STATE OF NEW YORK

360

2023-2024 Regular Sessions

IN SENATE

(Prefiled)

January 4, 2023

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

AN ACT to amend the financial services law, in relation to requiring certain disclosures in advertisements involving virtual tokens

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

- 1 Section 1. Subdivision (a) of section 104 of the financial services 2 law is amended by adding a new paragraph 6 to read as follows:
- 3 (6) "Virtual token" shall mean any interchangeable or non-interchange4 able unit of data that is stored on any blockchain ledger which shall
 5 include, among other digital units that the superintendent determines to
 6 be virtual tokens in accordance with this definition, cryptocurrencies,
 7 virtual currencies, digital assets and digital tokens, whether fungible
 8 or non-fungible. Virtual tokens shall not be construed to include any of
- 10 (A) digital units that: (i) are used solely within online gaming plat-11 forms; (ii) have no market or application outside of those gaming plat-12 forms; (iii) cannot be converted into, or redeemed for, fiat currency or 13 virtual currency; and (iv) may or may not be redeemable for real-world 14 goods, services, discounts, or purchases;
- 15 (B) digital units that can be redeemed for goods, services, or
 16 purchases as part of a customer affinity or rewards program with the
 17 issuer and/or other designated merchants or can be redeemed for digital
 18 units in another customer affinity or rewards program, but cannot be
 19 converted into, or redeemed for, fiat currency or other virtual curren20 cy; or
- 21 (C) digital units used as part of prepaid cards.

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the following:

22 § 2. The financial services law is amended by adding a new section 410 23 to read as follows:

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

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§ 410. Restrictions concerning advertising. (a) No person shall, in any manner, advertise, print, display, publish, distribute, or broadcast, or cause or permit to be advertised, printed, displayed, published, distributed, or broadcasted, any statement or representation with regard to any virtual token for consideration without disclosing the amount of consideration, whether past or prospective, direct or indirect, and the nature thereof.

- (b) No person shall, in any manner, advertise, print, display, publish, distribute, or broadcast, or cause or permit to be advertised, printed, displayed, published, distributed, or broadcasted, any statement or representation with regard to any virtual token or other financial product or service if such statement or representation is, in any manner, false, misleading or deceptive.
- (c) For the purposes of this section and without limiting subdivisions
 (a) and (b) of this section, a statement or representation shall be
 false, misleading and deceptive if it states or implies, directly or
 indirectly, that a person is authorized legally to offer or provide in
 New York state or to New York state residents a virtual token or other
 financial product or service, and such person is not so authorized.
- 20 § 3. This act shall take effect immediately.