7732--A

IN SENATE

May 5, 2010

Introduced by Sens. PERALTA, DIAZ -- read twice and ordered printed, and when printed to be committed to the Committee on Banks -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the banking law, in relation to money services businesses

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Legislative intent. The legislature hereby finds declares that money services businesses play a vital role in the economy 3 of New York state and that access by the public to efficient, economical and safe money services businesses is a public good. Money services 5 businesses recognize that protection of the financial system from abuse 6 from money launderers and terrorist financiers is a paramount and compelling state interest and therefore comply with standards estab-7 lished by federal and state statutes and regulations, including the Bank 8 9 Secrecy Act (Public Law 91-508 and 31 U.S.C. 5311 subchapter II) and the "Interagency Interpretative Guidance on Providing Banking Services to 10 Money Services Businesses Operating in the United States" issued by the 11 12 Financial Crimes Enforcement Network (FinCEN) of the U.S. treasury 13 department. Furthermore, in ensuring that money services businesses partners in our state's fight against money laundering and terrorist 14 15 financing, money services businesses are subject to strict licensing and 16 background verification requirements and, in many cases, requirements by the superintendent of banks. Moreover, money services 17 businesses are subject to constant supervision and examination by the 18 19 superintendent of banks for safety and soundness, as well as compliance 20 with the bank secrecy act and other anti-money laundering and anti-terrorist financing laws and regulations. Nevertheless, the legislature 21 finds that banks in the state have closed accounts and refused to open 22 23 accounts for money services businesses citing requirements of the bank 24 secrecy act.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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Therefore, the legislature finds and declares that the systematic and unchecked closing of money services businesses runs counter to the goals of protecting the state and its financial system.

- S 2. The banking law is amended by adding a new section 9-v to read as follows:
- S 9-V. NEW YORK STATE LICENSED MONEY TRANSMITTER OR NEW YORK STATE LICENSED CHECK CASHER ACCOUNTS. 1. A STATE CHARTERED DEPOSITORY INSTITUTION SHALL HAVE NO OBLIGATION TO CONDUCT ANY DUE DILIGENCE OR REVIEW OF THE COMPLIANCE BY A NEW YORK STATE LICENSED MONEY TRANSMITTER OR NEW YORK STATE LICENSED CHECK CASHER WITH SUCH BUSINESS'S OBLIGATIONS UNDER CHAPTER 53 OF TITLE 31 OF THE UNITED STATES CODE, PROVIDED:
- (A) THE NEW YORK STATE LICENSED MONEY TRANSMITTER OR NEW YORK STATE LICENSED CHECK CASHER IS LICENSED OR APPROVED TO ENGAGE IN MONEY TRANS-MISSION OR CHECK CASHING UNDER THIS CHAPTER BY THE SUPERINTENDENT OF BANKS; AND
- (B) THE NEW YORK STATE LICENSED MONEY TRANSMITTER OR NEW YORK STATE LICENSED CHECK CASHER CERTIFIES TO THE STATE CHARTERED DEPOSITORY INSTITUTION THAT IT HAS A PROGRAM THAT FULFILLS THE REQUIREMENTS OF SUBSECTION (H)(1) OF 31 U.S.C. SECTION 5318 AND ITS IMPLEMENTING REGULATIONS.
- 2. A NEW YORK STATE LICENSED MONEY TRANSMITTER OR NEW YORK STATE LICENSED CHECK CASHER MAKING A MATERIAL MISREPRESENTATION IN A CERTIFICATION REQUIRED BY THIS SECTION SHALL BE SUBJECT TO THE CIVIL PENALTIES PRESCRIBED UNDER LAW. A PERSON WHO KNOWINGLY MAKES ANY SUCH MATERIAL MISREPRESENTATION OR OMISSION SHALL BE SUBJECT TO CRIMINAL PROSECUTION AND ALL PENALTIES AS OTHERWISE PROVIDED BY LAW.
- 3. NOTHING IN THIS SECTION SHALL BE CONSTRUED TO REQUIRE A STATE-CHARTERED DEPOSITORY INSTITUTION TO ESTABLISH, MAINTAIN, ADMINISTER OR MANAGE AN ACCOUNT FOR A NEW YORK STATE LICENSED MONEY TRANSMITTER OR NEW YORK STATE LICENSED CHECK CASHER.
- 4. A STATE CHARTERED DEPOSITORY INSTITUTION SHALL HAVE NO LIABILITY FOR THE FAILURE OF ANY NEW YORK STATE LICENSED MONEY TRANSMITTER OR NEW YORK STATE LICENSED CHECK CASHER TO FULFILL ITS OBLIGATIONS UNDER CHAP-TER 53 OF TITLE 31 OF THE UNITED STATES CODE.
- 35 S 3. This act shall take effect immediately.