## STATE OF NEW YORK

7826--A

2023-2024 Regular Sessions

## IN SENATE

December 20, 2023

Introduced by Sen. RAMOS -- read twice and ordered printed, and when printed to be committed to the Committee on Rules -- recommitted to the Committee on Banks in accordance with Senate Rule 6, sec. 8 -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the banking law, in relation to mandating acceptance of the New York city identity card as a primary form of identification at all banking organizations

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

Section 1. This act shall be known and may be cited as the "pro-banking act".

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- § 2. Legislative findings. The legislature hereby finds and declares that:
- (a) Local law no. 35 for the year 2014 amended subchapter 1 of chapter 5 1 of title 3 of the administrative code of the city of New York by 7 adding a section 3-115, creating the New York city identity card program. One of the main objectives of the program was to expand access 9 to bank-approved identification cards, thereby reducing the number of 10 unbanked residents across the city. In 2015, federal regulatory authori-11 ties notified the city agencies in charge of administering the program that banks could use the New York city identity card to satisfy the 13 minimum requirements of federal anti-money laundering laws. In 2016, the New York State Department of Financial Services further "encourage[d] 14 New York state-chartered and licensed financial institutions to accept 15 the Municipal ID as a form of acceptable identification card." 16
- (b) Despite authorization by federal and state regulatory authorities, 18 only approximately one-third of city banks accept the New York city identity card, leaving many city residents on the margins of the finan-20 cial system. As of 2017, 11.2 percent of households in New York city had 21 no bank account and ten neighborhoods accounted for nearly 35 percent of 22 those households. Residents of color, undocumented residents, and resi-23 dents living below the poverty line are disproportionately impacted and 24 are at greater risk of falling victim to predatory financial services,

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

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l imperiling their financial futures and aggravating economic inequality 2 across the state.

- (c) The purpose of this legislation is to ensure that our most vulnerable residents are not cut off from traditional banking services. Mandating acceptance of the New York city identity card at state-chartered financial institutions will allow all residents to build their financial futures and advance the state's goal of facilitating broader financial inclusion.
- $\S$  3. The banking law is amended by adding a new section 13 to read as 10 follows:
  - § 13. Acceptance of New York city identity card. 1. Definitions. As used in this section:
  - (a) "New York city identity card" refers to the identity card issued by the city of New York pursuant to subdivision c of section 3-115 of the administrative code of the city of New York.
  - (b) "Charter" means the organization certificate or comparable document of a state banking institution, or the license for a state branch or agency of a foreign banking corporation, or a similar organizational document for a federal banking institution or a federal branch or agency, and "chartered" means the formal act of the state or appropriate federal regulatory agency in approving and conveying such charter of a banking institution.
  - 2. State-chartered banks, savings banks, savings and loan associations, and credit unions shall accept the New York city identity card as a primary source of identification for account-opening purposes. In the event a customer's New York city identity card does not contain a residential or business street address, a banking organization shall not deny a customer account-opening services, provided the customer can furnish a residential or business street address of their next of kin or another contact individual pursuant to 31 CFR § 1020.220(a)(2)(i)(3)(ii). Receipt of a New York city identity card shall be deemed to satisfy the customer identification program requirements of all banking organizations pursuant to section 116.2 of title three of the rules and regulations of the state of New York. Nothing in subdivision two of section twelve-a of this article shall be deemed to annul this section.
  - 3. The superintendent is empowered to exempt any bank, savings and loan association, or credit union subject to subdivision two of this section upon demonstrating that it would be unable to comply with relevant federal laws or regulations, including without limitation customer identification programs pursuant to 31 U.S.C. 5318(1) regarding anti-money laundering laws, or upon demonstrating such other reasons for inability to comply that the superintendent finds sufficient.
  - § 4. Severability. If any clause, sentence, paragraph, section or part of this act shall be adjudged by any court of competent jurisdiction to be invalid and after exhaustion of all further judicial review, the judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section or part of this act directly involved in the controversy in which the judgment shall have been rendered.
- § 5. This act shall take effect on the one hundred eightieth 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 and completed on or before such effective date.