Anti-Predatory Lending Database  
Semi-Annual Summary Report  
May 1, 2014

ABOUT THE INFORMATION IN THIS REPORT
THIS REPORT IS BASED ON STATISTICAL INFORMATION FROM THE ‘ANTI-PREDATORY LENDING DATABASE’ (“APLD”) PURSUANT TO 765 ILCS 77/70. THE APLD WENT INTO EFFECT BEGINNING ON JULY 1, 2008. THE DATA PRESENTED IN THIS REPORT IS EITHER FROM INCEPTION, THE PERIOD FROM OCTOBER 1, 2013 THROUGH MARCH 31, 2014, OR THE PREVIOUS REPORTING PERIOD.
May 1, 2014

Governor Pat Quinn
207 State House
Springfield, IL 62706

Illinois General Assembly
State House
Springfield, IL 62706

Dear Governor Quinn & Members of the General Assembly:

As required by Section 70(k) of the Residential Real Property Act, enclosed is the Department’s semi-annual report detailing certain findings regarding the Anti-Predatory Lending Database Program. We are grateful for the opportunity to provide you this report. If you have any questions, please do not hesitate to contact me at (312) 814-1524 or Manny.Flores@Illinois.gov.

Very truly yours,

Manuel Flores

Manuel Flores
Summary of Anti-Predatory Lending Database (APLD) Program

• Loans that trigger the counseling requirement continue to be offered in the program area, and represent approximately 1.0% of all loans entered into the APLD. Loans that trigger the counseling requirement include adjustable rate, interest-only and negative amortization loans as well as loans with points and fees exceeding 5% of principal and loans with prepayment penalties.

• Product offering trend data indicates the counseling requirement has deterred loan originators from offering loans with predatory or exotic characteristics.

• Since program inception, the average number of days to close a loan with counseling is 1.90 days longer than a loan without counseling. This differential has been steadily decreasing.

• The Illinois Department of Financial and Professional Regulation’s (IDFPR) implementation of the APLD has facilitated timelier licensing renewals, enhanced data accuracy and enforcement actions.

• APLD data has supported investigations and disciplinary actions. APLD data has enabled IDFPR to uncover fraudulent lending activity, unlicensed activity, unregistered loan originators, unreported branch offices, and unreported changes of licensee location.

• Since program inception, there have been a total of 5,587 loans in which borrowers were required to attend counseling. Of these, 3,616 (65%) loans were closed; 1,971 (35%) were not. In some cases, counselor advice may have resulted in non-closure of a loan. However, IDFPR does not have specific data on this point.

• IDFPR examiners routinely access the database reporting to analyze data in real time. This has enhanced examination capabilities. Reports from the APLD are required for all examinations and have been used to support findings and ratings.

• IDFPR has found no evidence the APLD impedes mortgage lending in the four county program area.
Data since Inception of the APLD

- The number of loans registered with the APLD to date: **566,146**
- The number of borrowers receiving counseling to date: **8,491**
- The number of borrowers receiving counseling by county to date: Cook (8,041); Kane (184); Peoria (13); and Will (253)
- The number of loans closed to date: **333,761**
- Loan Type and Number requiring counseling to date:

  - Interest Only Loans: **2,222**
  - Negative Amortization Loans: **280**
  - Loans with Points and Fees Exceeding 5%: **373**
  - Loans with Prepayment Penalty: **2,694**
  - Adjustable Rate Loans: **696**

- The number of loans requiring counseling in which the mortgage originator changed the loan terms subsequent to counseling to date: **15,064**
- The number of currently active licensed mortgage brokers and loan originators entering information into the database to date: **5,923**

Number of investigations and other APLD regulatory actions based on information from the APLD:

During the April 2014 reporting period (10/1/13 – 3/31/14) 15 investigations or enforcement actions have resulted from information obtained from the database. Thirteen involve mortgage banking licensees and two involve title agents.

Types of non-traditional mortgage products being offered:

Non-traditional products continue to be offered. These include interest-only loans, loans with prepayment penalties, adjustable rate mortgages with initial terms of three years or less, and loans with points and fees exceeding 5%. These loan terms constitute the counseling standards, also known as “triggers.”

The reporting period showed a decline in the number of loans registered with the APLD which would indicate a decline in lending activity in general. As a result, the number of loans requiring counseling...
counseling also declined. Loans offering prepayment penalties declined the most likely as a result of new rules. However, loans containing all the standards for counseling continue to be registered. This once again contradicts the frequently heard assertion that loans containing unfavorable or non-traditional terms are no longer being originated. The APLD program is an effective tool to track exotic loans and also provides helpful counseling for the borrowers to better understand the terms of the loan product. The APLD enables the borrowers to make informed decisions on whether to close on exotic loan products. A listing of the number of loans that were offered in each trigger category may be found on pages 7-9 of this report. The largest number of loans requiring counseling were, once again, those with points and fees exceeding 5%.

How IDFPR is actively utilizing the APLD to combat mortgage fraud, predatory lending, and other questionable practices:

Two title escrow services were reported for engaging in improper practices. Such practices included closing loans with certificates of exemption when a certificate of compliance was required. The result of this practice is that the closing agent failed to enter the required data at the closing depriving the borrower of the protection afforded by the closing agent scrutiny of the final loan terms. Some loans were closed with no data entry by either the originator or closing agent by utilizing a certificate of exemption. It was also discovered that certain licensees were not aware of the improper closing procedures and failed to adequately audit their files post-closing.

IDFPR requires licensees to submit a report of loan repurchase demands. IDFPR routinely requests these files for review and compares them to data that was entered into the APLD to ensure full compliance with lending laws and regulations. The files are reviewed for such practices as fraudulent documentation, misrepresented income, and fraud as to occupancy.

All APLD entries in which housing counselors have indicated “Indicia of Fraud” are investigated. IDFPR investigators may interview the counselor, loan originator, seller, and/or borrower. Subject files will be requested from loan originators for review. Files will also be reviewed for counselor comments such as “Close to Cannot Afford” and “Cannot Afford.”

IDFPR analyzes data regarding properties resold within 10 days for a higher price to search for illegal “flipping.”

IDFPR routinely tracks the APLD for loans in which payment to income is greater than 40%. Debt to income ratios are also tracked. Loans found to contain excessive ratios will result in an IDFPR audit for analysis to determine whether the lender failed to verify the borrower’s ability to repay the loan as required by law.

Inaccurate data entry by loan originators had been a recurring problem. This compromised the integrity of the data available to the Department and diminished the usefulness of the database. Enforcement actions have resulted in increased accuracy of the data being entered. A new report has been created which allows administrators of mortgage licensees to monitor the data input of
their loan originators. As a result of Department scrutiny, the incidents of inaccurate data entry have been steadily declining.

Custom reports are generated on a regular basis at the request of IDFPR, examiners, investigators, and the APLD team when specific information is required.

**Other Initiatives:**

The APLD statute requires that a copy of any lis pendens relating to residential mortgage foreclosures be filed with the Department simultaneously with recording. A process of electronic filing has been developed and is currently being implemented which is expected to save money and time for both the Department and the law firms required to file by greatly reducing the amount of paper copies being filed and delivery costs of the lis pendens.

The Department is currently in the process of developing an interface which would allow the APLD data to be auto-populated directly through the licensee’s software, thus eliminating the requirement to enter loan data twice. The Department’s IT vendor has indicated that it is likely that there will be no cost to the State for this new development. The licensee’s software vendor may impose a charge to connect to the interface, but experience with similar plans has indicated that the cost is likely to be minimal. The industry has supported the concept of such an interface which would save the licensee time and money with no decline in the value and usefulness of the APLD.

Funds in the amount of $963,211 are being made available to the APLD program through the Illinois Housing Development Authority and will be distributed as grants to participating housing counselors.
## STATISTICAL INFORMATION

<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>Loans Registered with APLD$^3$</td>
<td>39,887</td>
<td>61,584</td>
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<tr>
<td>Refinancing Primary Residence</td>
<td>13,793</td>
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<td>Purchasing Primary Residence</td>
<td>16,951</td>
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<td>First Time Homebuyers</td>
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<td>Loans Closed in APLD</td>
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<td>Borrowers Requiring Counseling</td>
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<td>Loans Requiring Counseling$^4$</td>
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<td>Interest Only Loans</td>
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<td>Negative Amortization Loans</td>
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<td>Loans with Points and Fees Exceeding 5%</td>
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<td>Loans with Prepayment Penalty</td>
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<td>Adjustable Rate Loans</td>
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<td>Loans Modified to Avoid Counseling</td>
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<td>Loans Exempt from APLD</td>
<td>64,650</td>
<td>101,959</td>
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$^3$ The totals may include loans that are in process or have been abandoned.

$^4$ The number of loans requiring counseling is often less than the number of borrowers requiring counseling because there may be multiple borrowers per loan.
<table>
<thead>
<tr>
<th>Required Data Pursuant to Act:^{5}</th>
<th>Cook County</th>
<th>Kane County</th>
<th>Peoria County</th>
<th>Will County</th>
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</thead>
<tbody>
<tr>
<td>Loans Registered with APLD^{6}</td>
<td>30,547</td>
<td>3,808</td>
<td>265</td>
<td>5,267</td>
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<tr>
<td>Refinancing Primary Residence</td>
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<td>1,951</td>
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<td>First Time Homebuyers</td>
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<td>1,400</td>
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<td>Loans Closed in APLD</td>
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<td>2,106</td>
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<td>Loans Requiring Counseling^{7}</td>
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<td>Interest Only Loans</td>
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<td>Negative Amortization Loans</td>
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<td>Loans with Points and Fees</td>
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<td>Exceeding 5%</td>
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<td>Loans with Prepayment Penalty</td>
<td>2</td>
<td>0</td>
<td>0</td>
<td>0</td>
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<tr>
<td>Adjustable Rate Loans</td>
<td>23</td>
<td>1</td>
<td>0</td>
<td>6</td>
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<td>Loans Modified to Avoid Counseling</td>
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<td>14</td>
<td>108</td>
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<tr>
<td>Loans Exempt from APLD</td>
<td>43,367</td>
<td>3,887</td>
<td>1,470</td>
<td>5,117</td>
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</tbody>
</table>

^{5} County totals may be lower than the overall totals because some loans do not have county information recorded in the database.

^{6} The totals may include loans that are in process or have been abandoned.

^{7} The number of loans requiring counseling is often less than the number of borrowers requiring counseling because there may be multiple borrowers per loan.
APLD Product Summary

Types of Loans Triggering the Counseling Requirement
(Since program inception)
APLD User Summary

Number of Individual Brokers, Loan Originators, and Closing Agents with Access to the APLD in the Four County Program Area
(Since program inception)

![Bar chart showing the number of brokers, originators, and closing agents with access to the APLD.]

- Brokers: 207
- Originators: 5,716
- Closing Agents: 7,300
APLD Loan Profile

The majority of loans requiring counseling are refinances of existing properties
(Since program inception)
Summary of Average Time to Closing

Counseling Requirement Postpones Closing by 1.90 Days on Average (Since program inception)