

Arkansas Securities Department No. 214.00

Marked-Up Version

Proposed

Proposed amendments to the following Money Services Rules are set out with strike-through and underline marks as follows:

RULE 102. DEFINITIONS

- (1) Act. The term "Act" means the Arkansas Uniform Money Services Act, Ark. Code Ann. § 23-55-101 et seq., as the same may be codified and amended from time to time.
- (2) Applicant. The term "applicant" means a person who submits an application for a money transmission or currency exchange license in Arkansas.
- (3) Application. The term "application" means the form prescribed by the Commissioner for filing in connection with obtaining either a money transmission license or currency exchange license in Arkansas, including all amendments, papers, documents and exhibits incidental thereto.
- (4) Audited financial statement. The term "audited financial statement" means a financial statement prepared in accordance with generally accepted accounting principles and audited by an independent accountant according to generally accepted auditing standards in the United States or for a company formed outside the United States. "audited financial statement" means a financial statement prepared in accordance with international financial reporting standards promulgated by the International Financing Reporting Standards Foundation and the International Accounting Standards Board.
- (5) Commissioner. The term "Commissioner" means the Arkansas Securities Commissioner and includes the Commissioner's designees.
- (10) Money transmission. The term "money transmission" means selling or issuing payments instruments, stored value, prepaid access, or receiving money or monetary value for transmission. The term excludes entities that provide delivery services (e.g. courier or package delivery services) and entities that act as mere conduits for the transmission of data (e.g. Internet service providers). The term does, however, include the following:

- (A) A bill payer service, except that the term does not include a service that transfers money or monetary value directly from a purchaser to a creditor of the purchaser or to an agent of the creditor; and
- (B) Any informal money transfer system engaged in as a business for, or network of persons who engage as a business in, facilitating the transfer between persons who engage as a business in, facilitating the transfer of money outside the conventional financial institutions system to a location within or outside the United States.
- (11) Nationwide Multistate Licensing System (NMLS) means the automated licensing system developed and maintained by the Conference of State Bank Supervisors for the licensing and registration of money transmitters, agents of money transmitters, and currency exchangers.
- (11)(12) Prepaid Access. The term "prepaid access" means access to funds or the value of funds that have been paid in advance and can be retrieved or transferred at some point in the future through an electronic device or vehicle, such as a card, code, electronic serial number, mobile identification number, or personal identification number.
- (12) (13) Principal. The term "principal" means any person who controls, directly or indirectly through one or more intermediaries, alone or in concert with others, a twenty-five percent (25%) or greater interest in a partnership, company, corporation, or association, or the owner of a sole proprietorship.
- (13)(14) Staff. The term "Staff" means the Staff of the Arkansas Securities Department.

RULE 202. APPLICATION FOR LICENSE

- (a) Additional information. The Staff will review the application and, as authorized by Ark. Code Ann. § 23-55-205, investigate the applicant and all related facts to determine if the applicant possesses the qualifications and satisfies the requirements for the license. At any time during the review and investigation process, the Department may require such information as the Staff considers necessary to evaluate the application, including opinion of counsel or an opinion, review, or audited financials prepared by a certified public accountant. It is the applicant's responsibility to provide or cause to be provided all the information the Department requires.
- (b) Extension of time. The Commissioner may give the applicant a thirty (30) day extension to submit the additional information requested if the Department receives a written extension request from the applicant within ten (10) days of the Staff's request for additional information. Upon a finding of good cause, the Commissioner

may give the applicant an additional extension if the Department receives a written request and sworn affidavits to support the claimed facts before the expiration of the thirty (30) day period described above. The request must explain in detail the reasons the extension is needed. The Commissioner will notify the applicant of the decision by letter mailed via regular mail to the address provided by the applicant on or before the tenth (10th) day after the date the Department receives the request.

In this rule, "good cause" means that the applicant acted diligently and took the steps reasonably necessary to enable the applicant to file the required information in a timely manner, but that circumstances beyond the applicant's control prevent it from doing so. Good cause cannot be based upon ignorance of the law or facts that could have been learned through the exercise of due diligence or failure to take the actions necessary to ensure timely and complete filing and payment.

- (c) Abandoned application. If the applicant fails to provide any and all additional information required within the specified timeframe, the Commissioner may determine the application to be abandoned, without prejudice to an applicant's rights to file a new application. The applicant will be notified that the application is considered abandoned. The Commissioner will notify the applicant in writing via regular mail to the address provided by the applicant if the application is considered abandoned. The Commissioner's determination is effective the date the Department mails the applicant the notice and may not be appealed. The Department will not refund the fee paid in connection with the abandoned application.
- (d) Forms and instructions. Copies of forms and instructions for the preparation of applications for licenses are available on the Department's web site at http://www.securities.ark/ansus.cov or may be obtained upon request from the Staff. The Commissioner may from time to time adopt additional forms and instructions, and alter, amend or discontinue any form or instruction. Pursuant to the Act. the Commissioner designates NMLS to receive and store filings, collect related fees from applicants and licensees, and facilitate communication with applicants and licensees on behalf of the Commissioner.

RULE 204. INCREASE OF SECURITY SURETY BOND

- (a) (1) \$10.000 Bond. Each application must be accompanied by a surety bond acceptable to the commissioner in the amount of \$10.000.
 - (2) After the initial calendar year of licensure, a licensee shall maintain a surety bond of:
 - (A) \$10,000 if the licensee's annualized money transmissions in Arkansas are not more than \$500,000.

- (B) \$50,000 if the licensee's annualized money transmissions in Arkansas are greater than \$500,000 but not more than \$5,000,000:
- (C) \$100,000 if the licensee's annualized money transmissions in Arkansas are greater than \$5,000,000 but not more than \$25,000,000:
- (D) \$200,000 if the licensee's annualized money transmissions in Arkansas are greater than \$25,000,000 but not more than \$75,000,000; or
- (E) \$300,000 if the licensee's annualized money transmissions in Arkansas are greater than \$75,000,000.
- (3) Annualized money transmission means the money transmission, payment instrument, and stored value dollar volume in Arkansas during the prior calendar year.
- (4) If an increase in surety bond is required, the surety bond must be increased by March 31. Failure to maintain the proper surety bond amount shall be grounds for discipline under the Act.
- (b) The Commissioner may increase the amount of security surety bond required, to a maximum of one million dollars (\$1,000,000), if the financial condition of a money transmitter licensee so requires. The Commissioner may consider, without limitation, the following criteria:
 - (a) (1) Significant reduction of net worth.
 - (b) (2) Financial losses.
 - (e) (3) Potential losses resulting from the Act, or these Rules;
 - (d) (4) Licensee filing for bankruptcy.
 - (e) (5) The initiation of any proceedings against the licensee in any state or foreign country.
 - (f) (6) The filing of a state or federal criminal charge against the licensee, person in control, responsible individual, executive officer, board director, employee, authorized delegate or principal, based on conduct related to providing money services or money laundering.
 - (g) (7) A licensee, executive officer, board director, person in control, responsible individual, principal or authorized delegate being convicted of a crime.
 - (h) (8) Any unsafe or unsound practice.

- (i) (9) A judicial or administrative finding against a money transmitter licensee under the Act, or an examination report finding that the money transmitter licensee engaged in an unfair or deceptive act or practice in the conduct of its business.
- (j) (10) Other events and circumstances that, in the judgment of the Commissioner, impair the ability of the licensee to meet its obligations to its money services customers.

RULE 205. ISSUANCE OF LICENSE

- (a) The Commissioner may consider the following factors, without limitation, in determining whether an applicant has fulfilled the conditions for a license codified in Ark. Code Ann. § 23-55-205(a)(2):
 - (1) whether the applicant, an executive officer, proposed responsible person, board director, person in control or authorized delegate has been convicted of any felony within the past ten (10) years;
 - (2) whether the applicant, an executive officer, proposed responsible person, board director, person in control or authorized delegate has been convicted of a crime involving a financial transaction or fraud within the past ten (10) years;
 - (3) whether the applicant, an executive officer, proposed responsible person, board director or person in control has criminal, civil, or administrative charges issued against him/them in any jurisdiction for violations relating to a financial transaction(s) or fraud within the past ten (10) years;
 - (4) whether the applicant, an executive officer, proposed responsible person, board director or person in control is the subject of an order, including any denial, suspension, or revocation of authority to engage in a regulated activity by any other state or federal authority to which the person is, has been, or has sought to be subject, entered within the past five (5) ten (10) years, including, but not limited to, the money service industry;
 - (5) whether the applicant, an executive officer, proposed responsible person, board director, or person in control has falsified any information supplied in connection with the application;
 - (6) whether the applicant, or any proposed authorized delegate thereof, has had an adverse action taken against any business license related to providing financial services by a jurisdiction within the United States within the past five (5) ten (10) years;

- (7) whether the applicant has allowed a business under its control to deteriorate to a condition of insolvency determined by the fact that its liabilities exceed its assets or it cannot meet its liabilities as they mature;
- (8) whether the applicant, or any authorized delegate thereof, failed to respond to a request for information from the Commissioner;
- (9) whether the description of the screening process used by the applicant in selecting authorized delegates supplied by the applicant describes a process that is ineffective in determining the fitness of proposed authorized delegates;
- (10) whether the applicant has failed to register with the United States Department of the Treasury as required by 31 U.S.C. Section 5330;
- (11) whether the applicant, an executive officer, proposed responsible individual, board director, or person in control is listed on the specially designated nationals and blocked persons list prepared by the United States Department of the Treasury as a potential threat to commit terrorist acts or to finance terrorist acts.

RULE 206. RENEWAL OF A LICENSE

- (a) Extension of time. Compliance with Ark. Code Ann. § 23-55-206(a) is necessary for the Department to orderly and efficiently administer and enforce the Act. However, Ark. Code Ann. § 23-55-206(d) authorizes the Commissioner to allow the licensee to file or complete the filing of its renewal report at a date later than required for good cause. The licensee has the burden to demonstrate good cause.
- (b) Good cause. In this rule, "good cause" means that the licensee acted diligently and took the steps reasonably necessary to enable the licensee to file the complete renewal report and pay the renewal fee in a timely manner, but that circumstances beyond the licensee's control prevent it from doing so.
 - The licensee is expected to know and comply with the requirements of Ark. Code Ann. § 23-55-206(a) and (b). Good cause cannot be based upon ignorance of the law or facts that could have been learned through the exercise of due diligence or failure to take the actions necessary to ensure timely and complete filing and payment. For example, the licensee should know the time and information requirements necessary to obtain an audited financial statement. The inability or failure of the licensee's accountant to timely produce an audited financial statement is generally not considered to be a circumstance beyond the licensee's control.
- (c) Application for extension of time. Applications for an extension of the renewal date must be submitted in writing to the Department no later than sixty (60) days prior to the expiration date of the license. The request must:

- (1)—state in detail the facts that support the licensee's claim that good cause exists for the extension;
- (2) be accompanied by sworn affidavits to support the claimed facts; and
- (3) state the period of time for which the extension is sought.

RULE 207. NET WORTH

A money transmitter applicant or licensee must demonstrate and maintain net worth calculated at ten thousand dollars for every one million dollars of total company-wide money transmission, payment instrument, and stored value dollar volume during the prior calendar year. The minimum net worth is fifty thousand dollars and the maximum required amount is one million dollars.

RULE 402. APPLICATION FOR LICENSE

- (a) Additional information. The Staff will review the application and, as authorized by Ark. Code Ann. § 23-55-403, investigate the applicant and all related facts to determine if the applicant possesses the qualifications and satisfies the requirements for the license. At any time during the review and investigation process, the Department may require such information as the Staff considers necessary to evaluate the application, including opinion of counsel or an opinion, review, or audited financials prepared by a certified public accountant. It is the applicant's responsibility to provide or cause to be provided all the information the Department requires.
- (b) Extension of time. The Commissioner may give the applicant a thirty (30) day extension to submit the additional information requested if the Department receives a written extension request from the applicant within ten (10) days of the Staff's request for additional information. Upon a finding of good cause, the Commissioner may give the applicant an additional extension if the Department receives a written request and sworn affidavits to support the claimed facts before the expiration of the thirty (30) day period described above. The request must explain in detail the reasons the extension is needed. The Commissioner will notify the applicant of the decision by letter mailed via regular mail to the address provided by the applicant on or before the tenth (10th) day after the date the Department receives the request.

In this rule, "good cause" means that the applicant acted diligently and took the steps reasonably necessary to enable the applicant to file the required information in a timely manner, but that circumstances beyond the applicant's control prevent it from doing so. Good cause cannot be based upon ignorance of the law or facts that could have been learned through the exercise of due diligence or failure to take the actions necessary to ensure timely and complete filing and payment.

After reviewing the information provided in response to the Staff's initial request for additional information, the Department may determine that still more information is required. The Staff will notify the applicant in writing by regular mail to the address provided by the applicant if further information is required and specify the date by which the Department must receive the information.

- (c) Abandoned application. If the applicant fails to provide any and all additional information required within the specified timeframe, the Commissioner may determine the application to be abandoned, without prejudice to an applicant's rights to file a new application. The applicant will be notified that the application is considered abandoned. The Commissioner will notify the applicant in writing via regular mail to the address provided by the applicant if the application is considered abandoned. The Commissioner's determination is effective the date the Department mails the applicant the notice and may not be appealed. The Department will not refund the fee paid in connection with the abandoned application.
- (d) Forms and instructions. Copies of forms and instructions for the preparation of applications for licenses are available on the Department's web site at http://www.securities.arkansas.gov or may be obtained upon request from the Staff. The Commissioner may from time to time adopt additional forms and instructions, and alter, amend or discontinue any form or instruction. Pursuant to the Act, the Commissioner designates NMLS to receive and store filings, collect related fees from applicants and licensees, and facilitate communication with applicants and licensees on behalf of the Commissioner.

RULE 403. ISSUANCE OF LICENSE

- (a) The Commissioner may consider the following factors, without limitation, in determining whether an applicant has fulfilled the conditions for a license codified in Ark. Code Ann. § 23-55-403(a)(2):
 - (1) whether the applicant, an executive officer, proposed responsible person, board director, person in control or authorized delegate has been convicted of any felony within the past ten (10) years;
 - (2) whether the applicant, an executive officer, proposed responsible person, board director, person in control or authorized delegate has been convicted of a crime involving a financial transaction or fraud within the past ten (10) years;
 - (3) whether the applicant, an executive officer, proposed responsible person, board director or person in control has criminal, civil, or administrative charges issued against him/them in any jurisdiction for violations relating to a financial transaction(s) or fraud within the past ten (10) years;

- (4) whether the applicant, an executive officer, proposed responsible person, board director or person in control is the subject of an order, including any denial, suspension, or revocation of authority to engage in a regulated activity by any other state or federal authority to which the person is, has been, or has sought to be subject, entered within the past five (5) ten (10) years, including, but not limited to, the money service industry;
- (5) whether the applicant, an executive officer, proposed responsible person, board director, or person in control has falsified any information supplied in connection with the application;
- (6) whether the applicant, or any proposed authorized delegate thereof, has had an adverse action taken against any business license related to providing financial services by a jurisdiction within the United States within the past five (5) ten (10) years;
- (7) whether the applicant has allowed a business under its control to deteriorate to a condition of insolvency determined by the fact that its liabilities exceed its assets or it cannot meet its liabilities as they mature;
- (8) whether the applicant, or any authorized delegate thereof, failed to respond to a request for information from the Commissioner;
- (9) whether the description of the screening process used by the applicant in selecting authorized delegates supplied by the applicant describes a process that is ineffective in determining the fitness of proposed authorized delegates;
- (10) whether the applicant has failed to register with the United States Department of the Treasury as required by 31 U.S.C. Section 5330;
- (11) whether the applicant, an executive officer, proposed responsible individual, board director, or person in control is listed on the specially designated nationals and blocked persons list prepared by the United States Department of the Treasury as a potential threat to commit terrorist acts or to finance terrorist acts.

RULE 404. RENEWAL OF A LICENSE

- (a) Extension of time. Compliance with Ark. Code Ann. § 23-55-404(a) is necessary for the Department to orderly and efficiently administer and enforce the Act. However, Ark. Code Ann. § 23-55-404(d) authorizes the Commissioner to allow the licensee to file or complete the filing of its renewal report at a date later than required for good cause. The licensee has the burden to demonstrate good cause.
- (b) Good cause. In this rule, "good cause" means that the licensee acted diligently and took the steps reasonably necessary to enable the licensee to file the complete renewal

report and pay the renewal fee in a timely manner, but that circumstances beyond the licensee's control prevent it from doing so.

The licensee is expected to know and comply with the requirements of Ark. Code Ann. § 23-55-404(a) and (b). Good cause cannot be based upon ignorance of the law or facts that could have been learned through the exercise of due diligence or failure to take the actions necessary to ensure timely and complete filing and payment.

- (c) Application for extension of time. Applications for an extension of the renewal date must be submitted in writing to the Department no later than sixty (60) days prior to the expiration date of the license. The request must:
 - (1) state in detail the facts that support the licensee's claim that good cause exists for the extension;
 - (2) be accompanied by sworn affidavits to support the claimed facts: and
 - (3) state the period of time for which the extension is sought.

RULE 603. REPORT OF MATERIAL CHANGE

- (a) Material changes described in this section must be reported to the Commissioner within fifteen (15) business days of the occurrence of the change.
- (b) "Material change" means any change that is not trivial, and that, if not reported, would cause an investigation or examination to be misled or delayed. Such changes include, but are not limited to:
 - (1) A change of the physical and/or mailing address;
 - (2) A change of the responsible individual;
 - (3) A change of the licensee's name or trade name;
 - (4) A change in the location where the records of the licensee that are required to be retained under Ark. Code Ann. § 23-55-605 are kept;
 - (5) The obtaining, revocation, suspension, or surrender of a money services license in any other jurisdiction;
 - (6) The conviction of the licensee, an executive officer, responsible individual, board director, principal, or person in control of a misdemeanor or gross misdemeanor involving a financial transaction or fraud; and
 - (7) Other similar activities or events.
- (c) In accordance with Ark. Code Ann. § 23-55-603(b), a licensee shall file with the Commissioner within forty-five (45) days after the end of each fiscal calendar quarter a current list of all authorized delegates and locations in this state where the

licensee or an authorized delegate of the licensee provides money services. Compliance is deemed where the licensee provides to the Commissioner:

- (1) Any addition or deletion of the licensee-owned locations where money services are provided, including mobile locations;
- Any change in the name or trade name or business address of an existing authorized delegate; and
- (3) Any additions or deletions from its roster of authorized delegates.

RULE 1006. TRANSITION YEAR

- (a) A currency exchange license in effect on December 31, 2011, that is scheduled to expire during the 2013 calendar year-shall continue until the stated expiration date of the license unless it is terminated by surrender, abandonment, or order of the commissioner.
- (b) A currency exchange license renewed during-calendar year 2013 shall terminate December 31, 2013.
 - (1) A currency exchange license renewed prior to July 1, 2013, shall be charged ½ of the renewal fees prescribed in Ark. Code Ann. § 23 55 404(a); and
 - (2) A currency exchange license renewed after July 2, 2013, shall be charged 1/4 of the renewal fees prescribed in Ark. Code Ann. § 23-55-404(a)

Stricken language would be deleted from and underlined language would be added to present law. Act 111 of the Regular Session

1	State of Arkansas	
2	92nd General Assembly A Bill	
3	Regular Session, 2019 SENATE BILL 18	7
4		
5	By: Senator Rapert	
6	By: Representative Lowery	
7		
8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE UNIFORM MONEY SERVICES ACT; TO	
10	MODIFY THE APPLICATION PROCEDURES FOR MONEY	
11	TRANSMISSION LICENSES UNDER THE UNIFORM MONEY	
12	SERVICES ACT; TO AMEND THE FINANCIAL STANDARDS FOR	
13	LICENSEES UNDER THE UNIFORM MONEY SERVICES ACT; TO	
14	AMEND THE STATUTES CONCERNING A CURRENCY EXCHANGE	
15	LICENSE UNDER THE UNIFORM MONEY SERVICES ACT; TO	
16	MODIFY THE PERMISSIBLE INVESTMENTS AS A LICENSEE	
17	UNDER THE UNIFORM MONEY SERVICES ACT; TO REPEAL	
18	CERTAIN PROVISIONS OF THE UNIFORM MONEY SERVICES ACT;	
19	AND FOR OTHER PURPOSES.	
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22	Subtitle	
23	TO AMEND THE UNIFORM MONEY SERVICES ACT.	
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26	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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28	SECTION 1. Arkansas Code § 23-55-202(a), concerning the definition of	
29	"material litigation" under the Uniform Money Services Act, is amended to	
30	read as follows:	
31	(a) In this section, "material litigation" means litigation that	
32	according to generally accepted accounting principles or international	
33	financial reporting standards is significant to an applicant's or a	
34	licensee's financial health and would be required to be disclosed in the	
35	applicant's or licensee's annual audited financial statements, report to	
36	shareholders, or similar records.	



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2	SECTION 2. Arkansas Code § 23-55-204(a), concerning surety bond
3	requirements under the Uniform Money Services Act, is amended to read as
4	follows:
5	(a) (1) Except as otherwise provided in subsection (b), a surety bond
6	in the amount of \$50,000 plus \$10,000 per location in this State where the
7	applicant and its authorized delegates engage in money transmission or
8	provide other money services, with the maximum required amount of the surety
9	bond of \$300,000, must accompany an application for a license to engage in
10	money services money transmission licensee shall maintain a surety bond in an
11	amount based on the previous year's:
12	(A) Money transmission dollar volume;
13	(B) Payment instrument dollar volume; and
14	(C) Stored value dollar volume.
15	(2) The minimum surety bond amount shall be at least \$10,000,
16	and the maximum surety bond amount shall not exceed \$300,000.
17	(3) The commissioner may set specific required bond amounts by
18	rule.
19	
20	SECTION 3. Arkansas Code § 23-55-206(a), concerning renewal of a
21	license under the Uniform Money Services Act, is amended to read as follows:
22	(a) A licensee under this article shall pay an annual renewal fee of
23	\$750 no later than December 1 for the succeeding calendar year or, if
24	December 1 is not a business day, on the next business day December 31 in
25	order to be licensed for the next calendar year.
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27	SECTION 4. Arkansas Code § 23-55-207 is amended to read as follows:
28	23-55-207. Net worth.
29	(a) A licensee under this article shall maintain a net worth of at
30	least \$250,000 determined in accordance with generally accepted accounting
31	principles that is calculated at \$10,000 for every \$1,000,000 of the total
32	previous year's:
33	(1) Money transmission dollar volume:
34	(2) Payment instrument dollar volume; and
35	(3) Stored value dollar volume.
36	(b)(1) A licensee shall maintain a minimum net worth of at least

1	\$50,000.
2	(2) The commissioner may set specific required net worth amounts
3	by rule.
4	
5	SECTION 5 Arkansas Code § 23-55-402(b), concerning the application
6	fee for a currency exchange license under the Uniform Money Services Act, is
7	amended to read as follows:
8	(b) A nonrefundable application fee of \$1,500 and a license fee of
9	\$750 \$375 must accompany an application for a license under this article. The
10	license fee must be refunded if the application is denied.
11	
12	SECTION 6. Arkansas Code § 23-55-403(e), concerning expiration of a
13	currency exchange license under the Uniform Money Services Act, is amended to
14	read as follows:
15	(e) A license issued under this chapter expires at the close of
16	business on December 31 of the second calendar year unless the license is:
17	(1) renewed according to this chapter;
18	(2) surrendered by the license holder;
19	(3) suspended; or
20	(4) revoked by the commissioner.
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22	SECTION 7. Arkansas Code § 23-55-404 is amended to read as follows:
23	23-55-404. Renewal of license.
24	(a) A licensee under this article shall pay a biennial an annual
25	renewal fee of \$750 \$375 no later than December 1 for the succeeding biennium
26	or, if December 1-is not a business day, on the next business day December 31
27	in order to be licensed for the next calendar year.
28	(b) A licensee under this article shall submit a renewal report with
29	the renewal fee, in a form and in a medium prescribed by the commissioner.
30	The renewal report must contain:
31	(1) a description of each material change in information
32	submitted by the licensee in its original license application that has not
33	been reported to the commissioner on any required report; and
34	(2) a list of the locations in this State where the licensee or
35	an authorized delegate of the licensee engages in currency exchange,
36	including limited stations and mobile locations.

- (c) A licensee may renew a license after the time specified in subsection (a) before the expiration of the license if the licensee renews within thirty (30) days of the renewal date by:
 - (1) paying \$750 \$375 as required under subsection (a);
 - (2) complying with the requirements in subsection (b); and
- (3) paying a late fee of \$250 so long as the complete renewal application is received.
- (d)(1) The commissioner for good cause may grant an extension of the renewal date.
- (2) If a licensee has not renewed a license within thirty (30)

 days of the renewal date and has not shown good cause to receive an extension

 of the renewal date as described under subdivision (d)(1), then it shall be

 necessary for the licensee to submit a new application to engage in the

 business of currency exchange.

- SECTION 8. Arkansas Code § 23-55-701(a), concerning the maintenance of permissible investments under the Uniform Money Services Act, is amended to read as follows:
- (a) A licensee shall maintain at all times permissible investments that have a market value computed in accordance with generally accepted accounting principles or international financial reporting standards of not less than the aggregate amount of all of its outstanding payment instruments and stored value and prepaid access obligations issued or sold in all states and money transmitted from all states by the licensee.

- SECTION 9. Arkansas Code § 23-55-1005 is repealed.
- 27 23-55-1005. Savings and transitional provisions.
- (a) A license issued under the Sale of Checks Act, § 23-41-101 et seq.
 [repealed], that is in effect immediately before January 1, 2008, remains in
 force as a license under the Sale of Checks Act, § 23-41-101 et seq.
 [repealed], until the license's expiration date. Thereafter, the licensee is
 deemed to have applied for and have received a license under this chapter and
 must comply with the renewal requirements set forth in this chapter.
 - (b) This chapter applies to the provision of money services on or after January 1, 2008. This chapter does not apply to money transmission provided by a licensee who was licensed to provide money transmission under

1	the Sale of Checks Act, § 23-41-101 et seq. [repealed], and whose license
2	remains in force under this section.
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5	APPROVED: 2/13/19
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