	espond to inquiries from the
	<u>1.</u>	Commissioner or the Commission	
		complaints filed, which allege or invol	
	i	The licensee fails to make any report re	
	<u>1.</u> <u>k.</u>	The licensee or applicant is permanen	* *
	<u>R.</u>	any court of competent jurisdiction fr	
		any conduct or practice involving	
		transmission business; or	any aspect of the money
	<u>l.</u>	The licensee or applicant is the subject	t of an order entered within the
	<u>1.</u>	past five years by the authority of an	
		jurisdiction over the business of money	
' <u>§ 53-208.57.</u> D	iscipli	-	
		rwise provided, all administrative act	ions and hearings conducted
		shall proceed in accordance with Artic	
General Statutes		-	

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1	(b) Upon issuance of any summary order permitted under this Article the Commission	ner
2	shall promptly notify the person subject to the order that the order has been entered and	the
3	reasons for the order. Within 20 days of receiving notice of the order, the person subject to	the
4	order may request in writing a hearing before the Commissioner. Upon receipt of such	h a
5	request, the Commissioner shall calendar a hearing within 15 days. If a licensee does	not
6	request a hearing, the order will remain in effect unless it is modified or vacated by	the
7	Commissioner.	
8	(c) <u>The Commissioner may by order:</u>	
9	(1) Impose a civil money penalty upon any person required to be licensed un	
10	this Article for any violation of or failure to comply with this Article or a	
11	order of the Commissioner in an amount specified by the Commissioner,	
12	to exceed five thousand dollars (\$5,000) for each violation or, in the case	
13	a continuing violation, one thousand dollars (\$1,000) for each day that	
14	violation continues. Each violation of or failure to comply with this Arti	
15	shall be a separate and distinct violation. All civil money penalties collec	ted
16	under this Article shall be paid to the county school fund.	
17	(2) Require that any person required to be licensed under this Article to disgo	
18	and pay to the sender any amounts that were not remitted or refunded	<u> 111</u>
19	$\frac{\text{violation of G.S. 53-208.51(1).}}{\text{(1)}}$	
20	(d) In addition to the summary suspension procedures authorized by G.S. 150B-3(c)	
21	the Commissioner has reason to believe that a licensee or person subject to this Article m	
22 23	have violated or failed to comply with any provision of this Article and has reason to belie that such violation or failure to comply presents on imminant threat to the public	
23 24	that such violation or failure to comply presents an imminent threat to the public,	the
24 25	<u>Commissioner may:</u> (1) <u>Summarily order the licensee or person subject to this Article to cease a</u>	and
25 26	desist from any harmful activities or violations of this Article;	<u>inu</u>
20 27	(2) Summarily suspend the license of a licensee under this Article.	
28	(e) When a licensee is subject to disciplinary action under this Article, the license	200
29	with the consent and approval of the Commissioner, may surrender the license and all the rig	
30	and privileges pertaining to it. A person who surrenders a license shall not be eligible for	
31	submit any application for licensure under this Article during any period specified by	
32	Commissioner.	
33	(f) If it appears to the Commissioner that any person has committed or is about	to
34	commit a violation of any provision of this Article or of any rule or order of the Commissi	
35	the Commission may apply to Wake County Superior Court for an order enjoining the personal	son
36	from violating or continuing to violate this Article or any rule, regulation, or order and	for
37	injunctive or such other relief as the nature of the case may require.	
38	(g) The requirements of this Article apply to any person who seeks to avoid	its
39	application by any device, subterfuge, or pretense whatsoever, including structuring	<u>g a</u>
10	transaction in a manner to avoid classification of the transaction as money transmission.	
41	(h) The Commissioner, in the exercise of reasonable judgment, may compromise, set	
42	and collect civil penalties with any person for violations of any provision of this Article, or	<u>: of</u>
43	any rule, regulation, or order issued or promulgated to this Article.	
44	" <u>§ 53-208.58. Criminal penalties.</u>	
45	(a) Any person who knowingly and willfully violates any provision of this Article	for
46	which a penalty is not specifically provided is guilty of a Class 1 misdemeanor.	
47 49	(b) Any person who knowingly and willfully makes a material, false statement in a	
48	document filed or required to be filed under this Article with the intent to deceive the recipi	ent
49 50	of the document is guilty of a Class 1 misdemeanor.	
50 51	(c) <u>Any person who knowingly and willfully engages in the business of mor</u> transmission without a license as provided herein shall be guilty of a Class 1 misdemeanor.	<u>ney</u>
51	uansmission without a needse as provided neithi shan be guilty of a Class 1 misuemedilor.	

#### **General Assembly of North Carolina** Session 2015 1 "§ 53-208.59. Confidentiality. 2 Notwithstanding any other provision of law, all information or reports obtained by (a) 3 the Commissioner from an applicant, licensee, or authorized delegate, whether obtained 4 through reports, applications, examination, audits, investigation, or otherwise, including (i) all 5 information contained in or related to examination, investigation, operating, or condition 6 reports prepared by, on behalf of, or for the use of the Commissioner; and (ii) financial 7 statements, balance sheets, or authorized delegate information are subject to confidential 8 treatment as set forth under G.S. 53C-2-7. 9 The Commissioner is authorized to enter agreements or sharing arrangements with (b) 10 other governmental agencies or associations representing governmental agencies and may share 11 otherwise confidential information pursuant to these written agreements, but only to the extent permitted by G.S. 53C-2-7(d). Information shared pursuant to the agreements authorized under 12 13 this section shall retain any and all applicable privilege and related confidentiality protections 14 provided by State or federal law. 15 Nothing in this section shall prohibit the Commissioner from releasing to the public (c) 16 a list of persons licensed under this Article or aggregated financial data on those licensees. 17 "§ 53-208.60. Rules. 18 The State Banking Commission may adopt rules necessary to implement this (a) 19 Article. 20 (b) Pursuant to G.S. 53C-2-6(b), any person aggrieved by any rule or order of the Commissioner under this Act may appeal to the State Banking Commission for review upon 21 providing notice in writing within 20 days after the act complained of is adopted, issued, or 22 23 done. Notwithstanding any other provision of law, any aggrieved party to a decision of the 24 State Banking Commission shall be entitled to petition for judicial review pursuant to 25 G.S. 53C-2-6(b). 26 "§ 53-208.61. Service of process. 27 Any person subject to this Article is deemed to have: (a) 28 Consented to the jurisdiction of the courts of this State for all actions arising (1)29 under this Article; and 30 (2)Appointed the Secretary of State as such person's agent for the purpose of 31 accepting service of process in any action, suit, or proceeding that may arise 32 under this Article. 33 For the purposes of this Article, the Commissioner shall be deemed to have (b) 34 complied with the requirements of law concerning service of process upon mailing by certified 35 mail any notice required or permitted to a person subject to this Article, postage prepaid and 36 addressed to the last known address on file with the Commissioner. 37 "§ 53-208.62. Commissioner's participation in nationwide registry. 38 The Commissioner may require all persons subject to this Article to be licensed (a) 39 through the NMLS, and upon issuing such requirement, the Commissioner shall establish a 40 reasonable transition period. In order to carry out these requirements, the Commissioner is 41 authorized to participate in the NMLS. 42 The Commissioner is authorized to establish relationships or contracts with the (b) NMLS or other entities designated by the NMLS to collect and maintain records and process 43 44 transaction fees or other fees related to licensees or other person subject to this Article. 45 For the purpose of participating in the NMLS, the Commissioner is authorized to (c) waive or modify, in whole or in part, any or all of the requirements as reasonably necessary to 46 47 participate in the NMLS. 48 "§ 53-208.63. Severability. 49 Should any provision, sentence, clause, section, or part of this Article for any reason be

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1	not affect or impair any of the remaining provisions, sentences, clauses, sections, or parts of
2	this Article.
3	"§ 53-208.64. Transition.
4	Any person who holds in good standing a money transmitters license issued by the
5	Commissioner on or after November 1, 2014, may continue to engage in such business subject
6	to the requirements of this Article."
7	<b>SECTION 2.</b> Article 16A of Chapter 53 of the General Statutes is repealed.
8	<b>SECTION 3.</b> This act becomes effective October 1, 2015.