STATE OF NEW YORK

7482

2023-2024 Regular Sessions

IN ASSEMBLY

May 25, 2023

Introduced by M. of A. JEAN-PIERRE -- read once and referred to the Committee on Banks

AN ACT to amend the banking law and the administrative code of the city of New York, in relation to regulating commercial finance licensing

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

1	Section 1. Article 9-A of the banking law is renumbered article 9-B
2	and a new article 9-A is added to read as follows:
3	ARTICLE IX-A
4	COMMERCIAL FINANCE LICENSING
5	Section 363. Doing business without license prohibited.
6	<u>363-a. Definitions.</u>
7	363-b. Exemptions.
8	<u>363-c. Application for license.</u>
9	<u>363-d. Conditions for issuance of a license.</u>
10	363-e. Locations; change of address.
11	363-f. Changes in control.
12	363-g. Grounds for suspension or revocation.
13	363-h. Examinations.
14	363-i. Books and records.
15	<u>363-j. Advertising.</u>
16	363-k. Prohibited practices of licensees.
17	<u>363-1. Penalties.</u>
18	363-m. Regulations.
19	363-n. Severability.
20	§ 363. Doing business without license prohibited. 1. No person or
20	other entity shall engage in the business of making or soliciting
22	commercial financing products to businesses located in New York state
23	except as authorized by this article and without first obtaining a
24	license from the superintendent.

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

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1	2. For the purposes of this article, a person or entity shall be
2	considered as engaging in the business of making commercial financing
3	products to businesses located in New York state if it solicits or
4	consummates commercial financing products to any business or commercial
5	enterprise located in New York state.
6	§ 363-a. Definitions. For purposes of this article:
7	1. "commercial financing product" means any advance of funds to a
8	commercial or business enterprise made for the purpose of assisting the
9	business with its capital needs, including but not limited to:
10	(a) loans or lines of credit made to a business or commercial enter-
11	prise in a principal amount of five hundred thousand dollars or less,
12	whether secured or unsecured;
13	(b) purchase transactions where an entity purchases accounts, receiv-
14	ables, intangibles, revenue or other actual or perceived assets of the
15	business if any single payment or advance of the purchase price for the
16	purchased accounts, receivables, intangibles, revenue or other actual or
17	perceived assets of the business is in the amount of five hundred thou-
18	<u>sand dollars or less; or</u>
19	(c) any leasing transaction where any funds are provided to the busi-
20	ness or commercial enterprise by the leasing business or any affiliate
21	of the leasing business in the amount of five hundred thousand dollars
22	or less; and
23	2. "making or soliciting" means (a) providing commercial financing
24	products to small businesses; (b) marketing commercial financing
25	products for providers of commercial financing products; (c) receiving
26	any compensation from a provider of commercial financing products based
27	on the value of the commercial financing product provided in exchange
28	for a referral of small business or its owner; and (d) any entity that
29	partners with federal or state banking organization in which the federal
30	or state banking organization originates the commercial financing prod-
31	uct and the entity acquires a participation or syndication interest, in
32	part or whole, of the commercial financing product and the (i) entity
33	receives compensation for marketing or servicing the transaction from
34	the federal or state banking organization, or collects any payments due
35	under the commercial financing product; or (ii) provides any indemnity
36	or loss protection to the federal or state banking organization for
37	losses the federal or state banking organization may incur as a result
38	of performance of the commercial financing product.
39	§ 363-b. Exemptions. The following shall be exempt from the provisions
40	of this article:
41	1. any person who makes or solicits five or fewer commercial financing
42	products within any twelve month period;
43	2. any banking organization, as defined in subdivision eleven of
44	section two of this chapter;
45	3. any federal credit union;
46	4. any insurance company;
47	5. any person if and to the extent that such person is lending money
48	and licensed in accordance with, and as authorized by, any other appli-
49	cable law of the state of New York; provided, however, such exemption
50	shall apply only to those transactions subject to requirements under
51	article nine-B of this chapter and such exemption shall not apply to
52	transactions subject to the provisions of this article that are not
53	expressly regulated by article nine-B of this chapter; or
54	6. any transaction that is intended to be a purchase of the ownership,
55	<u>in whole or part, of a business or commercial enterprise.</u>

<u>363-c. Application for license. 1. An application for a license</u> 1 8 shall be in writing, under oath, and in the form prescribed by the 2 superintendent and shall contain such information as the superintendent 3 4 may require by regulation. The application shall set forth all of the 5 locations at which the applicant seeks to conduct business pursuant to 6 this article. At the time of making the application for a license, the 7 applicant shall pay to the superintendent a fee as prescribed by regu-8 lation for each proposed location for investigating the application. 9 2. In connection with an application for a license, the applicant 10 shall submit an affidavit of financial solvency noting such capitalization requirements and access to such credit as may be prescribed by the 11 12 regulations promulgated by the superintendent. 3. The applicant shall also prove, in form satisfactory to the super-13 14 intendent, that the applicant has available for the operation of such 15 business at the location or locations specified in the application liquid assets of at least fifty thousand dollars. This amount shall be 16 17 maintained for the period within which the licensee is licensed. 4. If a person or entity holding a license seeks to open another 18 location for the conduct of activities licensable under this article, 19 the licensee shall first submit written notification of this fact to the 20 21 superintendent. The notification shall contain the address of the new 22 location and the license number. An investigation fee as prescribed in regulations shall be paid for each additional location. The additional 23 location shall be authorized upon written approval by the superintendent 24 or after ninety days have passed since the notification was provided and 25 investigation fee was paid unless the superintendent denies the request 26 27 for an additional location prior to the expiration of the ninety days. 28 The superintendent may deny a request for an additional location if the 29 new location by the licensee is not in the public interest, in which 30 case, the superintendent shall send a written denial to the licensee. 31 § 363-d. Conditions for issuance of a license. Upon the filing of such 32 application and the payment of such fees, if the superintendent shall 33 find that the financial responsibility, experience, character, and 34 general fitness of the applicant, and of the members thereof if the applicant be a partnership or association, and of the officers and 35 36 directors thereof if the applicant be a corporation, are such as to 37 command the confidence of the community and to warrant belief that the business will be operated honestly, fairly, and efficiently within the 38 39 purposes of this article, and if the superintendent shall find that the 40 applicant has available for the operation of such business at each specified location liquid assets of at least fifty thousand dollars, the 41 42 superintendent shall thereupon execute a license at the location or 43 locations specified in the said application. The superintendent shall 44 transmit one copy of such license or licenses to the applicant and file 45 the same in the office of the department. Each such license shall remain in full force and effect until it is surrendered by the licensee or 46 47 revoked or suspended as hereinafter provided; if the superintendent shall not so find, a license shall not be issued and the superintendent 48 shall notify the applicant of the denial. If an application is denied or 49 withdrawn the superintendent shall return to the applicant the sum paid 50 by the applicant as a license fee, retaining the investigation fee to 51 52 cover the costs of investigating such application. The superintendent shall approve or deny every application for a master license under this 53 54 article within ninety days from the filing thereof with the applicable 55 fees.

<u>§ 363-e. Locations; change of address. 1. A license shall state the</u>
address at which the business is to be conducted and shall state fully
the name of the licensee, and if the licensee is a partnership or asso-
ciation, the names of the members thereof, and if a corporation, the
date and place of its incorporation. No license shall be transferable or
assignable.
2. Every location used by the licensee to conduct business must be
identified in the application and approved by the superintendent. After
a license has been issued, any application for a change in address or
new location must be submitted within forty-five days of such proposed
change or addition. The licensee shall pay to the superintendent a fee
as prescribed by regulation for each change or addition and shall
provide any information which may be required regarding such new
location. If the superintendent is not satisfied that such change or
addition is in accordance with the purposes of this article, the super-
intendent shall refuse such change of location or additional location
and notify the licensee of such determination.
§ 363-f. Changes in control. 1. It shall be unlawful except with the
prior approval of the superintendent for any action to be taken which
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
business of a licensee shall make written application to the superinten-
dent and pay an investigation fee as prescribed by regulation. The
application shall contain such information as the superintendent, by
rule or regulation, may prescribe as necessary or appropriate for the
purpose of making the determination required by subdivision two of this
section.
2. The superintendent shall approve or disapprove the proposed change
of control of a licensee in accordance with the provisions of sections
three hundred sixty-three-c and three hundred sixty-three-d of this
article. The superintendent shall approve or disapprove the application
in writing within ninety days after the date the application is filed
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any person which owns, controls or holds with power to vote ten per 1 centum or more of the voting stock of any licensee, but no person shall 2 3 be deemed to control a licensee solely by reason of being an officer or 4 director of such licensee or person. The superintendent may in his 5 discretion, upon the application of a licensee or any person who, 6 directly or indirectly, owns, controls or holds with power to vote or 7 seeks to own, control or hold with power to vote any voting stock of 8 such licensee, determine whether or not the ownership, control or hold-9 ing of such voting stock constitutes or would constitute control of such 10 licensee for purposes of this section. 11 § 363-q. Grounds for suspension or revocation. 1. The superintendent may suspend or revoke any license issued under this article if the 12 superintendent shall find that: 13 14 (a) the licensee has failed to pay any sum of money lawfully demanded 15 by the superintendent or to comply with any demand, ruling, or require-16 ment of the superintendent within a reasonable period of time; 17 (b) the licensee has violated any provisions of this article; or (c) any fact or condition exists which, if it had existed at the time 18 of the original application for such license, clearly would have 19 warranted the superintendent in refusing originally to issue such 20 21 <u>license.</u> 22 2. The superintendent may on good cause shown, without notice or hearing, suspend any license for a period not exceeding thirty days, pending 23 24 investigation. 25 3. Any licensee may surrender any license by delivering to the superintendent written notice that the licensee thereby surrenders such 26 27 license, but such surrender shall not affect such licensee's civil or 28 criminal liability for acts committed prior to such surrender. 29 4. No revocation or suspension or surrender of any license shall impair or affect the obligation of any pre-existing lawful contract 30 31 between the licensee and any borrower. 32 5. Every license issued pursuant to this article shall remain in force 33 and effect until it shall have been surrendered, revoked, or suspended 34 in accordance with the provisions of this article, but the superintendent shall have authority to reinstate suspended licenses or to issue 35 36 new licenses to a licensee whose license or licenses shall have been 37 revoked if no fact or condition then exists which clearly would have warranted the superintendent in refusing originally to issue such 38 39 license under this article. 6. Whenever the superintendent shall revoke or suspend a license 40 issued pursuant to this article, the superintendent shall execute a 41 42 written order to that effect. The superintendent shall file one copy of 43 such order in the office of the department and serve a copy upon the 44 licensee, such order may be reviewed in the manner provided by article 45 seventy-eight of the civil practice law and rules. Such special proceed-46 ing for review as authorized by this section must be commenced within 47 thirty days from the date of such order of suspension or revocation. § 363-h. Examinations. For the purpose of discovering violations of 48 49 this article or securing information lawfully required under this article, the superintendent may at any time, and as often as may be deter-50 mined, either personally or by a person duly designated by the super-51 52 intendent, investigate the business and examine the books, accounts, 53 records, and files used therein of every licensee in connection with the 54 activity covered under this article. For that purpose the superintendent and duly designated representatives shall have free access to the 55 offices and place of business, books, accounts, papers, records, files, 56

safes and vaults of all such licensees. The superintendent shall have 1 authority to require the attendance of and to examine under oath all 2 3 persons whose testimony may be required relative to such business. 4 <u>§ 363-i. Books and records. 1. The licensee shall keep and use in its</u> 5 business such books, accounts, and records as will enable the super-6 intendent to determine whether such licensee is complying with the provisions of this article and with the rules and regulations lawfully 7 made by the superintendent pursuant to this article. Every licensee 8 9 shall preserve such books, accounts, and records for at least two years 10 after the last payment on any account was made or two years after an 11 account is written off as a loss. Preservation of photographic reprod-12 uction thereof or records in photographic form, including an optical disk storage system and the use of electronic data processing equipment 13 14 that provides comparable records to those otherwise required and which 15 are available for examination upon request shall constitute compliance with the requirements of this section. 16 2. Each licensee shall annually on or before the first day of April 17 file a report with the superintendent giving such information as the 18 superintendent may require concerning the business and operations during 19 20 the preceding calendar year of each licensed place of business conducted 21 by such licensee within the state under authority of this article. Such 22 report shall be subscribed and affirmed as true by the licensee under the penalties of perjury and shall be in the form prescribed by the 23 superintendent who shall make and publish annually a consolidated state-24 ment of condition showing the combined assets and liabilities of all 25 licensed lenders. Such consolidated statement of condition shall be 26 27 based upon the information contained in such reports. In addition to 28 annual reports, the superintendent may require such additional regular or special reports as may be deemed necessary to the proper supervision 29 30 of licensees under this article. Such additional reports shall be in the 31 form prescribed by the superintendent and shall be subscribed and affirmed as true under the penalties of perjury. 32 § 363-j. Advertising. 1. No licensee shall advertise, print, display, 33 publish, distribute, or broadcast or cause or permit to be advertised, 34 printed, displayed, published, distributed, or broadcasted, in any 35 36 manner whatsoever any statement or representation with regard to the 37 rates, terms, costs or conditions for a commercial financing product which is false, misleading or deceptive. 38 39 2. No licensee shall make, directly or indirectly, orally or in writ-40 ing, by any method, practice or device, any representation that it is licensed under this article, except a representation that such licensee 41 is licensed as a licensed commercial financing provider by the depart-42 43 ment. 44 3. No licensee shall transact any business subject to this article 45 under any other name or at any other place of business than that named 46 in the license, except as may be authorized by the superintendent. 47 <u>§ 363-k. Prohibited practices of licensees. 1. No licensee shall take</u> any confession of judgment or any power of attorney running to himself 48 or to any third person to confess judgment or to appear for the borrower 49 50 in a judicial proceeding. 51 2. No licensee shall take any instrument in which blanks are left to be filled in after execution. 52 § 363-1. Penalties. 1. Any commercial financing product made by a 53 54 person not licensed under this article, and not exempt, to a business or commercial enterprise located in this state shall be void, and the 55 provider shall have no right to collect or receive any principal, inter-56

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est, fees or charges whatsoever. No action to enforce a transaction made 1 in violation of this subdivision may be maintained. 2 2. Any person or other entity including the officers, directors, 3 4 agents, and employees thereof, which shall violate or participate in the 5 violation of any of the provisions of section three hundred sixty-three б of this article shall be guilty of a misdemeanor. 7 § 363-m. Regulations. The superintendent is hereby authorized and 8 empowered to make such general rules and regulations, and such specific 9 rulings, demands, and findings as may be necessary for the proper 10 conduct of the business authorized and licensed under and for the enforcement of this article, in addition hereto and not inconsistent 11 12 herewith. § 363-n. Severability. If any provision of this article or the appli-13 14 cation thereof to any person or circumstances is held to be invalid, 15 such invalidity shall not affect other provisions or applications of 16 this article which can be given effect without the invalid provision or 17 application, and to this end the provisions of this article are severa-18 ble. 19 § 2. Paragraph 5 of subdivision a of section 10-136 of the administra-20 tive code of the city of New York, as added by local law number 80 of 21 the city of New York for the year 1996, is amended to read as follows: 22 (5) "Check cashing business" shall mean any person duly licensed by 23 the superintendent of banks to engage in the business of cashing checks, drafts or money orders for consideration pursuant to the provisions of 24 25 article [9-A] <u>9-B</u> of the banking law. 26 § 3. Subdivision (a) of section 22 of the banking law, as amended by 27 chapter 553 of the laws of 2007, is amended to read as follows: 28 (a) Notwithstanding any other provision of law, every applicant for a 29 license, authorization or registration under articles nine, nine-A, 30 nine-B, eleven-B, twelve-B, twelve-C, twelve-D, twelve-E and thirteen-B 31 of this chapter and every applicant filing an application to acquire 32 control of any licensee or registrant, as the case may be, under such 33 articles shall submit simultaneously with an application, his or her 34 fingerprints in such form and in such manner as specified by the division of criminal justice services, but in any event, no less than two 35 36 digit imprints. The superintendent shall submit such fingerprints to the 37 division of criminal justice services for the purpose of conducting a 38 criminal history search and returning a report thereon in accordance 39 with the procedures and requirements established by the division pursu-40 ant to the provisions of article thirty-five of the executive law, which shall include the payment of the prescribed processing fees. The super-41 42 intendent shall request that the division submit such fingerprints to 43 the federal bureau of investigation, together with the processing fees 44 prescribed by such bureau, for the purpose of conducting a criminal 45 history search and returning a report thereon. An applicant shall not be 46 required to submit his or her fingerprints as required by this subdivi-47 sion if such applicant (i) is already subject to regulation by the 48 department and the applicant has submitted such fingerprints to the department, such fingerprints have been submitted to the division of 49 criminal justice services for the purpose of conducting a criminal 50 history search, and a report of such search has been received by the 51 52 department from such division; or (ii) is subject to regulation by a 53 federal bank regulatory agency and has submitted such fingerprints to 54 such agency which has had a criminal history search conducted of such 55 individual and has shared such information or its determination resulting from such search with the department; or (iii) is an officer or 56

stockholder of a corporation whose common or preferred stock is regis-1 tered on a national securities exchange, as provided in an act of 2 congress of the United States entitled the "Securities Exchange Act of 3 4 1934", approved June sixth, nineteen hundred thirty-four, as amended, or 5 such other exchange or market system as the superintendent shall approve 6 by regulation, and has submitted such fingerprints to such exchange or 7 market system which has had a criminal history search conducted of such 8 individual and has shared such information or its determination result-9 ing from such search with the department; provided, however, that the 10 superintendent may subsequently require such applicant to submit his or 11 her fingerprints if the superintendent has a reasonable basis for updat-12 ing the information or determination resulting from the report of the 13 criminal history search conducted at the request of such federal banking 14 agency, exchange or market system.

15 § 4. Subdivision 2 of section 635 of the banking law, as amended by 16 chapter 146 of the laws of 2003, is amended to read as follows:

17 2. "License" when used in this article means any license duly issued 18 by the superintendent pursuant to the provisions of article nine, 19 nine-A, <u>nine-B</u>, eleven-B, twelve-B, twelve-C, twelve-D or thirteen-B of 20 this chapter or any registration certificate issued by the superinten-21 dent pursuant to the provisions of article twelve-D of this chapter.

22 § 5. Subdivision 1 of section 652-b of the banking law, as added by 23 chapter 374 of the laws of 1979, is amended to read as follows:

24 1. It shall be unlawful for any transmitter of money or its officers, 25 affiliates or subsidiaries to enter into an agreement with a check cash-26 er, licensed pursuant to the provisions of article [nine-A] nine-B of 27 this chapter, whereby credit is extended to the check casher at the same 28 time as, and on the condition that, the transmitter of money enters into an agreement with the check casher whereby the check casher will (1) 29 30 sell only the New York instruments or New York traveler's checks of the 31 transmitter of money or (2) agree to the exclusive use of any of the 32 other services of the transmitter of money. This section shall not 33 apply to the issuance by a transmitter of money of a guarantee of any 34 indebtedness of a check casher licensed pursuant to the provisions of 35 article [nine-A] nine-B of this chapter.

36 § 6. This act shall take effect on the one hundred eightieth day after 37 it shall have become a law. Effective immediately, the addition, amend-38 ment and/or repeal of any rule or regulation necessary for the implemen-39 tation of this act on its effective date are authorized to be made and 40 completed on or before such effective date.