STATE OF NEW YORK

7500

2021-2022 Regular Sessions

IN SENATE

November 3, 2021

Introduced by Sen. SANDERS -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the financial services law, in relation to requiring assessments to defray operating expenses on persons regulated by the department of financial services that engage in virtual currency business activity

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subsection (a) of section 206 of the financial services law amended to read as follows:

3 (a) For each fiscal year commencing on or after April first, two thou-4 sand twelve, assessments to defray operating expenses, including all direct and indirect costs, of the department, except expenses incurred 5 б in the liquidation of banking organizations, shall be assessed by the 7 superintendent in accordance with this subsection. Persons regulated 8 under the insurance law shall be assessed by the superintendent for the operating expenses of the department that are solely attributable to 9 10 regulating persons under the insurance law, which shall include any 11 expenses that were permissible to be assessed in fiscal year two thou-12 sand nine-two thousand ten, with the assessments allocated pro rata upon 13 all domestic insurers and all licensed United States branches of alien 14 insurers domiciled in this state within the meaning of paragraph four of 15 subsection (b) of section seven thousand four hundred eight of the insurance law, in proportion to the gross direct premiums and other 16 considerations, written or received by them in this state during the 17 18 calendar year ending December thirty-first immediately preceding the end 19 of the fiscal year for which the assessment is made (less return premi-20 ums and considerations thereon) for policies or contracts of insurance 21 covering property or risks resident or located in this state the issu-22 ance of which policies or contracts requires a license from the super-23 intendent. Persons regulated under the banking law shall be assessed by

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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S. 7500

the superintendent for the operating expenses of the department that are 1 2 solely attributable to regulating persons under the banking law in such proportions as the superintendent shall deem just and reasonable. 3 4 Persons regulated under this chapter that engage in "virtual currency 5 business activity," as that term is defined by the department, shall be 6 assessed by the superintendent for the operating expenses of the depart-7 ment that are solely attributable to regulating such persons in such 8 proportions as the superintendent shall deem just and reasonable. Oper-9 ating expenses of the department not covered by the assessments set 10 forth above shall be assessed by the superintendent in such proportions 11 the superintendent shall deem just and reasonable upon all domestic as 12 insurers and all licensed United States branches of alien insurers domiciled in this state within the meaning of paragraph four of subsection 13 14 of section seven thousand four hundred eight of the insurance law, (b) 15 and upon any regulated person under the banking law, other than mortgage 16 loan originators, and upon persons regulated under this chapter that engage in virtual currency business activity, except as otherwise 17 provided by sections one hundred fifty-one and two hundred twenty-eight 18 19 of the workers' compensation law and by section sixty of the volunteer firefighters' benefit law. The provisions of this subsection shall not 20 21 applicable to a bank holding company, as that term is defined in be 22 article three-A of the banking law. Persons regulated under the banking law will not be assessed for expenses that the superintendent deems to 23 24 benefit solely persons regulated under the insurance law or under this 25 chapter that engage in virtual currency business activity, and persons 26 regulated under the insurance law will not be assessed for expenses that 27 the superintendent deems to benefit solely persons regulated under the 28 banking law or under this chapter that engage in virtual currency busi-29 ness activity. Persons regulated under this chapter that engage in 30 virtual currency business activity will not be assessed for expenses 31 that the superintendent deems to benefit solely persons regulated under 32 the insurance law or under the banking law. 33 § 2. Section 206 of the financial services law is amended by adding a 34 new subsection (d-1) to read as follows: 35 (d-1) The expenses of every examination of the affairs of any person 36 regulated pursuant to this chapter that engage in virtual currency busi-37 ness activity shall be borne and paid by the regulated person so exam-38 ined, but the superintendent, with the approval of the comptroller, may 39 in the superintendent's discretion for good cause shown remit such 40 <u>charges.</u>

§ 3. This act shall take effect on the sixtieth day after it shall have become a law. Effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized to be made on or before such date.