

537.6105 Administrative powers with respect to supervised financial organizations and supervised loan licensees.

1. With respect to supervised financial organizations subject to regulation under [chapter 524](#) or [533](#), and persons licensed under [chapters 536](#) and [536A](#), the powers of examination and investigation as provided in [sections 537.2305](#) and [537.6106](#), and administrative enforcement as provided in [sections 537.2303](#) and [537.6108](#), shall be exercised by the official or agency to whose supervision the person is subject. All other powers of the administrator under [this chapter](#) may be exercised by the administrator with respect to such persons. In all actions or other court proceedings brought to enforce [this chapter](#), the attorney general or the attorney general's designee shall participate.

2. If the administrator receives a complaint or other information concerning noncompliance with [this chapter](#) by a person specified in [subsection 1](#), the administrator shall inform the official or agency having supervisory authority over that person. The administrator may obtain information about any such person from the officials or agencies supervising them.

3. The administrator and any official or agency of this state having supervisory authority over a supervised financial organization or a [chapter 536](#) or [536A](#) licensee are authorized and directed to consult and assist one another in maintaining compliance with [this chapter](#). They may jointly pursue investigations, prosecute suits, and take other official action against violations of [this chapter](#), as they deem appropriate, if either of them otherwise is empowered to take the action.

[C75, 77, 79, 81, §537.6105]

[2012 Acts, ch 1017, §147](#)

Referred to in [§524.227](#), [§533.116](#), [§536.29](#), [§536A.29](#), [§537.6106](#), [§537.6108](#)