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IN SENATE

March 11, 2016

- Introduced by Sens. SAVINO, AVELLA, CARLUCCI, FARLEY -- 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 -- reported favorably from said committee and committed to the Committee on Rules -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the banking law, in relation to enacting the "community financial services access and modernization act of 2016"; and providing for the repeal of certain provisions upon expiration thereof

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

Section 1. Short title. This act shall be known as and may be cited as 1 2 the "community financial services access and modernization act of 2016". S 3 2. Paragraph (b) of subdivision 5 of section 18-a of the banking law, as amended by chapter 155 of the laws of 2012, is amended to 4 read 5 as follows: 6 (b) two thousand dollars when the application relates to the licensing 7 of an additional location or change of location or the licensing of a 8 [mobile unit] LIMITED STATION of a licensed [casher of checks] FINAN-9 CIAL SERVICES PROVIDER; or 10 S 3. The third undesignated paragraph of section 340 of the banking law, as added by chapter 22 of the laws of 1990, is amended to read as 11 follows: 12 13 Nothing in this article shall apply to licensed collateral loan 14 brokers OR LICENSED FINANCIAL SERVICES PROVIDERS. 15 S 4. Section 366 of the banking law, as amended by chapter 49 of the subdivision 1 as amended by chapter 849 of the laws of 16 laws of 1961, 1964 and as further amended by section 104 of part A of chapter 62 of 17 the laws of 2011, subdivisions 2 and 3 as renumbered by chapter 132 of 18 19 the laws of 1969, is amended to read as follows: 20 S 366. Definitions. When used in this article. 1. The term "licensed 21 [casher of checks] FINANCIAL SERVICES PROVIDER" means any [individual, partnership, unincorporated association or corporation] PERSON duly 22 EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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licensed by the superintendent of financial services to engage in busi-1 2 ness pursuant to the provisions of this article. The term "licensee" means a PERSON licensed [casher of checks, 3 2. 4 drafts and/or money orders] TO PROVIDE FINANCIAL SERVICES REGULATED BY 5 THIS ARTICLE. 6 The term ["mobile unit"] "LIMITED STATION" means any vehicle or 3. 7 other movable means from which the business of [cashing checks, drafts or money orders] PROVIDING FINANCIAL SERVICES REGULATED BY THIS ARTICLE 8 9 is to be conducted. 10 4. THE TERM "PERSON" MEANS ANY INDIVIDUAL OR OTHER LEGAL ENTITY, INCLUDING ANY CORPORATION, PARTNERSHIP, ASSOCIATION OR LIMITED LIABILITY 11 12 COMPANY. "CONDUIT SERVICES" MEANS ANY ACTIVITY PERMITTED TO BE 13 5. THE TERM 14 OFFERED BY A LICENSEE UNDER THIS ARTICLE TO ITS CUSTOMERS IN COLLAB-15 ORATION WITH A STATE OR FEDERALLY CHARTERED BANK, TRUST COMPANY, SAVINGS BANK, SAVINGS AND LOAN ASSOCIATION OR CREDIT UNION SUBJECT TO THE 16 17 APPROVAL OF THE SUPERINTENDENT, PROVIDED NO CONDUIT SERVICES UNDER THIS SECTION SHALL BE APPROVED, WHICH EXCEED PREVAILING USURY PROVISIONS IN 18 19 STATE LAW, INCLUDING BUT NOT LIMITED TO: 20 (A) BUSINESS AND COMMERCIAL LOANS OFFERED BY LICENSEES THAT ARE 21 LICENSED UNDER ARTICLE NINE OF THIS CHAPTER PROVIDED, HOWEVER, THAT PRIOR TO MAKING A LOAN DIRECTLY, A LICENSEE IS REQUIRED TO OFFER AND 22 23 PROCESS A LOAN FROM A COLLABORATING BANK OR CREDIT UNION WITH THE LICEN-24 SEE UNDER THIS SECTION THAT MAY PROVIDE A MORE FAVORABLE RATE AND/OR 25 TERMS TO THE PROSPECTIVE BORROWER; 26 (B) ACCOUNT ACCESS SERVICES; 27 (C) BILL PAYMENT SERVICES; AND 28 (D) ASSISTANCE IN PREPARATION AND SUBMISSION OF FORMS TO BE PROCESSED 29 BY THE COLLABORATING BANK OR CREDIT UNION. TERM "FINANCIAL SERVICES" MEANS OFFERING OR PROVIDING ANY OF 30 THE 6. 31 THE FOLLOWING FINANCIAL PRODUCTS OR SERVICES: (A) THE CASHING OF CHECKS, 32 DRAFTS AND/OR MONEY ORDERS, 33 (B) MONEY TRANSMISSION SERVICES AS DEFINED IN ARTICLE THIRTEEN-B OF 34 THIS CHAPTER, PROVIDED, HOWEVER, A LICENSED FINANCIAL SERVICES PROVIDER OFFERING MONEY TRANSMISSION PURSUANT TO ARTICLE THIRTEEN-B OF THIS CHAP-35 TER, OTHER THAN AS AN AGENT OF A LICENSEE, SHALL FIRST OBTAIN A LICENSE 36 37 UNDER THAT ARTICLE, 38 (C) BILL PAYMENT SERVICES, 39 (D) THE SALE OF PREPAID DEBIT CARDS; AND 40 (E) CONDUIT SERVICES AS DEFINED IN THIS ARTICLE. 7. THE TERM "MASTER LICENSE" SHALL MEAN AN ORIGINAL LICENSE ISSUED BY 41 THE SUPERINTENDENT THAT AUTHORIZES A PERSON TO ENGAGE IN THE BUSINESS OF 42 CASHING OF CHECKS AND RELATED FINANCIAL SERVICES, AND IN THE CASE 43 OF Α 44 LICENSEE WHO HAS MULTIPLE LICENSED BUSINESS LOCATIONS AT THE TIME OF THE 45 EFFECTIVE DATE OF THIS SUBDIVISION, THE INITIAL LONGEST SITE CONTINUOUS-LY LICENSED UNDER THIS ARTICLE. 46 47 THE TERM "SUPPLEMENTAL LICENSE" SHALL MEAN A LICENSE ISSUED BY THE 8. 48 SUPERINTENDENT THAT AUTHORIZES A PERSON HAVING A MASTER LICENSE TO 49 ENGAGE IN THE BUSINESS OF CASHING OF CHECKS AND RELATED FINANCIAL SERVICES AT BRANCH LOCATIONS, AND IN THE CASE OF A LICENSEE 50 WHO HAS MULTIPLE LICENSED BUSINESS LOCATIONS AT THE TIME OF THE EFFECTIVE DATE 51 OF THIS SUBDIVISION, ANY LICENSE ISSUED TO AN EXISTING LICENSEE AFTER 52 53 THE LICENSE FOR THE ORIGINAL SITE. 54 S 5. Section 367 of the banking law, as amended by chapter 151 of the 55 laws of 1945, subdivision 3 as amended by section 7 of part D-1 of chap1 ter 109 of the laws of 2006, subdivision 4 as amended by chapter 96 of 2 the laws of 1981, is amended to read as follows:

3 S 367. License requirements; fees; capital requirements. 1. No 4 person[, partnership, association or corporation] shall engage in the 5 business of cashing checks, drafts or money orders for a consideration 6 without first obtaining a license from the superintendent.

7 2. Application for such license shall be in writing, under oath, and 8 the form prescribed by the superintendent, and shall contain the in name, and the address both of the residence and place of business, 9 of 10 the applicant, and if the applicant is a co-partnership [or], associ-11 ation OR LIMITED LIABILITY COMPANY, of every member thereof, and if a corporation, of each officer and director thereof; also, if the business 12 is to be conducted at a specific address, the address at which the busi-13 14 is to be conducted, and if the business is to be conducted from a ness 15 [mobile unit] LIMITED STATION, the New York state registration number or other identification of such [mobile unit] LIMITED STATION and the area 16 17 which the applicant proposes to operate such [mobile unit] LIMITED in STATION; and also such further information as the superintendent 18 may 19 require.

20 Such applicant at the time of making such application shall pay to 3. 21 the superintendent a fee as prescribed pursuant to section eighteen-a of 22 this chapter for investigating the application. AN APPLICATION FOR Α 23 MASTER LICENSE SHALL BE IN WRITING, UNDER OATH, AND IN THE FORM 24 PRESCRIBED BY THE SUPERINTENDENT AND SHALL CONTAIN SUCH INFORMATION AS 25 SUPERINTENDENT MAY REQUIRE BY REGULATION. THE APPLICATION SHALL SET THE 26 FORTH ALL OF THE LOCATIONS AT WHICH THE APPLICANT SEEKS TO CONDUCT BUSI-27 NESS HEREUNDER. AT THE TIME OF MAKING THE APPLICATION FOR A MASTER 28 LICENSE, AN EXISTING LICENSEE UNDER THIS ARTICLE SHALL PAY TO THE SUPER-29 INTENDENT THE SUM OF TWO HUNDRED FIFTY DOLLARS FOR EACH PROPOSED 30 LOCATION AS A FEE FOR INVESTIGATING THE APPLICATION. AN APPLICANT THAT NOT CURRENTLY HOLD A LICENSE UNDER THIS ARTICLE AT THE TIME OF 31 DOES 32 APPLICATION SHALL PAY TO THE SUPERINTENDENT AN APPLICATION FEE AS PROVIDED IN THIS CHAPTER FOR INITIAL APPLICATIONS. Any licensee request-33 ing a change of address, shall at the time of making such request, pay 34 35 to the superintendent a fee as prescribed pursuant to section eighteen-a of this chapter for investigating the new address; provided, 36 however, 37 that the superintendent may, in his or her discretion, waive such investigation fee if warranted, and provided further, that no fee shall be payable for the relocation of a limited station. 38 39

40 4. Every applicant shall prove, in form satisfactory to the superintendent that he or it has available for the operation of such busi-41 ness, for each location and for each [mobile unit] LIMITED STATION spec-42 43 ified in the application, liquid assets of at least ten thousand 44 dollars, and every licensee shall continuously maintain for the operation of such business for each location and for each [mobile unit] LIMITED STATION liquid assets of at least ten thousand dollars. Notwith-45 46 47 standing the foregoing provisions of this subdivision, the superintendent, upon application by an applicant and for good cause shown, may permit a reduction from ten thousand dollars to not less than five thou-48 49 50 sand dollars of minimum liquid assets required for each location.

51 S 6. Section 369 of the banking law, as amended by chapter 151 of the 52 laws of 1945, subdivision 1 as amended by chapter 233 of the laws of 53 2005, subdivisions 4 and 5 as amended by chapter 132 of the laws of 54 1969, subdivision 6 as amended by chapter 164 of the laws of 2003, para-55 graph (b) of subdivision 6 as amended by section 6 of part LL of chapter 1 56 of the laws of 2010, and subdivision 7 as added by chapter 485 of the 2 laws of 1947, is amended to read as follows:

3 S 369. Conditions precedent to issuing license; issuance and filing of 4 license; posting license. 1. If the superintendent shall find that the 5 financial responsibility, experience, character, and general fitness of 6 the applicant, and of the members thereof if the applicant be a co-part-7 nership [or], association OR LIMITED LIABILITY COMPANY, and of the officers and directors thereof if the applicant be a corporation, are such as to command the confidence of the community and to warrant belief that 8 9 10 the business will be operated honestly, fairly, and efficiently within 11 the purposes of this article, and if the superintendent shall find that 12 the granting of such application will promote the convenience and advan-13 tage of the area in which such business is to be conducted, and if the 14 superintendent shall find that the applicant has available for the oper-15 ation of such business for each location and for each [mobile unit] LIMITED STATION specified in the application liquid assets of 16 at least 17 thousand dollars, the superintendent shall thereupon execute a ten 18 MASTER license AND IF APPLICABLE ONE OR MORE SUPPLEMENTAL LICENSES in 19 duplicate to permit the [cashing of checks, drafts and money orders] 20 DELIVERY OF FINANCIAL SERVICES in accordance with the provisions of this 21 article at the location OR LOCATIONS or in the area OR AREAS specified 22 in such application. In finding whether the application will promote the 23 convenience and advantage to the public, the superintendent shall determine whether there is a community need for a new licensee in the 24 25 proposed area OR AREAS to be served. No license shall be issued to an 26 applicant for a license, at a location to be licensed which is closer than one thousand five hundred eighty-four feet (three-tenths of a mile) 27 28 from an existing licensee, except with the written consent of such 29 existing licensee or pursuant to subdivision three of section three 30 hundred seventy of this article, subject to any restriction or condition as the superintendent may promulgate by regulation; provided, 31 however, 32 the superintendent may permit a location to be licensed that is closer 33 than three-tenths of a mile from an existing licensee provided such applicant engages in the cashing of checks, drafts or money orders only 34 35 for payees of such checks, drafts or money orders that are other than natural persons at the location to be licensed and such applicant was 36 37 engaged in the cashing of such checks, drafts or money orders for payees 38 that are other than natural persons at such location on or before the 39 fourteenth day of July, two thousand four, and provided further that 40 upon licensing any such location by the superintendent, such license as pertains solely to such location shall not be affected thereafter by 41 it any change of control of such license pursuant to section three hundred 42 43 seventy-a of this article, provided that the licensee continues there-44 after to engage at that location in the cashing of checks, drafts or 45 money orders only for payees that are other than natural persons and provided further that such license shall bear a legend stating that such 46 47 location is restricted to the cashing of checks, drafts or money orders 48 only for payees that are other than natural persons. The three-tenths of 49 a mile distance requirement as set forth in this section shall not apply 50 in cases where the existing licensee is a restricted location as authorin the preceding sentence, or is any other licensed location that 51 ized engages solely in the cashing of checks, drafts or money orders only for 52 53 payees that are other than natural persons. For purposes of this 54 section, such distance shall be measured on a straight line along the 55 street between the nearest point of the store fronts of the check cashing facilities. The primary business of the licensee, at the location to 56

1 be licensed, shall be financial services. The superintendent shall tran-2 smit one copy of such license to the applicant and file another in the 3 office of the department. Notwithstanding the foregoing provisions of 4 this subdivision, the superintendent, upon application by an applicant 5 and for good cause shown, may permit a reduction from ten thousand 6 dollars to not less than five thousand dollars of minimum liquid assets 7 required for each location.

8 2. Such license shall state the name of the licensee; and if the licensee is a co-partnership [or], association, OR LIMITED LIABILITY 9 10 COMPANY, the names of the members thereof; and if the licensee is a 11 corporation, the date of its incorporation; and if the business is to be conducted at a specific address, the address at which such business is 12 to be conducted; and if the business is to be conducted through the use 13 14 [mobile unit] LIMITED STATION, the New York state registration of а 15 number or other identification of such [mobile unit] LIMITED STATION and 16 the area in which such [mobile unit] LIMITED STATION is authorized to do 17 business.

3. [Such license] ALL LICENSES ISSUED BY THE SUPERINTENDENT shall be hept conspicuously posted in the place of business of the licensee or, in the case of a [mobile unit] LIMITED STATION, upon such [mobile unit] LIMITED STATION. Such license shall not be transferable or assignable.

22 Such license shall remain in full force and effect until it is 4. 23 surrendered by the licensee or revoked or suspended as provided in this 24 article. IN THE CASE OF A CHANGE OF CONTROL OF A LOCATION OR A BUSINESS 25 LICENSED HEREUNDER, THE LICENSEE APPROVED TO ACQUIRE THE BUSINESS OR LOCATION 26 MAY UTILIZE A TRUE COPY OF THE EXISTING LICENSE PENDING THE 27 ISSUANCE OF A NEW LICENSE BY THE SUPERINTENDENT.

5. If the superintendent shall find that the applicant fails 28 to meet 29 of the conditions set forth in subdivision one of this section, he any 30 OR SHE shall not issue such license, and he OR SHE shall notify the applicant of the denial. If an application is denied or withdrawn, the 31 32 superintendent shall retain the investigation fee to cover the costs of 33 investigating the application and return the license fee to the appli-34 cant.

35 6. The superintendent may refuse to issue a license pursuant to this 36 article if he OR SHE shall find that the applicant, or any person who is 37 a director, officer, partner, agent, employee or substantial stockholder the applicant, (a) has been convicted of a crime in any jurisdiction 38 of 39 or (b) is associating or consorting with any person who has, or persons 40 who have, been convicted of a crime or crimes in any jurisdiction or jurisdictions; provided, however, that the superintendent shall not issue such a license if he OR SHE shall find that the applicant, or any 41 42 43 person who is a director, officer, partner, agent, employee or substan-44 tial stockholder of the applicant, has been convicted of a felony in any 45 jurisdiction or of a crime which, if committed within this state, would constitute a felony under the laws thereof. For the purposes of this 46 47 article, a person shall be deemed to have been convicted of a crime if 48 such person shall have pleaded guilty to a charge thereof before a court or magistrate, or shall have been found guilty thereof by the decision 49 50 judgment of a court or magistrate or by the verdict of a jury, irreor 51 spective of the pronouncement of sentence or the suspension thereof, unless such plea of guilty, or such decision, judgment or verdict, shall 52 have been set aside, reversed or otherwise abrogated by lawful judicial 53 54 process or unless the person convicted of the crime shall have received 55 a pardon therefor from the president of the United States or the gover-56 nor or other pardoning authority in the jurisdiction where the

conviction was had, or shall have received a certificate of relief from 1 2 disabilities or a certificate of good conduct pursuant to article twen-3 ty-three of the correction law to remove the disability under this arti-4 cle because of such conviction. The term "substantial stockholder," as 5 used in this subdivision, shall be deemed to refer to a person owning or 6 controlling ten per centum or more of the total outstanding stock of the 7 corporation in which such person is a stockholder. In making a determi-8 nation pursuant to this subdivision, the superintendent shall require fingerprinting of the applicant. Such fingerprints shall be submitted to 9 10 the division of criminal justice services for a state criminal history 11 record check, as defined in subdivision one of section three thousand thirty-five of the education law, and may be submitted to the federal 12 bureau of investigation for a national criminal history record check. 13

7. No license pursuant to this article shall be issued to any applicant to do business at the place specified in the application as the place where the business is to be conducted if, within the twelve months preceding such application, a license to engage in business pursuant to this article at such place shall have been revoked.

19 S 7. Section 370 of the banking law, as amended by chapter 151 of the 20 laws of 1945, subdivision 2 as amended by section 38 of part 0 of chap-21 ter 59 of the laws of 2006 and subdivision 3 as amended by chapter 703 22 of the laws of 2006, is amended to read as follows:

S 370. Restrictions as to place or area of doing business; establishment of stations; change of location. 1. No more than one place of busi-23 24 25 ness or one [mobile unit] LIMITED STATION shall be maintained under the 26 same license; provided, however, that more than one license may be 27 issued to the same licensee [upon compliance with the provisions of this 28 article for each new license] AND IF THE SUPERINTENDENT DETERMINES THAT 29 AN EXISTING LICENSEE IS IN GOOD STANDING AND IN COMPLIANCE WITH THE 30 PROVISIONS OF THIS ARTICLE, A SUBSEQUENT APPLICATION FOR A SECOND OR MULTIPLE SUPPLEMENTAL LICENSES AT DIFFERENT, SEPARATE AND ADDITIONAL 31 LOCATIONS SHALL BE EXPEDITED BY THE SUPERINTENDENT PROVIDED THE 32 MINIMUM 33 REQUIREMENTS AND COMMUNITY NEED CRITERIA SET FORTH IN SECTION LIOUIDITY THREE HUNDRED SIXTY-NINE OF THIS ARTICLE HAVE BEEN DEMONSTRATED 34 IN THE 35 APPLICATION FOR THE ADDITIONAL LOCATION OR LOCATIONS.

36 2. Any licensed [casher of checks] FINANCIAL SERVICES PROVIDER may 37 open and maintain, within this state, one or more limited stations for the purpose of cashing checks, drafts or money orders for the particular 38 group or groups specified in the license authorizing each such station. 39 40 Such stations shall be licensed pursuant to and be subject to all the provisions of this chapter applicable to licensed cashers of checks, 41 except that (a) [such station shall not be subject to the distance limi-42 43 tation set forth in subdivision one of section three hundred sixty-nine 44 of this article, (b)] the fee for investigating the application for a 45 station shall be as prescribed pursuant to section eighteen-a of this chapter, and [(c)] (B) where such a station is at the premises of a 46 47 specified employer for the purpose of cashing checks, drafts and money 48 orders for the employees of such employer, the fees and charges for cashing such checks, drafts or money orders shall not be subject to the 49 50 limitations of subdivision one of section three hundred seventy-two of this article if such fees and charges are paid by such employer. 51

52 3. A licensee may make a written application to the superintendent for 53 leave to change his or her place of business, or in the case of a 54 [mobile unit] LIMITED STATION, the area in which such unit is authorized 55 to be operated, stating the reasons for such proposed change AND IN THE 56 CASE WHERE THE APPLICANT CURRENTLY HOLDS A MASTER LICENSE TO OPERATE A

BUSINESS ESTABLISHED UNDER THIS ARTICLE, THE SUPERINTENDENT SHALL 1 STREAMLINE AND REDUCE THE INFORMATION REQUIRED FROM SUCH APPLICANT. Such 2 application may be approved for relocation from a site within three-3 4 tenths of a mile of another licensee to another site within three-tenths 5 of a mile of such other licensee provided that such new site is farther 6 from such existing licensee than the site from which permission to relo-7 cate is sought. Only in situations in which a licensee seeks to change 8 its place of business due to extraordinary circumstances, as may be determined by the superintendent pursuant to regulations, may the super-9 10 intendent, in his or her discretion, determine that an application may approved for relocation from a site within three-tenths of a mile of 11 be another licensee to a new site which is closer to such existing licensee 12 than the site from which permission to relocate is sought. Notwithstand-13 14 ing any other provision of this subdivision, a licensee may relocate 15 from any location to a location that is within three-tenths of a mile from another licensee with the written consent of the other licensee. If 16 the superintendent approves such application he or she shall issue a new 17 license in duplicate in accordance with the provisions of section three 18 19 hundred sixty-nine of this article, stating the new location of such licensee or, in the case of a [mobile unit] LIMITED STATION, the new 20 21 area in which such [mobile unit] LIMITED STATION may be operated.

22 S 8. Section 370-a of the banking law, as added by chapter 142 of the 23 laws of 1992, subdivision 1 as amended by section 39 of part 0 of chap-24 ter 59 of the laws of 2006, is amended to read as follows:

25 S 370-a. Changes in control. 1. It shall be unlawful except with the prior approval of the superintendent for any action to be taken which 26 27 results in a change of control of the business of a licensee. Prior to any change of control, the person desirous of acquiring control of the 28 29 business of a licensee, IF SUCH PERSON IS NOT ALREADY A LICENSEE UNDER 30 THIS ARTICLE, shall make written application to the superintendent and pay an investigation fee as prescribed pursuant to section eighteen-a of 31 32 this chapter to the superintendent. The application shall contain such 33 information as the superintendent, by rule or regulation, may prescribe as necessary or appropriate, AND IN THE CASE WHERE THE ACQUIRING PERSON 34 35 CURRENTLY HOLDS A MASTER LICENSE TO OPERATE A BUSINESS ESTABLISHED UNDER THIS ARTICLE, AND IN THE CASE OF A LIMITED STATION LICENSE, 36 SUPER-THE 37 INTENDENT SHALL STREAMLINE AND REDUCE THE INFORMATION REQUIRED FROM SUCH 38 APPLICANT, for the purpose of making the determination required by 39 subdivision two of this section.

40 2. The superintendent shall approve or disapprove the proposed change 41 of control of a licensee in accordance with the provisions of subdivi-42 sions one and six of section three hundred sixty-nine of this article. 43 The superintendent shall approve or disapprove the application in writ-44 ing within ninety days after the date the application is filed with the 45 superintendent.

3. For a period of six months from the date of qualification thereof 46 47 and for such additional period of time as the superintendent may prescribe, in writing, the provisions of subdivisions one and two of 48 this section shall not apply to a transfer of control by operation of law to the legal representative, as hereinafter defined, of one who has 49 50 51 control of a licensee. Thereafter, such legal representative shall 52 comply with the provisions of subdivisions one and two of this section. The provisions of subdivisions one and two of this section shall be 53 54 applicable to an application made under such section by a legal repre-55 sentative.

1 The term "legal representative", for the purposes of this section, 2 shall mean one duly appointed by a court of competent jurisdiction to 3 act as executor, administrator, trustee, committee, conservator or 4 receiver, including one who succeeds a legal representative and one 5 acting in an ancillary capacity thereto in accordance with the 6 provisions of such court appointment.

7 4. As used in this section: (a) the term "person" includes an individ-8 ual, partnership, corporation, association, LIMITED LIABILITY COMPANY, or any other organization, and (b) the term "control" means the 9 10 possession, directly or indirectly, of the power to direct or cause the 11 direction of the management and policies of a licensee, whether through the ownership of voting stock of such licensee, the ownership of voting 12 13 stock of any person which possesses such power or otherwise. Control 14 shall be presumed to exist if any person, directly or indirectly, owns, 15 controls or holds with power to vote ten per centum or more of the voting stock of any licensee or of any person which owns, controls or holds with power to vote ten per centum or more of the voting stock of 16 17 any licensee, but no person shall be deemed to control a licensee solely 18 19 by reason of being an officer or director of such licensee or person. 20 The superintendent may in his OR HER discretion, upon the application of licensee or any person who, directly or indirectly, owns, controls or 21 а 22 holds with power to vote or seeks to own, control or hold with power to vote any voting stock of such licensee, determine whether or not the ownership, control or holding of such voting stock constitutes or would 23 24 25 constitute control of such licensee for purposes of this section.

26 S 9. Section 371 of the banking law, as added by chapter 151 of the 27 laws of 1945, is amended to read as follows:

S 371. Regulations. The superintendent is hereby authorized and empowered to make such rules and regulations, and such specific rulings, demands, and findings as he OR SHE may deem necessary for the proper conduct of the business authorized and licensed under and for the enforcement of this article, in addition hereto and not inconsistent herewith.

S 10. Section 372 of the banking law, as amended by chapter 151 of the laws of 1945, the section heading and subdivision 1 as amended and subdivision 7 as added by chapter 432 of the laws of 2004, subdivisions 2, 3, and 4 as added and subdivisions 5 and 6 as renumbered by chapter 263 of the laws of 1983, and subdivision 6 as added by chapter 485 of the laws of 1947, is amended to read as follows:

40 S 372. Fees and charges; posting schedule; records and reports. 1. The superintendent shall, by regulation, establish the maximum fees which 41 may be charged by licensees for cashing a check, draft, or money order. 42 43 No licensee shall charge or collect any sum for cashing a check, draft, 44 money order in excess of that established by the superintendent's or 45 regulations; provided, however, that no maximum fee shall apply to the charging of fees by licensees for the cashing of checks, drafts or money 46 47 orders for payees of such checks, drafts or money orders that are other than natural persons. THE LICENSEE SHALL PAY TO EVERY CUSTOMER TENDERING 48 49 ANY CHECK, DRAFT OR MONEY ORDER TO BE CASHED, THE ENTIRE FACE AMOUNT OF 50 SUCH INSTRUMENT, LESS ANY CHARGES PERMITTED BY THE SUPERINTENDENT, IN SUCH FORM AND BY SUCH MEANS AS AGREED UPON BY THE CUSTOMER ON 51 THE SAME DATE UPON WHICH SUCH INSTRUMENT IS PRESENTED. 52

53 2. The schedule of fees and charges permitted under this section shall 54 be conspicuously and continuously posted in every location and [mobil 55 unit] LIMITED STATION licensed under this article. WHENEVER A LICENSEE 56 HEREUNDER IS AUTHORIZED UNDER THIS ARTICLE TO OFFER OTHER FINANCIAL 1 SERVICES, THE POSTING AND SIGNAGE REQUIREMENTS THEREUNDER SHALL SUPER-2 SEDE OTHER SIGNAGE REQUIREMENTS UNDER THIS ARTICLE.

3 3. No change in fees shall become effective earlier than thirty days 4 after the superintendent shall notify the majority leader of the senate, 5 the speaker of the assembly, and the chairmen of both the senate and 6 assembly committees on banks of his OR HER intention to change fees.

7 4. The fees in effect immediately prior to the effective date of this 8 subdivision shall continue to be the maximum allowable fees until 9 revised by the superintendent's regulations.

10 Each licensee shall keep and use in its business such books, 5. 11 accounts, and records as the superintendent may require to carry into effect the provisions of this article and the rules and regulations made 12 the superintendent hereunder. Every licensee shall preserve such 13 bv books, accounts and records for at least two years. A LICENSEE SHALL BE 14 DEEMED TO BE IN COMPLIANCE WITH THIS REQUIREMENT IF THE LICENSEE 15 MAIN-16 TAINS ALL INFORMATION RELATED TO THE FINANCIAL SERVICES TRANSACTIONS 17 CONDUCTED BY SAID LICENSEE ACCORDING TO THE PROVISIONS OF SECTION THIR-18 TY-SIX-B OF THIS CHAPTER.

6. Before a licensee shall deposit with any banking organization, or with any organization engaged in the business of banking, a check, draft or money order cashed by such licensee, the same must be endorsed with the actual name under which such licensee is doing business and must have the words "licensed [casher of checks] FINANCIAL SERVICES PROVIDER" legibly written or stamped immediately after or below such name.

25 7. Every licensee shall submit to the superintendent, or such person 26 as the superintendent may designate, such suspicious activity reports or currency transaction reports as are required to be submitted to federal 27 authorities pursuant to provisions of the Bank Secrecy Act 28 (subchapter 11, chapter 53, title 31, United States code) and regulations and admin-29 istrative orders related thereto, as amended, within the periods of time 30 as required by such act and regulations. A licensee may submit a copy of 31 32 any such report to the superintendent, or such person as the superinten-33 dent may designate, that is filed with such federal authorities. The 34 superintendent may adopt such regulations or require such additional 35 reports as he or she deems necessary to insure the effective enforcement of this subdivision. 36

37 S 11. Section 372-a of the banking law, as added by chapter 432 of the 38 laws of 2004, is amended to read as follows:

39 S 372-a. Superintendent authorized to examine. 1. For the purpose of 40 discovering violations of this article or securing information lawfully required in this section, the superintendent may at any time, and as 41 often as may be determined, either personally or by a person duly desig-42 43 nated by the superintendent, investigate the [cashing of checks by 44 licensees] BUSINESS PRACTICES OF A LICENSEE RENDERING FINANCIAL SERVICES 45 AUTHORIZED BY THIS ARTICLE and examine the books, accounts, records, and files used therein of every licensee. 46

2. For the purpose established in subdivision one of this section, the superintendent and his or her duly designated representatives shall have free access to the offices and places of business, books, accounts, papers, records, files, safes and vaults of all such licensees. The superintendent shall have authority to require the attendance of and to examine under oath all persons whose testimony may be required relative to such cashing of checks or such business.

54 S 12. Subdivisions 1 and 2 of section 373 of the banking law, subdivi-55 sion 1 as amended by chapter 432 of the laws of 2004 and subdivision 2 1 as amended by chapter 132 of the laws of 1969, are amended to read as 2 follows:

3 1. No licensee shall engage in the business of making loans of money, 4 credit, goods or things or discounting of notes, bills of exchange, checks, or other evidences of debt pursuant to the provisions of article 5 6 nine of this chapter, nor shall a loan business or the negotiation of 7 loans or the discounting of notes, bills of exchange, checks or other 8 evidences of debt be conducted on the same premises where the licensee is conducting business pursuant to the provisions of this 9 article. NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBDIVISION, A LICENSEE MAY 10 11 ENGAGE IN THE BUSINESS OF MAKING BUSINESS AND COMMERCIAL LOANS PURSUANT THIS ARTICLE PROVIDED THE LICENSEE HAS FIRST OBTAINED A LICENSE FROM 12 ТΟ 13 THE SUPERINTENDENT PURSUANT TO ARTICLE NINE OF THIS CHAPTER; PROVIDED, 14 HOWEVER, NO LICENSEE SHALL MAKE ANY LOANS TO INDIVIDUALS FOR PERSONAL, FAMILY, HOUSEHOLD OR INVESTMENT PURPOSES AND IN THE CASE OF AN 15 APPLICA-16 TION FOR A LOAN FROM A BUSINESS WHICH IS A SOLE PROPRIETORSHIP OR PART-17 NERSHIP, NO LOAN MAY BE EXTENDED EXCEPT UPON THE WRITTEN ASSURANCE FROM THE BORROWER IN A NOTARIZED DOCUMENT THAT THE PROCEEDS OF SUCH LOAN WILL 18 19 BE USED SOLELY FOR BUSINESS OR COMMERCIAL PURPOSES, AND UPON THE REASON-ABLE DETERMINATION BY THE LENDER THAT THE LOAN IS SOLELY FOR BUSINESS OR 20 21 COMMERCIAL PURPOSES, INCLUDING BUT NOT LIMITED TO RECEIPT OF DOCUMENTA-22 TION THAT THE BORROWER IS OPERATING AS A BONA FIDE BUSINESS OPERATION. 23 TO ASSURE THAT THE BUSINESS AND COMMERCIAL LOANS AUTHORIZED INORDER 24 UNDER ARTICLES NINE AND NINE-A OF THIS CHAPTER ARE PROPERLY AND SOLELY 25 COMMERCIAL AND BUSINESS PURPOSES, THE SUPERINTENDENT SHALL FOR MADE 26 DEVELOP AND PROMULGATE RULES AND REGULATIONS REQUIRING SUCH APPLICANTS 27 SUBMIT THE UNDERWRITING CRITERIA AND PROCESSES AND INFORMATION ТΟ 28 VERIFICATION METHODOLOGY THE LICENSEE WILL UTILIZE TO EVALUATE THE ABIL-29 ITY OF BORROWERS TO REPAY THE BUSINESS OR COMMERCIAL LOANS AND, ADDI-30 TIONALLY THE PROCEDURES SUCH LICENSEE WILL UNDERTAKE TO ASSURE THAT SOLE PROPRIETORSHIPS OR PARTNERSHIPS BUSINESS OR COMMERCIAL LOANS CANNOT BE 31 32 DIVERTED BY THE BORROWER FOR PERSONAL, HOUSEHOLD, FAMILY OR INVESTMENT 33 PURPOSES. Except as otherwise provided by regulation of the superintendent, all checks, drafts and money orders shall be deposited in the licensee's bank account not later than the first business day following 34 35 the day on which they were cashed. No licensee shall at any time cash or 36 37 advance any moneys on a post-dated check or draft or engage in the business of transmitting money or receiving money for transmission; provided, however, that a licensee may cash a check [payable on the 38 39 40 first banking business day following the date of cashing (a) if such check is drawn by the United States, the state of New York, or any poli-41 subdivision of the state of New York, or by any department, 42 tical 43 bureau, agency, authority, instrumentality or officer, acting in his official capacity, of the United States or of the state of New York or 44 45 of any political subdivision of the state of New York, or (b) if such check is a payroll check drawn by an employer to the order of its 46 47 employee in payment for services performed by such employee] WITHOUT REGARD TO THE DATE IMPRINTED ON THE CHECK AS LONG AS THE CHECK IS DEPOS-48 49 ITED IN THE LICENSEE'S BANK ACCOUNT NOT LATER THAN THE FIRST BUSINESS 50 DAY FOLLOWING THE DAY ON WHICH IT WAS CASHED. No licensee shall cash any 51 check, draft or money order if the face amount for which it is drawn is excess of [fifteen] TWENTY-FIVE thousand dollars; provided, however, 52 in 53 that this restriction shall not apply to the cashing of checks, drafts 54 or money orders drawn by the United States, any state thereof or any 55 political subdivision of any such state, or by any department, bureau, agency, authority, instrumentality or officer, acting in his official 56

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capacity, of the United States, any state thereof or any political 1 2 any such state, or any banking institution, or to any subdivision of 3 check or draft drawn by any insurance company, any broker or dealer 4 registered with the securities and exchange commission, or any attorney 5 for the settlement of claims, OR TO ANY CHECK ISSUED AS AN ADVANCE TO A 6 LAWSUIT OR AS PART OF A STRUCTURED SETTLEMENT, or to any check which has 7 been certified by the banking institution on which it has been drawn, OR 8 SUCH CHECK IS DRAWN ON A BONA FIDE WORKERS' COMPENSATION FUND ISSUED ΙF 9 BY A THIRD-PARTY PAYOR, OR IF SUCH CHECK IS DRAWN BY AN EMPLOYER FROM A 10 PENSION OR PROFIT SHARING FUND, OR IF SUCH CHECK IS DRAWN BY A UNION FROM A PENSION OR BENEFIT FUND; provided further, however, that any such 11 restriction upon the maximum face amount that may be cashed by a licen-12 13 see shall not apply to the cashing of checks, drafts or money orders by 14 licensees for payees of such checks, drafts or money orders that are 15 other than natural persons. For purposes of this subdivision, "banking institution" means any bank, trust company, savings bank, savings and 16 loan association or credit union which is incorporated, chartered or 17 18 organized under the laws of this state or any other state or the United 19 States.

20 2. The superintendent may suspend or revoke any license or licenses 21 issued pursuant to this article if, after notice and a hearing, he OR 22 SHE shall find that the licensee (a) has committed any fraud, engaged in 23 any dishonest activities or made any misrepresentation; or (b) has 24 violated any provisions of the banking law or any regulation issued 25 pursuant thereto, or has violated any other law in the course of its or 26 his dealings as a [licensed casher of checks] LICENSEE DELIVERING CHECK 27 CASHING AND RELATED FINANCIAL SERVICES TO THE PUBLIC PURSUANT TO THIS ARTICLE; or (c) has made a false statement in the application for such 28 29 failed to give a true reply to a question in such applicalicense or tion; or (d) has demonstrated his or its incompetency or untrustworthi-30 to act as a [licensed casher of checks] LICENSEE DELIVERING FINAN-31 ness 32 CIAL SERVICES TO THE PUBLIC PURSUANT TO THIS ARTICLE; or (e) is not 33 doing sufficient business pursuant to this article to justify the 34 continuance of the license, or if he OR SHE shall find that any ground 35 or grounds exist which would require or warrant the refusal of an application for the issuance of the license if such an application were then 36 37 before him OR HER. Such a hearing shall be held in the manner and upon such notice as may be prescribed by the superintendent. Pending an 38 39 investigation or a hearing for the suspension or revocation of any 40 license or licenses issued pursuant to this article, the superintendent may temporarily suspend such license or licenses for a period not to 41 exceed ninety days, provided the superintendent shall find that such a 42 43 temporary suspension is in the public interest.

44 S 13. The banking law is amended by adding a new section 373-a to read 45 as follows:

S 373-A. REPORT OF LENDING ACTIVITY. 1. ANY LICENSEE WHO ISSUES 46 BUSI-OR COMMERCIAL LOANS PURSUANT TO THE AUTHORITY GRANTED IN SECTION 47 NESS 48 THREE HUNDRED SEVENTY-THREE OF THIS ARTICLE SHALL SUBMIT INFORMATION TO 49 THE SUPERINTENDENT ANNUALLY BEGINNING JANUARY FIRST, TWO THOUSAND EIGH-50 TEEN REGARDING THE FOLLOWING: 51

- (A) THE NUMBER OF LOANS ISSUED THE PREVIOUS YEAR;
- (B) THE DEFAULT RATE, IF ANY, WITH RESPECT TO SUCH LOANS;

53 (C) THE AVERAGE COST OF SUCH LOANS, INCLUDING FEES AND INTEREST RATES 54 CHARGED; AND

55 (D) SUCH OTHER INFORMATION AS THE SUPERINTENDENT DEEMS RELEVANT.

2. THE SUPERINTENDENT SHALL THEREAFTER ISSUE A REPORT TO THE GOVERNOR, 1 2 OF THE SENATE AND SPEAKER OF THE ASSEMBLY ON APRIL TEMPORARY PRESIDENT 3 EIGHTEEN AND ANNUALLY THEREAFTER FIRST, TWO THOUSAND COMPILING AND 4 ANALYZING THE INFORMATION RECEIVED PURSUANT TO SUBDIVISION ONE OF THIS 5 SECTION.

6 S 14. Subdivision 10 of section 36 of the banking law, as amended by 7 chapter 182 of the laws of 2011, is amended to read as follows:

8 10. All reports of examinations and investigations, correspondence and memoranda concerning or arising out of such examination and investi-9 10 gations, including any duly authenticated copy or copies thereof in the possession of any banking organization, bank holding company or 11 any subsidiary thereof (as such terms "bank holding company" and "subsid-iary" are defined in article three-A of this chapter), any corporation 12 13 14 any other entity affiliated with a banking organization within the or meaning of subdivision six of this section and any non-banking subsid-15 iary of a corporation or any other entity which is an affiliate of a 16 banking organization within the meaning of subdivision six-a of this 17 18 section, foreign banking corporation, licensed lender, licensed [casher 19 of checks] FINANCIAL SERVICES PROVIDER, licensed mortgage banker, regis-20 tered mortgage broker, licensed mortgage loan originator, licensed sales 21 finance company, registered mortgage loan servicer, licensed insurance 22 premium finance agency, licensed transmitter of money, licensed budget 23 planner, any other person or entity subject to supervision under this chapter, or the department, shall be confidential communications, shall 24 25 not be subject to subpoena and shall not be made public unless, in the 26 judgment of the superintendent, the ends of justice and the public advantage will be subserved by the publication thereof, in which event 27 the superintendent may publish or authorize the publication of a copy of 28 29 any such report or any part thereof in such manner as may be deemed proper or unless such laws specifically authorize such disclosure. For 30 the purposes of this subdivision, "reports of examinations and investi-31 32 gations, and any correspondence and memoranda concerning or arising out 33 of such examinations and investigations", includes any such materials of insurance or securities regulatory agency or any unit of the 34 a bank, 35 federal government or that of this state any other state or that of any foreign government which are considered confidential by such agency or 36 37 unit and which are in the possession of the department or which are 38 otherwise confidential materials that have been shared by the department with any such agency or unit and are in the possession of such agency or 39 40 unit.

41 S 15. Subdivisions 3 and 5 of section 37 of the banking law, as 42 amended by chapter 360 of the laws of 1984, are amended to read as 43 follows:

44 3. In addition to any reports expressly required by this chapter to be 45 made, the superintendent may require any banking organization, licensed lender, licensed [casher of checks] FINANCIAL SERVICES 46 PROVIDER. 47 licensed mortgage banker, foreign banking corporation licensed by the superintendent to do business in this state, bank holding company 48 and any non-banking subsidiary thereof, corporate affiliate of a corporate 49 50 banking organization within the meaning of subdivision six of section 51 thirty-six of this article and any non-banking subsidiary of a corporation which is an affiliate of a corporate banking organization within 52 the meaning of subdivision six-a of section thirty-six of this article 53 54 to make special reports to him OR HER at such times as he OR SHE may 55 prescribe.

5. The superintendent may extend at his discretion the time within which a banking organization, foreign banking corporation licensed by the superintendent to do business in this state, bank holding company or any non-banking subsidiary thereof, licensed [casher of checks] FINAN-CIAL SERVICES PROVIDER, licensed mortgage banker, private banker or licensed lender is required to make and file any report to the superintendent.

8 S 16. Subdivisions 1, 2, 3 and 5 of section 39 of the banking law, 9 subdivisions 1, 2 and 5 as amended by chapter 123 of the laws of 2009 10 and subdivision 3 as amended by chapter 155 of the laws of 2012, are 11 amended to read as follows:

12 1. To appear and explain an apparent violation. Whenever it shall 13 appear to the superintendent that any banking organization, bank holding 14 registered mortgage broker, licensed mortgage banker, regiscompany, 15 tered mortgage loan servicer, licensed mortgage loan originator, 16 lender, licensed [casher of checks] FINANCIAL SERVICES licensed PROVIDER, licensed sales finance company, 17 licensed insurance premium 18 finance agency, licensed transmitter of money, licensed budget planner, 19 out-of-state state bank that maintains a branch or branches or representative or other offices in this state, or foreign banking corporation 20 21 licensed by the superintendent to do business or maintain a represen-22 tative office in this state has violated any law or regulation, he or she may, in his or her discretion, issue an order describing such appar-23 violation and requiring such banking organization, bank holding 24 ent 25 company, registered mortgage broker, licensed mortgage banker, licensed mortgage loan originator, licensed lender, licensed [casher of checks] 26 FINANCIAL SERVICES PROVIDER, licensed sales finance company, licensed 27 28 premium finance agency, licensed transmitter of money, insurance 29 licensed budget planner, out-of-state state bank that maintains a branch 30 or branches or representative or other offices in this state, or foreign banking corporation to appear before him or her, at a time and place 31 32 fixed in said order, to present an explanation of such apparent 33 violation.

34 2. To discontinue unauthorized or unsafe and unsound practices. When-35 ever it shall appear to the superintendent that any banking organization, bank holding company, registered mortgage broker, licensed mort-36 37 gage banker, registered mortgage loan servicer, licensed mortgage loan originator, licensed lender, licensed [casher of checks] FINANCIAL 38 39 SERVICES PROVIDER, licensed sales finance company, licensed insurance premium finance agency, licensed transmitter of money, licensed budget 40 planner, out-of-state state bank that maintains a branch or branches or 41 representative or other offices in this state, or foreign banking corpo-42 43 ration licensed by the superintendent to do business in this state is conducting business in an unauthorized or unsafe and unsound manner, he 44 or she may, in his or her discretion, issue an order directing the discontinuance of such unauthorized or unsafe and unsound practices, and 45 46 47 fixing a time and place at which such banking organization, bank holding 48 company, registered mortgage broker, licensed mortgage banker, regis-49 tered mortgage loan servicer, licensed mortgage loan originator, 50 lender, licensed [casher of checks] FINANCIAL licensed SERVICES 51 PROVIDER, licensed sales finance company, licensed insurance premium 52 finance agency, licensed transmitter of money, licensed budget planner, out-of-state state bank that maintains a branch or branches or represen-53 54 tative or other offices in this state, or foreign banking corporation 55 may voluntarily appear before him or her to present any explanation in defense of the practices directed in said order to be discontinued. 56

1 3. To make good impairment of capital or to ensure compliance with 2 financial requirements. Whenever it shall appear to the superintendent 3 that the capital or capital stock of any banking organization, bank holding company or any subsidiary thereof which is organized, licensed 4 or registered pursuant to this chapter, is impaired, or the financial requirements imposed by subdivision one of section two hundred two-b of 5 6 7 this chapter or any regulation of the superintendent on any branch or 8 agency of a foreign banking corporation or the financial requirements imposed by this chapter or any regulation of the superintendent on any 9 10 licensed lender, registered mortgage broker, licensed mortgage banker, licensed [casher of checks] FINANCIAL SERVICES PROVIDER, licensed sales 11 12 finance company, licensed insurance premium finance agency, licensed transmitter of money, licensed budget planner or private banker are not 13 14 satisfied, the superintendent may, in the superintendent's discretion, 15 issue an order directing that such banking organization, bank holding company, branch or agency of a foreign banking corporation, registered mortgage broker, licensed mortgage banker, licensed lender, licensed 16 17 [casher of checks] FINANCIAL SERVICES PROVIDER, licensed sales finance 18 company, licensed insurance premium finance agency, licensed transmitter of money, licensed budget planner, or private banker make good such 19 20 21 deficiency forthwith or within a time specified in such order.

22 5. To keep books and accounts as prescribed. Whenever it shall appear 23 to the superintendent that any banking organization, bank holding comparegistered mortgage broker, licensed mortgage banker, registered 24 ny, 25 mortgage loan servicer, licensed mortgage loan originator, licensed 26 lender, licensed [casher of checks] FINANCIAL SERVICES PROVIDER, licensed sales finance company, licensed insurance premium finance agen-27 cy, licensed transmitter of money, licensed budget planner, agency or 28 29 branch of a foreign banking corporation licensed by the superintendent 30 to do business in this state, does not keep its books and accounts in such manner as to enable him or her to readily ascertain its true condi-31 32 tion, he or she may, in his or her discretion, issue an order requiring 33 such banking organization, bank holding company, registered mortgage broker, licensed mortgage banker, registered mortgage loan servicer, 34 licensed mortgage loan originator, licensed lender, licensed [casher of 35 36 checks] FINANCIAL SERVICES PROVIDER, licensed sales finance company, 37 licensed insurance premium finance agency, licensed transmitter of 38 money, licensed budget planner, or foreign banking corporation, or the officers or agents thereof, or any of them, to open and keep such books 39 40 accounts as he or she may, in his or her discretion, determine and or prescribe for the purpose of keeping accurate and convenient records of 41 42 its transactions and accounts.

S 17. Subdivisions 1, 2, 3, 4, 5 and 6 of section 42 of the banking law, subdivision 1 as amended by chapter 65 of the laws of 1948, subdivisions 2 and 3 as amended by chapter 553 of the laws of 1960, subdivision 4 as amended by chapter 60 of the laws of 1957 and subdivisions 5 and 6 as amended by chapter 249 of the laws of 1968, are amended to read as follows:

1. The name and the location of the principal office of every proposed corporation, private banker, licensed lender and licensed [casher of checks] FINANCIAL SERVICES PROVIDER, the organization certificate, private banker's certificate or application for license of which has been filed for examination, and the date of such filing.

54 2. The name and location of every licensed lender and licensed [casher 55 of checks] FINANCIAL SERVICES PROVIDER, and the name, location, amount 56 of capital stock or permanent capital and amount of surplus of every 1 corporation and private banker and the minimum assets required of every 2 branch of a foreign banking corporation authorized to commence business, 3 and the date of authorization or licensing.

3. The name of every proposed corporation, private banker, branch of a 5 foreign banking corporation, licensed lender and licensed [casher of 6 checks] FINANCIAL SERVICES PROVIDERS to which a certificate of authori-7 zation or a license has been refused and the date of notice of refusal.

8 4. The name and location of every private banker, licensed lender, 9 licensed [casher of checks] FINANCIAL SERVICES PROVIDER, sales finance 10 company and foreign corporation the authorization certificate or license 11 of which has been revoked, and the date of such revocation.

12 The name of every banking organization, licensed lender, licensed 5. [casher of checks] FINANCIAL SERVICES PROVIDER and foreign corporation 13 14 which has applied for leave to change its place or one of its places of 15 business and the places from and to which the change is proposed to be 16 made; the name of every banking organization which has applied to change 17 the designation of its principal office to a branch office and to change 18 designation of one of its branch offices to its principal office, the 19 and the location of the principal office which is proposed to be redes-20 ignated as a branch office and of the branch office which is proposed to 21 be redesignated as the principal office.

22 The name of every banking organization, licensed lender, licensed 6. 23 [casher of checks] FINANCIAL SERVICES PROVIDER and foreign corporation 24 authorized to change its place or one of its places of business and the 25 date when and the places from and to which the change is authorized to 26 be made; the name of every banking organization authorized to change the 27 designation of its principal office to a branch office and to change the designation of a branch office to its principal office, the location of 28 29 the redesignated principal office and of the redesignated branch office, 30 and the date of such change.

31 S 18. Paragraph (a) of subdivision 1 of section 44 of the banking law, 32 as amended by chapter 155 of the laws of 2012, is amended to read as 33 follows:

34 (a) Without limiting any power granted to the superintendent under any 35 other provision of this chapter, the superintendent may, in a proceeding after notice and a hearing, require any safe deposit company, licensed 36 37 lender, licensed [casher of checks] FINANCIAL SERVICES PROVIDER, licensed sales finance company, licensed insurance premium finance agen-38 licensed transmitter of money, licensed mortgage banker, registered 39 су, 40 mortgage broker, licensed mortgage loan originator, registered mortgage loan servicer or licensed budget planner to pay to the people of this 41 state a penalty for any violation of this chapter, any regulation 42 43 promulgated thereunder, any final or temporary order issued pursuant to 44 section thirty-nine of this article, any condition imposed in writing by 45 the superintendent in connection with the grant of any application or request, or any written agreement entered into with the superintendent. 46

47 S 19. This act shall take effect on the one hundred eightieth day 48 after it shall have become a law; provided, however, that:

49 (a) effective immediately, any rules and regulations necessary to 50 implement the provisions of this act on its effective date shall be 51 added, amended and/or repealed on or before such date;

52 (b) the amendments to section 373 of the banking law made by section 53 twelve of this act shall expire and be deemed repealed June 30, 2021;

54 (c) section 373-a of the banking law as added by section thirteen of 55 this act shall expire and be deemed repealed June 30, 2021; and

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1 (d) any contract, instrument, argument or other written obligation 2 entered into by a financial service provider authorized under section 3 373 of the banking law prior to June 30, 2021 shall be deemed valid and 4 enforceable after such date.