The Board of Managers is pleased to present the 13th annual report of the State Regulatory Registry LLC (SRR®) and the NMLS Program operations and performance in 2020. The Program includes the Nationwide Multistate Licensing System (NMLS® or the System) and the State Examination System (SES).

This year has been a defining year for SRR as we accomplished highly anticipated goals in our commitment to carry out CSBS strategic objectives. Stemming from what was known as CSBS “Vision 2020,” we have been focused on improving our technology systems and increasing coordination with one another for the benefit of state financial regulation.

This year has also been transformative. Our vision has evolved into something new: “Networked Supervision,” a set of uniform strategies that will guide us as we shape the future of nonbank supervision — through technology, data and our workforce. This annual report entitled, “Creating a Path to Modernization,” highlights important work we have started and provides insight into where we are going.

For example, we started 2020 by launching SES. This new system marks the first time that state agencies have a single, nationwide uniform system that allows them to manage the examination process for companies they supervise. The fact that SES lets agencies share information with one another, streamlines the exam process, and reduces the regulatory burden to companies is a significant advancement in nonbank supervision. It is also a very clear example of how we are building and leveraging technology to achieve Networked Supervision.

SES also supports Networked Supervision by allowing state agencies to share and coordinate their examination schedules as an effort to limit the number of exams taking conducted by multiple agencies; and facilitating post-exam information and report sharing. Further, the “one company, one exam” approach we have initiated — first with money services businesses (MSB) and soon with the mortgage industry — is allowing state agencies to put Networked Supervision into practice. With the “one company, one exam” approach, one state agency will lead the examination team for a given company joined by examiners for other states. Once complete, the exam will be available for the other state agencies that were not involved in the process to accept the results of the exam.

SES reached another milestone this year. In October, the new SES Consumer Complaints feature was introduced, following successful completion of a pilot phase. As of the end of December, 29 state agencies are using SES, with more agencies already in the pipeline to adopt the new system.

We also started the process for NMLS Modernization this year. The MSB industry will be the first industry to transition to the new system. The modernized NMLS will include a single source of standardized data that all regulators require. The system will also support interdependent reviews by state agencies based on uniform standards that allow agencies to rely on one another’s work, eliminating redundancies. In addition, state agencies will use common nationwide licensure and compliance thresholds to regulate specific industries. The modernized NMLS will also use data to automate processes, identify risks and prioritize resources.
As state agencies, we have started to engage with one another to determine what requirements we will establish for a new licensing model and what steps we may need to take to get there — whether it is changing internal processes or, in some cases proposing changes to existing state laws.

Lastly, we were met with unprecedented challenges in 2020 due to the COVID-19 pandemic. Again, as state agencies, we supported and provided guidance to one another to ensure we continued operating as smoothly as possible given the financial services industry was deemed an essential industry. We implemented operational procedures and created rapid policy solutions to provide licensees alternatives for meeting certain licensing requirements.

For example, we extended test enrollment windows to 180 days for new and existing mortgage loan originators (MLOs) impacted by test center closures. Then, a few months later we established online proctoring as an alternative for MLO test candidates — a solution that will remain in place for the foreseeable future. We extended fingerprint windows by 60 days, providing a total of 240 days, for MLO applicants and other licensees who were not able to complete the fingerprinting process due to fingerprinting site closures. In response to inquiries from industry, we also began a healthy dialogue about the future of remote work, and how we balance current laws and policies with changing work environments and consumer protection.

Further, the NMLS Call Center maintained 100 percent operating capacity, allowing uninterrupted support to NMLS state agency and industry users.

As we end the year, we are pleased to share the fact that of the 64 state agencies on NMLS, 59 use NMLS for mortgage licensing, while 55 use the system to manage licensing for other nonbank entities (e.g., MSB, consumer finance and debt). Despite challenges facing state agencies and industry this year, NMLS proved invaluable for an increasing number of licensees and greater reliance on a remote workforce.

We look forward to engaging with you virtually for the 2021 NMLS Annual Conference & Training, February 23 – 26, 2021. The event will be online for the first time ever.

Sincerely,

The Board of Managers
State Regulatory Registry LLC

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1 SRR is a wholly owned subsidiary of the Conference of State Bank Supervisors (CSBS). Through NMLS, SRR supports the strategic goals of CSBS’ members by assisting state agencies in consumer protections and supervision of the non-depository financial services industries by providing technology resources and information on a nationwide basis.
2020 HIGHLIGHTS

State Examination System
Launched SES nationwide in March. As of year-end, 29 state agencies are using SES — the only nationwide system that connects agencies and companies in the examination process. Since launching, SES has had six system releases aimed at continually improving the agency and company user experience.

SES Consumer Complaints
Implemented the SES Consumer Complaints feature in September, following successful completion of a pilot phase with 11 state agencies. The SES Consumer Complaints feature allows state agencies to enter, process and track complaints; and connect complaints to other supervisory activities in SES.

NMLS Modernization
Received feedback from 39 state agencies during the regulator comment period for the Core Requirements Proposal. In December, initiated the regulator comment period for the MSB Business-Specific Requirements Proposal. These efforts reflect milestones on the path to achieving NMLS Modernization. Ninety-two percent of state agencies have indicated their willingness to adopt the Key Individual Wizard.

NMLS Annual Conference & Training
The NMLS Annual Conference & Training was held in San Francisco, California, February 18-21. The event drew more than 760 state regulator and industry attendees — making it the largest NMLS Annual Conference to date. Regulators and industry had opportunities to network, share ideas and attend breakout sessions to find out what was on the horizon for NMLS Modernization and celebrate the launch of SES.

Regulator and Industry Training
The Learning and Development team transitioned to the new FLEX learning management system, in which CSBS members and staff have been able to successfully access courses and content throughout the year. The team also created virtual learning solutions for members and stakeholders in response to the COVID-19 pandemic. More than 50 training programs were delivered to various audiences in support of NMLS and other internal SRR initiatives.

Testing and Education
Worked with SRR vendor to launch online proctored testing for the SAFE MLO Test in September. As of year-end, nearly 4,000 online proctored tests have been delivered, representing approximately 1 in 4 candidates testing online. This solution was created in response to the impact of COVID-19 on test center closures earlier in the year.

More than 67,000 MLO test components were administered in 2020. SRR staff also supervised 104 course providers who delivered over 3.5 million hours of education through 1,987 NMLS-approved courses.
OVERVIEW OF NMLS

NMLS BY THE NUMBERS

At the end of 2020 ...

64
State agencies used NMLS to manage at least one license authority. The system serves as the licensing system of record for 64 state agencies.

508
Total different license authorities managed covering a broad range of nonbank financial services.

24
More than the 484 different license authorities managed at the end of 2019.

As of December 31, NMLS manages:

432
280
76
Company
Branch
Individual

Different license or registration types

NMLS can track the number of unique companies and individuals operating in the state system, as well as the number of licenses those companies and individuals hold in each state. For example, a company licensed in three states would count as one unique entity holding three licenses (Figures 2 and 3).

FIGURE 2. Count of State Entities and Licenses in NMLS

<table>
<thead>
<tr>
<th></th>
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<th>2019</th>
<th>2020</th>
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</thead>
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<td>80,593</td>
<td>86,225</td>
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<td>Individuals</td>
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</tr>
<tr>
<td></td>
<td>594,041</td>
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</table>

FIGURE 3. Count of Federal Entities in NMLS

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<tr>
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<th>2019</th>
<th>2020</th>
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</thead>
<tbody>
<tr>
<td><strong>FEDERALLY REGISTERED</strong></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Institutions</td>
<td>9,196</td>
<td>8,878</td>
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<tr>
<td>Individuals</td>
<td>415,517</td>
<td>415,978</td>
<td>399,876</td>
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</table>

1 “Authorities” refers to the license programs managed on NMLS. Branch license types are not included in this count.
2 Agencies may restructure or retire their license types as necessary. This is typically the cause of the number of licenses decreasing.
In addition to being a state licensing system for nonbank financial services businesses, NMLS operates a registry (known as “NMLS Federal Registry” or “Registry”) of federally regulated depository institutions and subsidiaries, and mortgage loan originators (MLOs) who are required by federal law to register in NMLS prior to originating mortgages.

The combination of the state licenses managed in NMLS and the NMLS Federal Registry makes the system a complete repository of companies, both depository and nonbank, and individuals authorized in the United States to originate mortgages. Since state agencies began expanding their use of NMLS to include additional financial services industries, the system has been moving toward the ability to provide a national perspective on these other industries. The following sections highlight the industry-specific financial information available in NMLS.

**State Mortgage Licensing**

This year all states, the District of Columbia, Puerto Rico, Guam and the U.S. Virgin Islands continued using NMLS to license mortgage companies, branches and MLOs. This full representation of the state-regulated mortgage industry in a single system makes it possible for state agencies and industry to have the information needed to identify business and licensing activities, and trends. SRR publishes quarterly reports that compile data on state-licensed companies, branches and MLOs. These reports are available on the Reports page of the NMLS Resource Center.

Figure 4 compares the growth in entities to the number of licenses issued throughout the year, while Figure 5 shows the average number of licenses held per MLO.

During 2020, 17 agencies added an additional 35 license authorities to NMLS:

- Alaska Division of Banking and Securities
- Colorado Division of Banking
- Delaware Office of the State Bank Commissioner
- District of Columbia Department of Insurance Securities and Banking
- Georgia Department of Banking & Finance
- Kansas Office of the State Bank Commissioner
- Kentucky Department of Financial Institutions
- Maryland Commissioner of Financial Regulation
- New Jersey Department of Banking and Insurance
- New Mexico Financial Institutions Division
- New York State Banking Department (State Department of Financial Services)
- Ohio Division of Financial Institutions
- Oklahoma Department of Consumer Credit
- South Carolina State Board of Financial Institutions - Consumer Finance Division
- South Dakota Division of Banking
- Vermont Department of Financial Regulation
- West Virginia Division of Banking

In 2020, with their Money Transmitter License, Colorado Division of Banking became the 64th state agency to begin using NMLS to manage license authorities on NMLS.

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4 Texas Office of Consumer Credit Commissioner is the only state agency that does not currently manage mortgage company licenses in NMLS.
In 2020, all segments of companies and individuals grew. Individuals licensed in 6-10 states grew by 49 percent. (Figures 6 and 7).

Figure 8 depicts the percentage of net growth in MLO licenses around the United States. Alaska, Iowa, Maine, North Dakota and South Dakota experienced the greatest increase in MLO growth.

2020 was the first full year since the implementation of Temporary Authority to Operate (TA) in NMLS. TA is a streamlined licensing approach that enables eligible federally registered MLOs seeking state licensure, and eligible state-licensed MLOs seeking licensure in another state to continue originating loans for up to 120 days, while completing any state-specific requirements for licensure. Thirty-eight percent of 2020 MLO state license applications were eligible for TA (Figure 9).

**Federal Mortgage Registration**

Over the course of 2020, the number of actively registered MLOs both decreased by 4 percent with 399,876 individuals employed by 8,512 institutions (Figures 10 and 11). The number of institutions declined for the eighth year straight.

SRR also publishes quarterly reports that detail the number of federal registrants, MLO locations and a breakdown of NMLS-registered institutions.
Money Services Businesses

In 2020, there was continued adoption of NMLS for money services businesses (MSB) licensing. Six agencies transitioned seven MSB license authorities onto NMLS. As of year-end 2020, 49 agencies manage MSB licenses in NMLS (Figure 12). Over 2,850 companies hold over 9,026 approved MSB licenses in NMLS. Financial services categorized as MSB activities in NMLS include:

- Money transmission
- Check cashing
- Issuing or selling travelers checks
- Issuing or selling drafts
- Foreign currency dealing and exchange
- Issuing or selling money orders
- Bill paying
- Transporting currency
- Issuing or selling prepaid access/stored value products

Figure 13 provides a detailed breakdown of money transmitters in NMLS and their agents reported
through the NMLS Uniform Authorized Agent Reporting (UAAR) functionality. By the end of 2020, over 80 percent of agencies using NMLS for management of their money transmitter license also used UAAR. During 2020, the NMLS UAAR was adopted by two additional state agencies. UAAR functionality permits money transmitter MSB to complete authorized agent reporting directly in the system.

Other Industries in NMLS
State agencies regulate a wide range of financial services. This diversity is reflected in NMLS (Figure 14). As of year-end 2020, 45 state agencies were managing one or more license authorities that could be categorized generally under “consumer finance” or others that regulate some aspect of consumer debt, such as debt collection, debt management and counseling. This is up from 40 agencies at the end of 2019. During 2020, 11 state agencies began managing 35 additional consumer finance or debt license authorities in NMLS. District of Columbia Department of Insurance Securities and Banking became the first agency to manage appraisal management company licenses on NMLS. New Mexico Financial Institutions Division became the first agency to manage a non-mortgage individual license on the system with their Collection Agency Manager License.

Money Transmitters and Uniform Authorized Agent Reporting
While MSB include several activities as identified above, money transmitters are of interest to state agencies that use NMLS. By the end of 2020, 48 agencies managed their money transmitter licenses in NMLS. The NMLS UAAR functionality permits state-licensed money transmitters to upload lists of their authorized agents for reporting to state agencies. At year-end 2020, 45 agencies were using the UAAR functionality.

- 484 companies hold a total of 6,272 state money transmitter licenses in NMLS*
- 58 percent of the companies are licensed in more than one state*
- 35 percent of the companies are licensed in more than 10 states*
- 223 companies report 475,963 Active Authorized Agent relationships in NMLS*
- 261 companies report no Active Authorized Agent relationships in NMLS*
- NMLS contains 294,952 Active Agent Locations, with 88,925 used by multiple principals*
- 13 companies have uploaded over 5,000 agents*

*As of 9/30/2020
### FIGURE 13. MSB License Numbers and Types by State

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<thead>
<tr>
<th>STATE AGENCY</th>
<th>LICENSE DESCRIPTION</th>
<th>APPROVED LICENSES</th>
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<td>AK</td>
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<td>CO-DOB</td>
<td>Money Transmitters License</td>
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<tr>
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<td>137</td>
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<td>101</td>
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<tr>
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<tr>
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**NMLS Activities**

NMLS processes a variety of transactions for system users. NMLS assists state agencies in supervising their licensed entities, enables licensees to apply for and maintain a license, and allows federally regulated depository institutions and subsidiaries to manage their registered MLOs through a single system. The most common transactions performed through NMLS are new applications, amendments and renewals. NMLS serves as the vehicle for scheduling testing and education; and maintaining all state-licensed MLO test and course completion records. The system receives and processes requests for criminal background checks for state-licensed and federally registered individuals and credit reports for state licensees. In addition, NMLS collects state fees from licensed entities and disburses these funds to the regulatory agencies. Figure 15 highlights the registration, licensing and professional standards activity that occurred in NMLS over the past few years for licensed or registered companies, institutions, branches and MLOs.

![FIGURE 14. Expansion Industries in NMLS](image)

**Figure 15. Licensing, Registration and Professional Standards Activity**

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<tbody>
<tr>
<td>New Application Request</td>
<td>133,765</td>
<td>157,798</td>
<td>181,220</td>
<td>193,962</td>
<td>182,493</td>
<td>177,056</td>
<td>290,470</td>
</tr>
<tr>
<td>Renewal Request</td>
<td>365,998</td>
<td>431,681</td>
<td>492,593</td>
<td>555,283</td>
<td>562,551</td>
<td>600,643</td>
<td>723,038</td>
</tr>
<tr>
<td>Change of Sponsorship Request</td>
<td>57,003</td>
<td>57,532</td>
<td>62,746</td>
<td>89,827</td>
<td>96,913</td>
<td>100,847</td>
<td>85,651</td>
</tr>
</tbody>
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</tr>
</thead>
<tbody>
<tr>
<td>New Registration Request</td>
<td>78,707</td>
<td>80,300</td>
<td>80,432</td>
<td>65,688</td>
<td>91,429</td>
<td>61,539</td>
<td>44,938</td>
</tr>
<tr>
<td>Renewal Request</td>
<td>374,512</td>
<td>386,635</td>
<td>385,109</td>
<td>406,278</td>
<td>400,601</td>
<td>388,810</td>
<td>391,618</td>
</tr>
<tr>
<td>Change of Employment Request</td>
<td>38,158</td>
<td>37,431</td>
<td>39,919</td>
<td>36,647</td>
<td>38,431</td>
<td>36,345</td>
<td>26,672</td>
</tr>
</tbody>
</table>

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</tr>
</thead>
<tbody>
<tr>
<td>Credit Report</td>
<td>110,006</td>
<td>110,533</td>
<td>125,368</td>
<td>130,242</td>
<td>134,754</td>
<td>127,164</td>
<td>175,635</td>
</tr>
<tr>
<td>Background Check</td>
<td>230,685</td>
<td>236,452</td>
<td>261,066</td>
<td>260,091</td>
<td>256,915</td>
<td>250,687</td>
<td>276,575</td>
</tr>
<tr>
<td>Test</td>
<td>102,861</td>
<td>83,228</td>
<td>70,226</td>
<td>59,744</td>
<td>47,625</td>
<td>44,826</td>
<td>85,878</td>
</tr>
<tr>
<td>Education Hours</td>
<td>1,764,436</td>
<td>2,091,024</td>
<td>2,255,889</td>
<td>2,459,904</td>
<td>2,313,891</td>
<td>2,343,817</td>
<td>3,557,372</td>
</tr>
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</table>
NMLS MODERNIZATION

The SRR Board of Managers (SRR BOM) has been working to develop a next generation nationwide multistate licensing and supervisory technology system to anticipate and accommodate the evolving needs of the state system of financial regulation. The Board’s goal is to build a new system that:

• Empowers state authority through data-driven solutions
• Promotes efficient operations and Networked Supervision among regulators
• Creates an optimized user experience

To support the goals, the NMLS Launch Product and Networked Supervision, the NMLS Modernization Steering Committee developed the Networked Supervision Licensing Model, Licensing Requirements Framework, and proposals for Core Requirements, MSB Business-Specific Requirements, and Review Standards and Thresholds.

Networked Supervision Licensing Model

Inspired by the Multistate MSB Licensing Agreement (MMLA), the Networked Supervision Licensing Model (the Model) moves state licensing for non-depositories a step further by minimizing and eliminating agency differences and creating review standards and licensing acceptance thresholds. Simultaneously, the Model enables creating a network of shared resources, uniform requirements and standard licensing reviews and decisions among all application agencies on a multistate application. This Model is the foundation of the modernized NMLS and will enable state regulators to share work and eliminate duplicative reviews, while preserving full state authority over the license decision. Industry will benefit from the Model by receiving increased clarity around license requirements, having a primary point of contact, and experiencing improved application turn times.

The concept of Networked Supervision — state regulators sharing information, data, and relying on each other’s work so that the state regulatory system acts as a coordinated whole, without any of its parts foregoing its sovereignty — creates a framework for:

• Full information sharing
• Eliminating redundancies
• Interdependent reviews
• Common standards
• Data standardization
The Licensing Requirements Framework (the Framework) was created to meet the goal of organizing common requirements and recognizing unique license requirements. The Framework segments licensing requirements in a way that standardizes data collection, while providing state regulators with the information needed to make educated licensing decisions.

Figure 16. NMLS Modernization Requirements Framework

The Framework divides licensing requirements into three categories:

**Core Requirements**
Demographic and other basic information all nonbank entities, regardless of industry, are required to provide. Core Requirements are universal to all nonbank financial service companies.

**Examples**
Books and Records Information, Key Individual Identification

**Business-Specific Requirements**
Information generally required for licensing of specified business activities. All companies obtaining a license in that business must complete these requirements. Business-Specific Requirements are universal to all companies offering services or products in that business. Examples of Business-Specific Requirements may include money transmission, check cashing, mortgage lending, etc.

**Examples**
FinCEN Registration Information, Bank Account Information, Key Individual FBI Criminal Background Check and Credit Report Requirements

**License-Specific Requirements**
Information required by a state agency for their license type. All companies obtaining a state’s license through NMLS must complete these requirements. License-Specific Requirements must be unique and not duplicative of other requirements in the system. Information collected as part of the Core or Business-Specific Requirements, will not also be collected as part of License-Specific Requirements.

**Examples**
Qualifying Individual, Surety Bond, State Criminal Background Check Requirements
Review Standards and Thresholds
In support of Networked Supervision, the NMLS Modernization Steering Committee has created review standards and thresholds. Review standards and thresholds will provide for:

- Uniform Information: All agencies have access to the same information on shared requirements.
- Standardized Review: Review of information is consistent in content and format can be relied on by other agencies.
- Minimum Acceptance Thresholds: Shared minimum criteria agreed upon by each agency, which define a qualified applicant.

Core Requirements
The proposal for Core Requirements was sent to state agencies for regulator comment in July. Thirty-nine state agencies submitted comments.
Core Requirements establish the most fundamental pieces of information ("facts") required for all companies seeking licensure through NMLS. The Core Requirements determine when a unique record is needed in NMLS to provide regulators clarity in defining the information associated with that record, how companies and individuals are connected to each other, and the limits of a company’s responsibilities. Core Requirements only include information that cannot be contradicted or open to interpretation, and do not vary by state, industry, or license.

**MSB Business-Specific Requirements**

The proposal for MSB Business-Specific Requirements was sent to state agencies for regulator comment in December. This proposal aligns with the requirements of the Uniform Money Transmission Modernization Act ("Model Act") the CSBS Board of Directors approved in November. Also in November, the SRR BOM directed staff to build the MSB Launch Product to a national standard, as outlined in the Model Act.

**Key Individual Wizard Initiative**

The Key Individual Wizard (KIWI) is an application module industry will use in the modernized NMLS to disclose key individuals in the management and ownership structure of applicant. KIWI employs a standard set of business rules and disclosure requirements the majority of state agencies have agreed upon. Initially conceived in 2018, the KIWI working group, which includes both industry representatives and regulators, has spent the past year refining the application’s various business rules.

Between June and August of this year, SRR hosted five town hall meetings with state agencies to review the updated requirements and to gauge support for KIWI. Currently, 92 percent of agencies have indicated their willingness to adopt KIWI.

**How KIWI Works**

Taking a risk-based approach, KIWI guides potential applicants through a series of questions concerning the applicants’ management and business activities and requires persons to be disclosed. The disclosures are not based on job titles, but on who is responsible for and performs critical functions deemed to be of most interests to regulators. KIWI also provides for a single standard to build and display an applicant’s ownership structure that is easy to read and is uniformly labeled with entity names, entity types and the percentages of ownership interest. From the information collected, the wizard generates a single list of individuals who are required to be disclosed or vetted and explains why.

KIWI will also produce the applicant’s management and affiliate charts. Pending work includes:

- Determining how change in control and amendments can be processed through KIWI.
- Developing a common framework for vetting of foreign nationals.
On March 16, SRR began the nationwide launch of the new State Examination System (SES) following a successful pilot in late 2019. SES is a transformative technology platform. It lets state agencies and the companies they supervise coordinate on examinations, investigations and consumer complaints. SES brings standardization, information sharing, collaboration, risk-based analytics and best practices to the supervisory process — creating a more networked and transparent experience.

SES Benefits State Agencies and Companies

- Allows state agency examiners to create information requests quickly and easily from a common core set of standards and tailor their exam plans for each company.
- Reduces burdens for companies because state agencies can now issue information requests that are more consistent and specific to a particular supervisory activity.
- Enables agency users to reduce travel and time away from home with more of the examination process now performed electronically – a proven benefit throughout the COVID-19 pandemic.
- Makes scheduling examinations easier and more collaborative for state agencies because agencies can access one another’s exam schedules.

Exemplifying Networked Supervision

SES is a driving force behind state agencies’ efforts to become more networked in their supervisory activities. SES facilitates information sharing between state agencies about companies they supervise collectively, allowing each agency to know more about a company’s risk profile or partner with other agencies to reduce the number of single-state exams. Companies benefit from this move toward more networked and collaborative supervision through reduced exams and greater consistency from exam to exam.

SES Consumer Complaints Feature

SRR reached another significant milestone this year by launching the SES Consumer Complaints feature. Prior to the launch, 11 state agencies participated in a pilot in July to determine readiness for broad implementation on September 28. This new feature set allows state agencies to enter and process complaints for...
SES Consumer Complaints has been a long-term goal of the NMLS Program. It fulfills a provision of the federal SAFE Act, which called for a system that “Facilitates the collection and disbursement of consumer complaints on behalf of State and Federal mortgage regulators.”

The SES Consumer Complaints feature also allows state agencies to coordinate around one of the most valuable supervisory tools and services an agency provides: resolving problems consumers experience when engaging with the financial services industry.

**SES Consumer Complaints Adds Even More Benefits for State Agencies and Companies**

- Allows agencies to communicate securely with companies and exchange information. Complaints entered and processed can be connected to other supervisory activities, building a complete picture of a company’s SES supervision history.
- Lets state agencies share relevant complaint information with other interested agencies, similar to the information sharing features used for examinations and investigations.
- Enables state agencies to collaborate easily with one another to uncover identifying information on unlicensed or unknown entities with active complaints.
- Allows companies to view the details of a complaint, respond securely, and easily understand and track the status of open and closed complaints.

State agencies have adopted SES and are using it to examine companies in the mortgage, money transmitter, consumer finance and debt industries.
NMLS AND SES RESOURCES

NMLS Resource Center

The NMLS Resource Center serves as the gateway to NMLS. It provides NMLS companies and individuals with state licensing and registration information, deadlines, training materials, tools, and tips to assist them in using NMLS. In addition to being the best initial source for finding state licensing and registration information, the NMLS Resource Center is updated regularly with system news and event items, as well as state agency news that affects licensees. The NMLS Resource Center also includes links to sites dedicated to NMLS Modernization and SES. These sites include information for state agencies and industry to stay up-to-date on NMLS Modernization activities and ongoing SES enhancements.

SRR also maintains the Federal Registry Resource Center, which provides federally regulated depository institutions and individuals updated information on the federal registration process and system news.

Live User Support

NMLS Call Center agents and Regulatory User Group (RUG) provide live user support. It is a priority to provide timely and complete resolution to industry or state agency user needs during every interaction. These interactions also give support agents a chance to identify user pain points, document those opportunities and develop solutions.

This year, NMLS Call Center began providing live support for several new industry and state agency systems. The new systems supported include:

State Agency Users
- SES, including the new SES Consumer Complaints feature
- License Information & Fee Environment (LIFE)
- Accreditation
- Analytics
- Certification
- Profile

FIGURE 21. Call Volume by User Type

<table>
<thead>
<tr>
<th>User Type</th>
<th>2019</th>
<th>2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>REGULATOR</td>
<td>2%</td>
<td></td>
</tr>
<tr>
<td>FEDERAL REGISTRATION</td>
<td>18%</td>
<td></td>
</tr>
<tr>
<td>STATE EXAMINATION</td>
<td>0.3%</td>
<td></td>
</tr>
<tr>
<td>STATE LICENSING</td>
<td>80%</td>
<td></td>
</tr>
<tr>
<td>SURETY</td>
<td>0.3%</td>
<td></td>
</tr>
</tbody>
</table>

FIGURE 22. NMLS Call Center Monthly Inbound Call Volume

<table>
<thead>
<tr>
<th>Month</th>
<th>2019</th>
<th>2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan</td>
<td></td>
<td></td>
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<tr>
<td>Feb</td>
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<td>Mar</td>
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<td>Apr</td>
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<td>May</td>
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<td>Jul</td>
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<td>Sep</td>
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<td>Oct</td>
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<td>Nov</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dec</td>
<td></td>
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</tbody>
</table>
Industry Users

- SES, including the new SES Consumer Complaints feature

NMLS Call Center agents and RUG continue to use a Customer Relationship Management (CRM) tool to document user interactions. CRM analysis of the interactions allows SRR staff to better understand and act on the following:

- User satisfaction with call center agents’ courtesy, knowledge and overall performance
- Usability of NMLS, SES and the Resource Centers
- Response times to user requests
- Training needs
- User acceptance of system enhancements, security upgrades and process changes
- Tracking of system incidents related to NMLS, SES and their supporting systems

The CRM also provides a customer portal platform, which allowed SRR staff to provide support for SES via the portal.

**FIGURE 23. User Satisfaction**

- **93.2%** SATISFIED
- **6.8%** UNSATISFIED
NMLS Call Center agents are trained in system use and policy. In addition, teams are assigned to provide more specialized support in specific areas including, SES, the Mortgage Call Report, authorized agent reporting, Federal Registry issues and more. The call center responds to queries regarding system issues, and directs all specific regulatory, registration and licensing questions to the appropriate state or federal agency. The call center staff is available Monday through Friday from 9:00 a.m. to 9:00 p.m. ET (Figures 21, 22 and 23). The call center is funded through NMLS processing fees and operates at no additional charge to system users.

Learning and Development

In 2020, the Learning and Development team focused on supporting the nationwide rollout of SES, implementation of the SES Consumer Complaints feature, the NMLS Annual Conference & Training, NMLS license transitions, and NMLS Modernization activities.

The Learning and Development team also provided a rapid, coordinated response to the COVID-19 pandemic. The team successfully adjusted content delivery methods to ensure members and stakeholders working remotely had virtual access to training materials and documentation. Efforts included:

- Partnering with AARMR to deliver the first ever Virtual Spring Training School for over 160 examiners, in lieu of an in-person conference.
- Providing live virtual training, online courses, eLearning modules, instructional videos, and both live and recorded webinars to state agencies, state licensees, federal registrants and vendors.

As referenced above, the Learning and Development team played a critical role in the nationwide rollout of SES and the SES Consumer Complaints feature. Specifically, the team:

- Developed online programs accessible through FLEX for each of the roles in SES, including Examiner in Charge, Staff Director/Staff User, Account Administrators and Consumer Complaints users.
- Created SES and Consumer Complaints training for call center Tier 1 and Tier 2 agents, RUG agents and Operations staff. Over 170 SES knowledge articles and 50+ instructional videos were created and published to support agency and company SES and Consumer Complaints users – enabling over 350 exams to be conducted within SES in the first year.
The Mortgage Licensing School continued to provide members with best practices in NMLS functionality and license application review. This year, the NMLS program underwent a successful technical update to ensure continued functionality amid changing browser supported technology. The program continues to provide focused, relevant education by allowing state regulators to enroll in a learning plan specific to their role within an agency. Since the program’s launch, 206 learners across 42 state agencies have enrolled, and 89 learning plans have been completed.

In addition, various state agencies transitioned several license types onto NMLS this year. The Learning and Development team, in conjunction with the State Relations and Business Services teams, trained agency staff and industry members on how to manage these licenses on NMLS. Those transitioning to NMLS have access to self-paced online training and live virtual training to ensure a successful transition to the system. As a result of these training efforts, over 68 licenses across 19 agencies were transitioned to NMLS in 2020.

In 2021, the Learning and Development team anticipates involvement in advancing Networked Supervision through continued support of SES, NMLS license transitions, and the NMLS Modernization effort.

**NMLS Consumer Access**

NMLS Consumer Access is a fully searchable website that allows consumers to view and search for information on companies, branches and individuals who are state-licensed or federally registered in NMLS. This free service is an invaluable consumer resource that contains information on virtually all mortgage loan originators operating in the United States and state-licensed or federally registered companies in NMLS. Specifically, data available through NMLS Consumer Access includes identifying information for each individual or entity, details on all licenses or registrations held, and any applicable regulatory actions taken.

**NMLS B2B Access**

SRR offers a subset of the public data available in NMLS Consumer Access in a business-to-business (B2B) data format through a subscription service known as NMLS B2B Access. Making the data available in a full dataset format expands the reach of the SAFE Act to further meet compliance and fraud prevention goals by supporting companies that service the mortgage industry with data and loan origination products.

In 2020, SRR added 14 new B2B subscribers, bringing the total to 48 subscribers who use the NMLS data for license verification, data analytics, fraud prevention or referral purposes.
Regulator and industry attendees engaged in non-stop opportunities to share ideas, collaborate and network during a wide range of NMLS and SES breakout sessions. Some of the key topics addressed during the 40 dynamic breakout sessions included:

- Driving toward a modernized NMLS
- Reengineering nonbank supervision
- SES and the uniformity it brings to the examination process

Memorable moments from the NMLS Annual Conference:

- SES nationwide launch celebration, with a guided tour of the U.S. Mint at San Francisco.
- Scott Corscadden, Bureau of Loans supervisor for the Alabama State Banking Department, honored for his role as NMLS Ombudsman after serving for four years.
- Regulator Meet-and-Greet, the evening event where regulators and industry gather to strengthen their connections.

Information Sharing Through NMLS

The SAFE Act encourages state and federal agencies to share information through NMLS. The State Agency Terms of Use and the Industry Terms of use contain language that facilitate that kind of information sharing. SRR has entered into information sharing agreements with the following agencies:

- Office of Financial Research (OFR)
- Consumer Financial Protection Bureau (CFPB)
- Financial Crimes Enforcement Network (FinCEN)
- Federal Housing Administration (FHA)
- Federal Trade Commission (FTC)
- Federal Reserve Board (FRB)
- Federal Deposit Insurance Corporation (FDIC)
- Financial Stability Oversight Council (FSOC)
This year, SRR worked with four state agency working groups to develop new methods for analyzing risk based on data from the Mortgage Call Report (MCR) and the Money Services Businesses (MSB) Call Report, along with exploratory work on a new Consumer Finance Call Report (CFCR).

The Risk Profile Working Group (RPG) — comprised of state agency mortgage examiners — developed a risk score based on outliers reported in certain MCR data points. SRR shares these risk scores with state agencies to inform supervision. The risk scores have also allowed the RPG to monitor the health of companies the Multi-State Mortgage Committee supervises; and identify data quality issues in those companies’ MCR filings.

New Subcommittees Established in 2020

- The MCR Subcommittee, which was formed in May, replaced the MCR Working Group. The Subcommittee met four times to respond to questions from regulators and industry; and discuss potential changes to MCR definitions, instructions, and frequently asked questions.

- The MSBCR Subcommittee was formed in May to replace the MSBCR Working Group. The Subcommittee met seven times to respond to questions from regulators and industry; and provide guidance on new features deployed in MSBCR Analytics.

In addition, the Consumer Finance Call Report (CFCR) Working Group met 20 times this year. The group drafted a standardized report of financial condition. In effort to streamline activity reporting, the group developed a standardized loan-level report of activity that could meet the need for both quarterly activity reporting and examinations. Once the development timeline for the CFCR is determined, the group will prepare a proposal to release for regulator and public comment.

Analytics Tools Highlights

MCR Analytics, which provides mortgage examiners with self-serve access to customizable aggregations of MCR data, continued to be the most popular tool in the NMLS Analytics suite in 2020, with 351 unique users in 54 state agencies. In addition, 188 unique users from 39 state agencies logged into MSB Call Report Analytics during the year. Figures 25 and 26 provide an overview of NMLS Analytics Tools usage.

![FIGURE 25. NMLS Analytics Tool Usage, Distinct Users](image)

![FIGURE 26. NMLS Analytics Tool Usage, Distinct States](image)
NMLS POLICY: 2020 FOCUS

Figure 27. Photo 2020 NMLS Policy Committee

Left to Right: Bill Poe (TX), Deborah Taellious (WA), Howard Wegener (NJ), Jedd Bellman (MD), Jim Payne (KS), Kelly O’Sullivan (MT), Kelly Rainsford (SC), Kirsten Anderson (OR), Mick Campbell (MO), Nicole Chamblee (TN), Valerie Carbone (MA)

NMLS Policy Committee

The NMLS Policy Committee (NMLSPC) is at the center of the NMLS policy making process. In 2020, the NMLSPC reviewed a variety of issues affecting NMLS policies and system operations, including:

• Updates to the NMLS Policy Guidebook and the Mortgage Call Report (MCR)
• NMLS Consumer Access suppression requests
• Approval of applications for B2B subscriptions
• Discussions with state regulators and industry about issues raised to the NMLS Ombudsman
• Additional business activities on NMLS
• Various policy issues associated with Temporary Authority to Operate (TA) and the Key Individual Wizard Initiative (KIWI)
• NMLS Modernization Items

A roster of NMLSPC members can be found in Appendix E.

NMLS Ombudsman

The NMLS Ombudsman serves as a resource to assist system users with resolving NMLS policy and operational issues.

In 2020, the NMLS Ombudsman held two public meetings — one in conjunction with the NMLS Annual Conference & Training in February in San Francisco, California, which was attended by more than 580 industry and state agency members. A variety of issues were raised during these meetings, including emerging NMLS issues, the State Examination System (SES) and state examinations, and the implementation and state overlays related to S.2155 Temporary Authority to Operate.

Jim Payne succeeded Scott Corscadden as Ombudsman, effective July 1.

In September, due to the COVID-19 pandemic, the NMLS Ombudsman meeting was held virtually for the first time. A panel of regulators and industry (listed below) discussed remote work and remote supervision in a post-pandemic world. Over 600 participants attended the meeting.

• Kirsten Anderson, Licensing Manager, Oregon Department of Consumer and Business Services
• Charlie Clark, Director, Washington Department of Financial Institutions
• Rhoshunda Kelly, Interim Commissioner, Mississippi Department of Banking & Consumer Finance

• Danielle Arlowe, Senior Vice President, American Financial Services Association

• Charlie Fields, Jr., Senior Vice President, Mortgage Regulatory Relations, PennyMac Loan Services

• Melissa Koupal, Senior Vice President, Loan Integrity, Loan Depot

• Pete Mills, Senior Vice President, Residential Policy & Member Engagement, Mortgage Bankers Association

A summary of all public meetings is posted on the NMLS Ombudsman page of the NMLS Resource Center. In addition, the NMLS Ombudsman worked to research, assist and resolve 289 unique inquiries submitted via email from individuals and companies nationwide in 2020. Ombudsman inquiries were up 72 percent compared to 2019.

NMLS Participating States Committee — Regulator Open Forum

Regulator Open Forum calls are held monthly with state regulators who use NMLS. The calls are designed to provide regulators an opportunity to present and discuss system-related topics with other regulators to obtain feedback on work processes, supervisory policies, and uniform best practices. The calls also serve as a springboard to identify and prioritize proposed system enhancements and development.

In addition to using Open Forum calls as a platform for ongoing NMLS stakeholder engagement, major topics discussed during 2020 include:

• COVID-19 items and updates
• TA
• KIWI
• Call Reports
• SES
• User Agreements
• Single Sign-On
• NMLS Call Center
• NMLS Policy Guidebook updates
• The 2021 license renewal plan and strategy

Industry Development Working Group

NMLS consults with the Industry Development Working Group (IDWG) to gather input from industry users. This group provides input into
the technical and functional development of NMLS. Topics the IDWG reviewed in 2020 include:

- COVID-19 items and updates
- Guidebook updates
- KIWI
- TA
- SES

A roster of IDWG members of the can be found in Appendix E.

**Key Individual Wizard Initiative Working Group**

The Key Individual Initiative Working Group (KIWI), comprised of regulators and industry, was formed to address a multi-year problem and a major pain point identified by industry. Inconsistency for who has to be identified as a control person and why has also been raised as an issue by CSBS’ Fintech Industry Advisory Panel (FIAP).

During 2020, the working group met weekly and refined the Wizard based on agency feedback received last year and finalized the business rules associated with the Wizard. In the late summer and early fall, SRR staff and regulator working group members conducted District Town Halls to solicit state agency commitment for KIWI.

Taking a risk-based approach, KIWI, which will be a key component of the modernized NMLS, guides potential applicants through a series of questions concerning the management and business activities of the applicant and requires persons to be disclosed, not based on job titles, but on who has responsibility for and performs critical functions deemed to be of most interests to regulators. Based on data collected, KIWI dynamically (1) builds the applicant’s management and affiliate charts; (2) builds the applicant’s ownership chart, using a single standard; (3) calculates and displays ownership percentages; (4) builds the applicant’s affiliate charts; and (5) produces a final report of those individuals who should be required to be vetted based on state law and displays the reason(s) why.

A roster of KIWI members of the can be found in Appendix E.

**Public Comment Requests**

Public comments are requested for significant policy issues or system functionalities, as determined by the SRR Board of Managers or the NMLSPC. In 2020, a request for public comments on changes to the Money Services Businesses Call Report was issued.

Active and archived proposals issued for public comment, comments received and SRR’s response to comments are available on the Proposals for Comment page of the NMLS Resource Center.
OVERVIEW

The impact of COVID-19 coupled with a dramatic surge in test administrations presented a unique set of challenges in 2020. In March, all test centers were closed abruptly and all test administrations halted. In most states, NMLS approved in-person education courses were suspended in response to the pandemic. The testing and education staff worked with its testing vendors and its approved course providers to quickly find solutions to these unusual conditions. SRR staff implemented solutions to these challenges and achieved several other important accomplishments, including:

- Launched an online proctored test (OPT) channel for the administration of the SAFE MLO Test.
- Developed accommodations for course providers to offer remote delivery of NMLS-approved courses.
- Completed the mortgage loan originator (MLO) Job Analysis study.
- Completed 115 course compliance exams for education providers.

The remainder of this section focuses on these and other highlights.

BACKGROUND

The SAFE Act established a number of testing and education requirements to ensure all state-licensed MLOs demonstrate a basic level of industry and regulatory knowledge. Under the SAFE Act, SRR must:

- Develop and administer a qualified written test that all state-licensed MLOs must take and pass with a minimum passing score of 75.
- Approve all courses that state-licensed MLOs must take to satisfy their pre-licensure education (PE) and continuing education (CE) requirements.
Test Development and Maintenance

In January, SRR staff hosted the third National Test Maintenance Committee (NTMC) fly-in event. Twenty-two subject matter experts (SMEs) representing industry and regulatory agencies attended the two-day event at the CSBS office in the District of Columbia. The NTMC plays a key role in ensuring SAFE MLO tests are valid, fair and reliable – fulfilling a fundamental obligation to consumers and test candidates.

In addition to the fly-in event, SRR staff conducted three productive and efficient test maintenance cycles. These cycles included convening the NTMC to:

• Review the National Test content outline and test content, specifically test questions
• Evaluate test item performance data
• Create new test questions

We appreciate the industry and regulatory SMEs who contributed their time and expertise to help maintain the high quality of the National Test.

The test maintenance effort also includes the “Test Content Comments and Challenges” process. In 2020, SRR responded to 82 challenges submitted through this process.

Job Analysis Study

SRR, in conjunction with its test vendor, conducted an MLO job analysis study from July – October. The study, which is performed approximately every five years, is designed to gather feedback from state regulators and mortgage industry professionals on the minimum level of knowledge, skill and ability an MLO candidate needs to pass the National Test. This year, the study was led by 18 regulator and industry SMEs, along with vendor and SRR staff. The study included administering a survey to all state-licensed MLOs. SRR sent the survey to over 161,000 MLOs and received over 15,000 responses.

Test Administration

The impact of the COVID-19 pandemic on the SAFE MLO Test became apparent on March 17, when all of Prometric’s test centers (270+ in the United States) were closed, effectively shutting down the testing program for six weeks. Test centers began reopening in May and since have fully reopened with a few markets operating with reduced capacity due to local social distancing orders. The backlog of candidates who were unable to test during the shutdown, along with the increased demand for MLOs due to low interest rates have led to a continued resurgence of test candidates.

JOB ANALYSIS STUDY

MLO Job Analysis

Helps ensure the material covered on the National Test is relevant to the MLO profession as practiced.

Standard setting

Necessary to demonstrate the link between an exam score and a minimally competent test taker.

TOGETHER, a job analysis and standard setting are crucial steps in establishing the value and credibility of any professional status that is granted based on the exam results.
In response to the test center closures in March and April, SRR began working with its vendors to offer the SAFE MLO Test online. SRR was able to leverage Prometric’s online testing software platform, ProProctor, to deliver a secure testing channel for the test. Working with a small number of companies of various sizes across the U.S., SRR conducted two successful pilots of the OPT during the summer of 2020. On September 28, the SAFE MLO OPT was launched. In the nearly three months of online testing, SRR has delivered nearly 4,000 OPTs, which represents about 1 in 4 candidates testing online. SRR administered over 67,000 SAFE MLOs tests in 2020, an increase of nearly 42 percent from the previous year. A summary of the number of tests administered in 2019 and 2020 is included in Figure 28.

**Test Performance**

SRR regularly monitors performance of the SAFE MLO Test, and posts quarterly test administration and performance information on the NMLS Resource Center. An example of the information collected and posted is found in Figure 29, which shows the pass rates by attempt for the National Test for the past 24 months, January 1, 2019 - December 31, 2020. In addition, Figure 30 illustrates the first-time pass rates by month throughout 2020.

**Testing And Education Security**

During 2020, SRR continued its focus on maintaining and improving the security of its testing and education programs. SRR works closely with its test vendors to ensure the development, delivery and processing of MLO tests is secure. Both test takers and education students are required to acknowledge and accept a Candidate Agreement (for test takers) and Rules of Conduct (for test takers and education students). SRR uses an Internet surveillance program to detect if copyrighted content from the SAFE MLO National Test is being shared or disseminated online.

The service continuously monitors the web for public posts that contain confidential test content. The surveillance has resulted in several investigations and successful requests for the removal of copyrighted materials from the Internet. Figure 31 summarizes the investigations SRR initiated in 2020.

In 2020, SRR continued the use of a biometric authentication protocol for students completing NMLS-approved online self-study CE courses. The program was expanded in 2020 to include students completing online self-study PE courses. The protocol, which was implemented in 2017, requires students to create and re-enter a simple behavioral biometric password adding a unique layer of multi-factor authentication to the traditional username and password security process. Employment of the biometric technology ensures students who are taking online self-study courses are the same person they claim to be. The application was used successfully by more than 124,210 MLOs who completed their annual CE requirement online and 58,873 individuals who completed online self-study PE courses.
Deployment of biometric technology enabled SRR to identify and take enforcement against MLOs who failed to complete education in accordance with the SAFE Act mandate.

Education

Over 224,700 state licensed MLOs and potential MLO applicants completed more than 3.5 million hours of education in 2020. Reversing a trend from the previous year, the number of PE hours completed in 2020 increased by nearly 939,000 hours. Of the 159,723 MLOs who were required to complete CE in 2020, 89 percent did so by December 31, an increase of two percent from the previous year. Seventy-four percent of MLOs completed their annual CE using an online course, an increase of two percent from 2019.

There were 104 NMLS-approved course providers at the end of 2020. This number reflects a slight increase from the year before. Course providers submitted 1,008 new courses for approval, and 588 courses for renewal. A team of five mortgage subject matter experts reviewed the courses.

An increasing number of state agencies have adopted the PE Expiration Policy that the NMLS Policy Committee (NMLSPC) initially approved in 2016. The policy requires individuals who have completed 20 of hours PE pursuant to 12 U.S.C 5104(c) to retake 20 hours of PE if they fail to acquire a valid state license or federal registration within three years of achieving federal compliance or fail to reacquire a state license or federal registration within three years from the last date of licensure. The map (Figure 33) shows states that have enacted the policy.

To ensure NMLS approved education remained available, SRR proactively acted in response to COVID-19 on March 17, and authorized NMLS-approved course providers with approved classroom PE and CE courses to deliver their PE and CE courses via webinar until June 15. To further assist course providers to adapt to a changing environment, SRR published a “Best Practices for Delivering Webinar Courses” and provided mentoring services to schools and instructors who had no previous experience delivering courses online. As a result of SRR’s action, no NMLS-approved course provider was forced to close or was unable to meet industry demand for education due to regulatory requirements.

Figure 31. 2019 Summary of SRR Investigations

<table>
<thead>
<tr>
<th>SUBJECT OF INVESTIGATION</th>
<th>TYPE OF VIOLATION</th>
<th>NUMBER OF CASES</th>
<th>VIOLATIONS FOUND</th>
<th>NO VIOLATION</th>
<th>ONGOING</th>
</tr>
</thead>
<tbody>
<tr>
<td>Course Providers</td>
<td>Standards of Conduct</td>
<td>2</td>
<td>0</td>
<td>0</td>
<td>1</td>
</tr>
<tr>
<td>Test Takers</td>
<td>Rules of Conduct</td>
<td>12</td>
<td>7</td>
<td>2</td>
<td>3</td>
</tr>
<tr>
<td>Education Student</td>
<td>Rules of Conduct</td>
<td>14</td>
<td>1</td>
<td>1</td>
<td>13</td>
</tr>
<tr>
<td>Online Test Prep</td>
<td>Misuse of Test Content</td>
<td>1</td>
<td>0</td>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td></td>
<td><strong>29</strong></td>
<td><strong>8</strong></td>
<td><strong>4</strong></td>
<td><strong>17</strong></td>
</tr>
</tbody>
</table>
Education Compliance
Prior to the start of the COVID-19 pandemic and in the ensuing months, SRR conducted 34 classroom and online course exams in 2020. Due to travel restrictions brought on by the pandemic, in the summer of 2020 SRR researched and piloted remote classroom compliance examinations which will become a new model for ensuring courses are being delivered in accordance with SRR policies. The new approach uses a blend of technology for remote viewing of classroom activity and document verification processes.

SRR continued to actively work with the Multi-State Mortgage Committee to provide NMLS-approved course providers a required 2022 list of CE topics derived from violations found during state mortgage examinations. The purpose of this objective is to bring greater relevancy to the requirement for the annual CE with the intent of reducing the number of violations.

Provider Applications and Renewals:
In 2020, SRR considered applications from 16 organizations that were seeking NMLS approval to become a course provider. SRR approved seven of the requests by year end.

Course Provider Working Group
The Course Provider Working Group (CPWG) continues to review and make policy recommendations to SRR. The CPWG provided feedback on the policy change for the approval of online state-specific PE that is 10 hours or less from instructor led to self-study. The CPWG also participated in the annual review of the Functional Specifications that govern the technical design and delivery of NMLS-approved courses. Current CPWG members are listed in Appendix E.

Mortgage Testing and Education Board
The Mortgage Testing and Education Board (MTEB) comprises at least nine state regulators representing each of the five CSBS Districts and at least one AARMR representative. The MTEB’s primary mission is to provide guidance and recommendations to SRR staff, the NMLSPC and the SRR Board of Managers on a range of issues affecting implementation and operations of SAFE Act MLO testing and education programs. In addition, the MTEB performs an appellate role as necessary for investigations involving violations of the Rules of Conduct for Test Takers and Education Students and the Standards of Conduct for Course Providers. As result of the pandemic, the MTEB held its annual fly-in meeting in a virtual format, which was very successful. A roster of MTEB members can be found in Appendix E.

FIGURE 32. 2020 NMLS Approved Education Summary

<table>
<thead>
<tr>
<th>NMLS APPROVED EDUCATION FAST FACTS FOR THE YEAR ENDING DECEMBER 31, 2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>Active Course Providers</td>
</tr>
<tr>
<td>PE and CE Courses</td>
</tr>
<tr>
<td>MLOs Completing Courses</td>
</tr>
<tr>
<td>PE Hours Completed</td>
</tr>
<tr>
<td>CE Hours Completed</td>
</tr>
<tr>
<td>CE Completed Online</td>
</tr>
<tr>
<td>MLOs Completing CE by December 31</td>
</tr>
<tr>
<td>Course Compliance Exams Completed</td>
</tr>
</tbody>
</table>

FIGURE 33. State-Specific Education Requirements

[Map showing state-specific education requirements: PE Only, PE & CE, CE Only, None]
Security, Privacy, and Breach Policies

NMLS complies with the Federal Information Security Management Act (FISMA) of 2002, National Institute of Standards and Technology (NIST) best practices, Office of Management and Budget (OMB) Circular A-130, and all applicable laws, directives, policies, and directed actions per our contract with the Consumer Financial Protection Bureau (CFPB). The Federal Registry meets the moderate baseline security controls contained within NIST Special Publication 800-53, is in compliance with Continuous Monitoring requirements per NIST 800-137, has a valid and current Authorization to Operate (ATO) approved by the CFPB.

The NMLS Criminal Background Check (CBC) system continues to comply with the Criminal Justice Information Services (CJIS) Security Policy.

Annual Compliance with the Payment Card Industry Data Security Standard (PCI DSS) was completed and attestation documents for SRR for period ended December 2019, was submitted by the NMLS Application Hosting and Operating organization.

The NMLS Privacy, Data Security and Security Breach Notification Policy is available on the NMLS Resource Center and is in the process of being updated in preparation for the NMLS modernization effort.

NMLS Legal Agreements

To use NMLS or to access specific types of data or functionality within the system, a user must agree to one or more of the following online agreements:

- Industry Terms of Use
- State Agency Terms of Use
- Federal Agency Terms of Use
- Credit Terms of Use (Industry and Agency)
- Criminal History Record Information (CHRI) Terms of Use
- Payment Terms of Use
- Surety Bond Industry Terms of Use
- Education Management System Terms of Use

The Industry, State Agency, Federal Agency and Surety Bond Industry Terms of Use are general system user agreements that an industry or regulator user must agree to as part of the NMLS log in process. Copies of these system user agreements can be found on the NMLS Resource Center. SRR has updated these agreements to accommodate functionality that will be developed for the modernized NMLS.

There are two Credit Terms of Use agreements: one for state-licensed mortgage loan originators (MLOs) and control persons; and one for state regulators. State-licensed MLOs and control persons must push their credit reports to the appropriate state agencies where they are seeking licensure or renewing a license and acknowledge in NMLS that the credit report will be made available to one or more state regulators. State regulatory users are required to accept restrictions on the dissemination of an individual’s credit information before accessing their credit data in NMLS. State regulators use this information as one tool to determine an individual’s financial responsibility as required by the SAFE Act or corresponding state laws or regulations. Additional information regarding the Credit Terms of Use agreements can be found on the NMLS Resource Center.

The CHRI Terms of Use must be agreed to by an authorized user and restricts the dissemination of CHRI to only authorized recipients and requires state agencies and financial institutions to provide reasonable opportunity for applicants or licensees to respond to inquiries based on information contained in the CHRI.

Litigation

SRR was not subject to any significant litigation in 2020.
SRR FINANCIAL PERSPECTIVE

OVERVIEW
SRR is structured as a single member limited liability corporation (LLC) with CSBS being the sole member. For tax reporting purposes, SRR is considered a part of CSBS and is therefore a 501(c)(3) tax exempt entity. Annually, an audit of SRR is performed by an independent accounting firm. At the time of this printing, the annual audit for the year ending December 31, 2020 was underway, but the final report had not been presented. When available, a copy of the final audit report will be posted on the CSBS website.

OUTLOOK
Looking ahead, 2021 will continue to include significant financial investments in technology with the development of a modernized NMLS with new and enhanced system functionality. SRR’s long-range plan has forecast that an appropriate financial reserve is essential in funding the ongoing development, operation and maintenance of NMLS as mandated by the SAFE Act, and to prudently position SRR to ensure continued operations in the event of variations in revenue given the cyclical nature of entities in the financial services industries that are registered and licensed through NMLS.
APPENDICES

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Appendix D: NMLS Fees
Appendix E: Committee and Working Group Rosters
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Appendix A: Organizational Governance

The guiding principles and policy decisions that drive the continuing evolution of SRR’s operations are developed through the involvement and leadership of state financial services regulators. Agency personnel spend countless hours leading and participating on boards, committees, and ad hoc working groups, contributing their expertise to make NMLS an effective regulatory tool. SRR also benefits from the valuable insight industry working group participants provide.

**State Regulatory Registry LLC**

SRR is a nonprofit entity that operates NMLS on behalf of state financial services regulatory agencies. SRR is governed by a nine-member Board of Managers comprised of state banking regulators and a representative from AARMR. The SRR Board of Managers is responsible for all development, operations and policy matters concerning NMLS. SRR operates as a subsidiary of CSBS.

At the end of 2020, SRR had 51 full-time equivalent staff, located primarily in Washington, D.C. SRR staff work under the direction of the SRR Board of Managers to:

- Develop, enhance and operate NMLS.
- Ensure compliance with the SAFE Act, including administration of testing and education programs.
- Manage relationships with state and federal regulators, and industry working groups related to state licensing, federal registration, supervision and NMLS policy.

In addition, SRR contracts with the Consumer Financial Protection Bureau to register mortgage loan originators (MLOs) through the NMLS Federal Registry, as well as with other vendors to deliver NMLS functionality and program oversight.

**NMLS Ombudsman**

The NMLS Ombudsman provides NMLS industry users and other interested parties a neutral venue to discuss issues or concerns regarding NMLS operations and functionality, and SRR policies governing the system. The NMLS Ombudsman accomplishes this by fostering constructive dialogue between NMLS industry users and state regulators working together to achieve efficient financial services regulation.

The NMLS Ombudsman is a member of the NMLS Policy Committee and reports to the SRR Board of Managers. Jim Payne, director of examinations and assistant deputy commissioner for the Consumer and Mortgage Lending Division of the Kansas Office of the State Bank Commissioner, was appointed to serve as the new NMLS Ombudsman, effective July 1.

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1 AARMR is the national organization representing state residential mortgage regulators. AARMR’s mission is to promote the exchange of information between and among the executives and employees of the various states who are charged with responsibility for the administration and regulation of residential mortgage lending, servicing and brokering.

2 The Conference of State Bank Supervisors (CSBS) is the national organization of bank regulators from all 50 states, American Samoa, District of Columbia, Guam, Puerto Rico and U.S. Virgin Island. State regulators supervise roughly three-quarters of all U.S. banks and a variety of non-depository financial services. CSBS, on behalf of state regulators, operates the Nationwide Multistate Licensing System to license and register non-depository financial service providers in the mortgage, money services businesses, consumer finance and debt industries.
NMLS Policy Committee

The NMLS Policy Committee (NMLSPC) is instrumental in the decision-making process related to NMLS operations, development and policy matters. All other committees and working groups generally report recommendations and findings to the NMLSPC, which makes final decisions or recommends specific policy to the SRR Board of Managers as appropriate. The NMLSPC is comprised of 11 state regulators, including the NMLS Ombudsman, representatives from each of the five CSBS Districts, and representatives from AARMR, MTRA3, NACCA4 and NACARA5.

Mortgage Testing and Education Board

The Mortgage Testing and Education Board (MTEB) has both oversight and advisory roles in connection with a wide array of issues affecting the continued development and operation of SAFE Act testing and education requirements. MTEB is comprised of nine state regulators representing the five CSBS Districts and at least one AARMR representative.

Industry Advisory Council

The Industry Advisory Council (IAC) provides industry input on NMLS policies and operations. IAC members consist of individuals from state-licensed nonbank financial services companies, financial institutions, and financial services-related industry trade groups.

SRR Lawyers Committee

The SRR Lawyers Committee consists of attorneys from state regulatory agencies. The committee meets to identify and analyze legal issues related to NMLS operations with the intent of helping SRR spot potential legal issues from a state agency perspective and help shape solutions before they are incorporated into the system. The committee also helps provide a multistate perspective on issues of interpretation and offers recommendations to facilitate a more uniform application of law on a nationwide basis. The SRR Lawyers Committee does not provide SRR with legal advice.

Mortgage Call Report Subcommittee

The Mortgage Call Report (MCR) Subcommittee is comprised of state regulators who provide input into the policy, technical and functional development of the MCR functionality in NMLS.

Money Services Businesses Call Report Subcommittee

The Money Services Businesses Call Report Subcommittee (MSBCR) is comprised of state regulators who provide input into the policy, technical and functional development of the proposed MSBCR functionality in NMLS.

Industry Development Working Group

The Industry Development Working Group (IDWG) is comprised of NMLS industry users. The IDWG meets to discuss NMLS operations,

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3 MTRA is a national nonprofit organization dedicated to the efficient and effective regulation of the money transmission industry in the United States. The MTRA membership consists of state regulatory authorities in charge of regulating money transmitters and sellers of traveler's checks, money orders, drafts and other money instruments.

4 NACCA was formed in 1935 to improve the supervision of consumer financial companies and to facilitate the administration of laws governing these companies. NACCA presently has members from 49 states, the District of Columbia, Puerto Rico, and Alberta, Canada. Its members primarily license and regulate non-depository institutions such as finance companies, mortgage companies, small loan companies, payday lenders, pawnbrokers, and other similar types of industries.

5 NACARA is comprised of the various regulatory agencies in the United States and its territories and Canada that oversee the activities of third-party debt collectors.
enhancements and development issues. The group ensures, to the fullest extent possible, that the system provides industry users an efficient and effective mechanism for applying for and maintaining their state financial services licenses.

**Large Institutions Working Group**
The Large Institutions Working Group (LIWG) provides input on matters related to the NMLS Federal Registry’s policy and functionality. The working group is comprised of large mortgage originating institutions across all charter types that are required under federal regulations to register their MLOs.

**Ad Hoc Working Groups**
SRR establishes state regulator and industry working groups, committees and subcommittees as needed to determine NMLS policy and development; and set the direction for operational needs. Working groups that convened during 2020 include:

- Consumer Finance Call Report Working Group
- Course Provider Working Group
- Key Individual Wizard Initiative Working Group
- SES Consumer Complaints Working Group

Appendix E includes a membership list for the SRR Board of Managers, NMLSPC, MTEB, IAC, SRR Lawyers Committee, MCR Subcommittee, MSBCR Subcommittee, IDWG, LIWG and 2020 Ad Hoc Working Groups.
Appendix B: SAFE Act

OVERVIEW

On July 30, 2008, President George W. Bush signed into law The Housing and Economic Recovery Act of 2008. Title V of this Act, entitled The Secure and Fair Enforcement for Mortgage Licensing Act of 2008, (SAFE Act), contained provisions to enhance consumer protection and reduce mortgage fraud by requiring states to establish minimum standards for the licensing or registration of all mortgage loan originators (MLOs). The law provided that MLOs who work for an insured depository, for an owned or controlled subsidiary regulated by a federal banking agency, or for an institution regulated by the Farm Credit Administration, must be registered. All other MLOs must be licensed by the states. All MLOs must be licensed or registered in NMLS.

Consumer Financial Protection Bureau

Under the provisions of the SAFE Act, the United States Department of Housing and Urban Development (HUD) was given oversight authority for the states to determine that each jurisdiction’s MLO licensing standards meet the federally mandated minimums and that each licensing agency participates in NMLS. Effective July 21, 2011, the Dodd-Frank Act transferred HUD’s SAFE Act oversight authority as a regulator of NMLS, and as the arbiter of state law consistent with the mandates of the SAFE Act, to the Consumer Financial Protection Bureau (CFPB).

State SAFE Act Requirements and Compliance

The SAFE Act requires state-licensed MLOs to pass a written qualified test, complete pre-licensure education courses, and take annual continuing education courses. The SAFE Act also requires registered and licensed MLOs to submit fingerprints in NMLS for submission to the Federal Bureau of Investigation for a criminal background check, and state-licensed MLOs to provide authorization for NMLS to obtain an independent credit report.

State legislation must establish financial responsibility standards and require that all MLOs are covered by a surety bond, net worth requirements, or recovery fund. In addition, all states must license MLOs through NMLS. CFPB must determine that each state’s MLO licensing standards meet the federally mandated minimums and that the state is participating in NMLS.

Under additional rule making (amending Regulation Z) from the CFPB, effective January 2, 2014, new federally registered MLOs were also required to meet financial responsibility standards, complete annual training, and meet the same standards for criminal background checks as state-licensed MLOs.

If CFPB determines that a state’s MLO licensing standards are not in compliance with federally mandated minimums, then the CFPB must implement a system to license MLOs in that state in accordance with the SAFE Act. CFPB’s regulation would be in addition to any state licensing requirements.
The implementing federal rules under the SAFE Act, Regulations G and H, clarify and expand upon the SAFE Act provisions, and CFPB will base its determination of state compliance on the language contained in the rules. The rules stipulate that a supervisory authority accredited under the CSBS/AARMR Mortgage Accreditation Program will be presumed by CFPB to be compliant with required performance standards. The following state agencies are accredited under the program: Alabama, Arizona, California Department of Financial Protection and Innovation, Connecticut, Hawaii, Idaho, Iowa, Kentucky, Louisiana, Maryland, Massachusetts, Mississippi, Montana, Nebraska, New Hampshire, New Mexico, North Carolina, North Dakota, Ohio, Oklahoma Department of Consumer Credit, Pennsylvania, Tennessee, Texas Department of Saving and Mortgage Lending, Texas Office of Consumer Credit Commissioner, Vermont, Virginia, Washington, and Wyoming.

Amendments to the SAFE Act

At the end of 2015, the U.S. Congress enacted two amendments to the SAFE Act. The State Licensing Efficiency Act of 2015 was signed into law December 4, 20151. This law amended section 1511 of the SAFE Act, giving state regulators the explicit authority to use NMLS to process background checks for nonbank financial services industries beyond the mortgage industry. Prior to this amendment, NMLS was authorized to process fingerprint-based background checks for only licensed and registered MLOs.

Congress also enhanced the existing privilege and confidentiality protections shared among regulators through NMLS by expanding those protections to apply to regulatory officials with financial services industry oversight authority, in addition to those that have mortgage oversight authority2.

The Economic Growth, Regulatory Relief, and Consumer Protection Act (S. 2155), which was signed into law on May 24, 2018, added a new section to the federal SAFE Act (12 U.S.C. 5101 et seq.) entitled “Employment Transition of Loan Originators.” These amendments became effective November 24, 2019, 18 months after enactment.

Temporary Authority (TA) to act as a loan originator permits qualified MLOs who are either 1) changing employment from a depository institution to a state-licensed mortgage company or 2) a state-licensed MLO seeking licensure in another state, to continue originating loans while completing state-specific requirements for licensure, such as education or testing.

To be eligible for TA, an MLO must be:

- Employed by a state-licensed mortgage company in the application state and either:
  - banking of course hours taken by licensed MLOs
  - approval and renewal of course providers and pre-licensure and continuing education courses

MLOs are not eligible for TA if they have:

- Had an MLO license application denied, or had their license revoked or suspended in any jurisdiction;
- Been subject to, or served with a cease and desist order; or
- Been convicted of a misdemeanor or felony that would preclude licensure under the law of the application state

TA begins on the date an eligible MLO submits a license application with the required background check information (fingerprints, personal history and experience, and authorization for a credit


report as required in 12 USC 5104(a)), assuming there is no disqualifying event. It ends when the earliest of the following occurs:

- The MLO withdraws the application
- The state denies or issues an intent to deny the MLO’s application
- The state grants the MLO a license
- The MLO application is listed on NMLS as incomplete 120 days after it was submitted

S. 2155 specifies that MLOs operating under TA are subject to the requirements of the federal SAFE Act, and all applicable laws of the application state, to the same extent as if that MLO was a state-licensed loan originator licensed by the state.

NMLS SAFE Act Requirements and Compliance

In addition to requiring state laws and regulations to meet certain minimum requirements, the SAFE Act contained specific mandates for NMLS. Those mandates are generally reflected in other sections of this report. They include:

- Establishing protocols for issuing NMLS Unique Identifiers
- Receiving and processing fingerprints for federal criminal history background checks for all MLOs
- Developing and administering a qualified written test
- Reviewing and approving pre-licensure and continuing education courses
- Providing public access to licensing information on all licensed residential MLOs
- Developing and implementing the NMLS Mortgage Call Report
- Making publicly adjudicated disciplinary and enforcement actions available to the public via NMLS Consumer Access. As of year end, 11,015 different regulatory actions, posted by 51 state agencies and the CFPB, were displayed in NMLS Consumer Access.
Appendix C: NMLS Unique Identifier

As required by Section 1503 of the SAFE Act, NMLS assigns a permanent NMLS Unique Identifier (NMLS ID) to each state-licensed or federally registered MLO. NMLS also assigns an NMLS ID to each company, branch, and control person who maintains a single account in NMLS. Once assigned, an entity’s NMLS ID cannot be changed. The NMLS ID granted to loan originators and companies:

- Allows regulators to monitor licensed entities and individuals across state lines to ensure a provider cannot avoid regulatory supervision in one state by crossing into another state
- Enables consumers and industry to easily identify and research specific originators’ histories and qualifications through NMLS Consumer Access

When a company or individual creates an account in NMLS, an NMLS ID is automatically assigned and reserved for use by the applying entity. However, the NMLS ID is not valid until either a state license or registration (or the denial of a state license/registration) or a federal registration has been issued. The NMLS ID can be verified for a state-licensed company, branch, MLO, or a federally registered institution or MLO through NMLS Consumer Access.

**THE IMPORTANCE OF THE NMLS ID**

The Federal Housing Finance Agency and the U.S. Department of Housing and Urban Development require that any loan purchased or securitized by Fannie Mae and Freddie Mac or submitted for insurance by the Federal Housing Administration (FHA) include the NMLS ID for the company and individual MLO who originated the mortgage loan.

The FHA also collects the NMLS ID for all individuals and entities that originate FHA loans.

The private sector, particularly investors and compliance management providers, use the NMLS ID to ensure purchased loans are being made in compliance with federal and state laws, and to track originator performance levels.

For additional information on the NMLS ID and how it is used, visit the [NMLS Resource Center](#).
Appendix D: Overview Of Fees

To fulfill SAFE Act obligations, NMLS charges various fees for services provided. NMLS fees are paid for, in most cases, by the licensed entity or, in some instances, by the state.

A summary of NMLS fees for entities by type includes:

- NMLS processing fees for company, branch and mortgage loan originator (MLO) licenses and registrations managed in the system
- Fees for the National Test component
- Education fees related to:
  - banking of course hours taken by licensed MLOs
  - approval and renewal of course providers and pre-licensure and continuing education courses
- Criminal background check fee for collecting fingerprints and distribution of the Federal Bureau of Investigation’s (FBI’s) criminal history record information (CHRI) to authorized recipients
- Credit report fee for pulling a single-bureau report for use by state regulators
- Two-factor subscription fee for providing dual factor authentication for all institution users who have access to more than one MLO’s personal identifying information
- Uniform Authorized Agent Reporting (UAAR) functionality user fees
- Merger and Acquisition fees for registration

Other NMLS services, including the NMLS Call Center, NMLS Consumer Access, system access, updating a licensee’s record, and system reports are provided to users at no charge.

In addition, SRR has developed a subscription service that provides a subset of the data available in NMLS Consumer Access in a B2B format. The subscription service is available to organizations seeking to use the data to meet
purposes of the SAFE Act, including confirming license status, verifying information and preventing fraud. The subscription service is not available for solicitation or marketing purposes.

The SRR Board of Managers reviews NMLS fees annually by type to determine the appropriateness of each fee. SRR solicits public comment on any fees the SRR Board of Managers has under consideration for change.

NMLS Processing Fees

NMLS users pay various processing fees as listed below. These fees have been unchanged since the system launched in January 2008, despite continual development to improve and expand system functionality.

- **Initial Set-up Fee.** Incurred each time a company, institution, branch or individual loan originator uses NMLS to apply for a new license or new registration in a participating state. The Initial Set-up Fee is a “per agency/per license” fee. For state-licensed applicants, the initial set-up fee is “per state/per license.” The initial set-up fee is not charged for license authorities that do not include the ability to originate, fund or service mortgages.

- **Annual Processing Fee.** Charged annually at the time of renewal when a company, institution, branch, or individual loan originator renews a license or registration. For state licensees, the annual processing fee is a “per state/per license” fee.

- **MLO Change of Sponsorship Fee.** Charged each time NMLS processes a company’s request to have an MLO’s license affiliated with that company. The Mortgage Loan Originator Change of Sponsorship Fee is a “per state/per license” fee.

- **MLO Change of Employment Fee.** Charged each time an institution requests to have a registered MLO associated with their institution.

- **Reactivation Fee.** Charged when a federal MLO’s registration status is changed from inactive to active. This active registration status is maintained through the end of the calendar year in which the reactivation request occurs.

NMLS Testing and Education Fees

NMLS test fees are payable by an individual who is enrolling to take the SAFE MLO National Test or by the company that may be enrolling its MLOs for the test components.

National Test with Uniform State Content Fee: $110 (contains 125 questions with an appointment time of 225 minutes)

Fees are charged for the approval and renewal of education courses and course providers, and each NMLS-approved course provider is charged a “credit banking fee” of $1.50 per course hour taken by an MLO. “Credit banking” is the process in which a course provider records a candidate’s or licensee’s SAFE Act required education hours in NMLS. NMLS-approved course providers set the fee MLOs pay to take an NMLS-approved course.

NMLS Criminal Background Check Fees

NMLS provides functionality within the system to process fingerprints for the purpose of obtaining a federal criminal background check through the FBI. The CHRI check response from the FBI is attached to an individual’s NMLS record and is viewable by the state regulator who issues the company or MLO license, or by the employing institution of federally registered MLOs. Fees associated with a criminal background check are as follows:

- Live Scan (electronic): $36.25
- Paper Card Capture (if Live Scan is not selected): $46.25
**NMLS Credit Report Fees**

NMLS provides state-licensed MLOs, qualifying individuals, branch managers or control persons the ability to provide a single credit report and score to the state(s) where the individual is filing an application. System functionality allows an individual to use that same credit report for subsequent licensure requests for up to 30 days and does not negatively impact his or her credit score. The fee associated with a credit report and credit score is $15.

**NMLS Two-Factor Authentication Fees**

NMLS uses a two-factor authentication system (Verisign security token) for all NMLS Federal Registry institution users and state agency users who have access to criminal background check results, credit reports, federal registry information, or account administrator rights. The $55 annual subscription fee is charged to each institution user or state agency user to cover the cost of this service. It is a “per user/per year” fee.

**Uniform Authorized Agent Reporting Fees**

The UAAR functionality allows licensees to meet authorized agent reporting requirements for multiple states directly through NMLS using a single file, a uniform set of information and a uniform process. Fees associated with the UAAR functionality are based on an annual per agent fee as follows:

- Per Active Agent: $0.25
- Capped at $25,000 per licensee

No licensee will pay an annual UAAR processing fee on the first 100 active agents. If a licensee has 100 agents or less, they pay no fee.

**Merger and Acquisition Fees for Registration**

There are two fees for processing federal registry mergers and acquisitions (M&A) in NMLS:

- M&A Batch Upload base processing fee: $750 standard fee paid by acquiring institution at initiation of MLO transfer
- MLO transfer fee for each record successfully processed: $10 per MLO fee for each MLO to be transferred from acquired institution, paid by the acquiring institution

More information about NMLS fees is available on the NMLS Resource Center.
Appendix E: Committee and Working Group Rosters

As of December 31, 2020

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**WEBSITES:**
- NMLS Modernization
  www.csbs.org/nmls-20
- NMLS Resource Center
  www.nmls.org
- NMLS Consumer Access
  https://mortgage.nationwidelicensingsystem.org/about/Pages/NMLSConsumerAccess.aspx
- Federal Registry Resource Center
  https://fedregistry.nationwidelicensingsystem.org/Pages/default.aspx
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  https://mortgage.nationwidelicensingsystem.org/about/Pages/HourofOperation.aspx
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  https://mortgage.nationwidelicensingsystem.org/about/Pages/NMLSB2BAccess.aspx
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  www.nmlsconference.org
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  https://mortgage.nationwidelicensingsystem.org/contact/Pages/Ombudsman.aspx
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