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## IN SENATE

January 22, 2024

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

AN ACT to amend the banking law and the financial services law, in relation to limited purpose trust companies

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

1	Section 1. The banking law is amended by adding a new article 3-C to
2	read as follows:
3	<u>ARTICLE 3-C</u>
4	LIMITED PURPOSE TRUST COMPANIES
5	Section 156. Limited purpose trust company creation.
6	157. Application to commence operation as a limited purpose
7	trust company.
8	158. Limited purpose trust company operation.
9	159. Special provisions relating to digital assets.
10	§ 156. Limited purpose trust company creation. 1. If the superinten-
11	dent shall find that a trust company has met the conditions of this
12	article, and has in good faith complied with all other requirements of
13	law and fulfilled all conditions precedent to commencing business as a
14	limited purpose trust company pursuant to this article, the superinten-
15	dent shall promptly issue and execute under the official seal of the
16	department, in triplicate, an authorization certificate to the person or
17	persons named in such organization certificate.
18	2. Such authorization certificate shall be conclusive evidence that
19	all conditions precedent have been fulfilled and that a limited purpose
20	trust company has been formed under this article, except in an action or
21	special proceeding brought by the superintendent or the attorney gener-
22	al. The superintendent shall cause one of the triplicate authorization
23	certificates to be transmitted to such limited purpose trust company,
24	one to be filed in the office of the department, and one to be filed in
25	the county clerk's office of the county in which such organization
26	certificate has been filed. The copies of the authorization certificate
27	filed in the offices of the superintendent and the county clerk shall be
28	attached to the previously filed copies of the organization certificate

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

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1	and such certificates shall be recorded in the records of incorporation
2	therein.
3	3. Any limited purpose trust company which does not commence business
4	as such within six months after the date on which its authorization
5	certificate is issued by the superintendent pursuant to subdivision one
6	of this section shall forfeit such trust company's rights and privileges
7	as a limited purpose trust company and corporate powers shall cease and
8	desist, unless the time within which such business may be commenced has
9	been extended by the superintendent. The superintendent may grant one or
10	more such extensions upon satisfactory cause being shown. Such extension
11	shall be granted by order executed, transmitted, and filed in the manner
12	provided for an authorization certificate pursuant to subdivision one of
13	this section.
14	§ 157. Application to commence operation as a limited purpose trust
15	company. 1. The superintendent shall establish by regulation the form of
16	an application for any corporate entity to operate as a limited purpose
17	trust company, provided that such entity meets all other requirements of
18	this article.
19	2. The superintendent shall conduct an investigation of the applica-
20	tion, including an assessment of the character and fitness of the
21	members of the board of directors and the management of the proposed
22	limited purpose trust company.
23	3. The name of the limited purpose trust company shall contain the
24	words "trust company" as part of its corporate name and any doing busi-
25	ness as designation filed with the department. The superintendent shall
26	be authorized to establish other guidelines on the suitability of
27	certain names of limited purpose trust companies, and deemed to be
28	necessary and appropriate.
29	4. (a) Any limited purpose trust company shall be organized in the
30	state of New York, and shall have a board of directors of no fewer than
31	three individuals. Any member of the board of directors shall be subject
32	to a review of their character and fitness to serve as a member of such
33	board. Such limited purpose trust company shall designate a president
34	or chief executive officer, a secretary, and a general counsel which
35	shall all be subject to review by the department for suitability to
36	serve in their fiduciary roles.
37	(b) The limited purpose trust company shall describe its intended
38	business plan, including the type or types of fiduciary activities to be
39	undertaken and whether any trust assets are to be offered. Such limited
40	purpose trust company shall provide a statement summarizing the proposed
41	market and target customers to the department for approval, including
42	financial projections for the first three years of such company's opera-
43	tion and all relevant assumptions upon which such projections are based.
44 44	5. (a) Each member of the board of directors and members of senior
45	management and major shareholders shall provide fingerprints to be veri-
46	fied against the criminal history database maintained by the division of
47	criminal justice services.
48	(b) Each member of the board of directors, major shareholders, and
49 50	members of senior management that proposes to contribute capital to the
50 E 1	limited purpose trust company by purchasing stock of such trust company
51	shall submit financial information to the department.
52	(c) An organization chart shall be included in an application to the
53 E4	department to operate as a limited purpose trust company, which shall
54 55	outline the roles and responsibilities of the senior management of such trust company.

1	(d) The department shall develop a questionnaire to determine the
2	suitability of any individual to serve as a member of the board of
3	directors or hold any other key position in a limited purpose trust
4	company.
5	(e) The plan of operations of the limited purpose trust company shall
б	be provided to the department, which shall include the operating proce-
7	dures of the legal, accounting, investment, and recordkeeping functions
8	of such trust company and information regarding any plans to obtain
9	related services from outside sources.
10	(f) (i) Major shareholders shall be identified to the department. If
11	an individual's ownership interest constitutes statutory control by
12	constituting twenty-five percent or more of the proposed limited purpose
13	trust company's capital stock, then certified public accountant-prepared
14	and reviewed financial statements may be provided in lieu of audited
15	financial statements. Any corporation, or limited liability company,
16	which is a major shareholder, shall disclose the individual owners of
17	such entity to the department.
18	(ii) For the purposes of this paragraph, a "major shareholder" shall
19	mean any individual or corporate entity owning or controlling twenty-
20	five percent or more of the proposed trust company's capital stock.
21	(g) A limited purpose trust company shall provide evidence of minimum
22	primary coverage of one million dollars. A bond or other surety may be
23	acceptable, at the discretion of the department.
23 24	(h) The number of shares to be issued and par value for such shares
25	shall be included in an application to operate as a limited purpose
26	trust company.
	(i) If a trust company is a subsidiary of another corporate entity,
27	then a description of the type of business conducted by the parent
28	
29	company, and biographical information on each of its owners and direc-
30	tors, including any entities which have ownership interests of five
31	percent or more of such parent company, shall be provided to the depart-
32	ment. Audited financial statements of such parent company shall be
33	provided to the extent they are available. A stipulation of financial
34	surety may be required from such limited purpose trust company by such
35	parent company, in an amount to be determined by the superintendent.
36	§ 158. Limited purpose trust company operation. 1. Any limited purpose
37	trust company shall receive a certificate of authority prior to offering
38	any fiduciary services pursuant to section one hundred fifty-six of this
39	article. Any transfer of the majority of the assets of such limited
40	purpose trust company, or any merger, shall require the approval of the
41	superintendent.
42	2. Any limited purpose trust company shall submit its plans for inter-
43	nal audit and control to the department for approval. Such plans shall
44	include, but not be limited to, a policy for internal controls, a
45	relationship with a full-time auditor, engagement with a certified
46	public accountancy firm for a periodic external audit, and maintenance
47	of a conflict-of-interest policy.
48	3. (a) Any limited purpose trust company shall establish policies and
49	procedures for compliance with the bank secrecy act, and exercise
50	reasonable diligence regarding opening and maintaining every account, in
51	order to know and retain the essential facts concerning every customer,
52	and the authority of each person acting on behalf of such customer.
53	(b) (i) For the purposes of this subdivision, "essential facts"
54	include those required to:
55	(A) effectively service the customer's account;

1	(B) act in accordance with any special handling instructions for the
2	account;
3	(C) understand the authority of each person acting on behalf of the
4	customer; and
5	(D) comply with applicable state and federal laws and regulations.
6	(ii) Any customer for which a limited purpose trust company has
7	performed the reasonable diligence required pursuant to subparagraph (i)
8	of this paragraph shall be a known customer of such trust company.
9	4. Any limited purpose trust company shall develop and maintain poli-
10	cies and procedures designed to monitor and prevent fraud and mismanage-
11	ment, which shall include independent accounting, auditing, and opera-
12	tional controls.
13	5. (a) Any limited purpose trust company shall seek the approval of
14	the department prior to offering a materially new product, service, or
15	business to the public, and shall provide the superintendent with a
16	description and risk assessment of the proposed product, service, or
17	business.
18	(b) The superintendent shall promptly review a request by a limited
19	purpose trust company to approve a new product, service, or business
20	provided by a limited purpose trust company pursuant to paragraph (a) of
21	this subdivision, and approve or disapprove such proposed product,
22	service, or business within one hundred eighty days of receiving such
23	request. An application shall be promulgated by the department to facil-
24	itate such requests. Any denial of such request for approval by a
25	proposed trust company shall be reviewable upon application before a
26	judge in a court of competent jurisdiction. Any request to approve a new
27	product, service, or business made pursuant to this subdivision which is
28	not approved or disapproved by the superintendent within one hundred
29	eighty days of receipt of such request shall be deemed approved.
30	(c) Provided that a request by a limited purpose trust company for
31	approval of a new product, service, or business has been granted by the
32	superintendent or deemed approved, no further approval is required to
33	provide the same product, service, or business to additional customers,
34	whether such customers reside in or outside of New York state.
35	§ 159. Special provisions relating to digital assets. 1. (a) Each
36	limited purpose trust company shall be required to maintain digital
37	currency in an amount and form as the superintendent deems necessary and
38	appropriate to ensure the financial integrity and ongoing operations of
39	such trust company, as based on an assessment of the specific risks
40	applicable to each such trust company, including operational risk,
41	liquidity risk, and management risk.
42	(b) The amounts of digital currency may be held by a limited purpose
43	trust company in the form of: cash, virtual currency, precious metals,
44	or other high quality, highly liquid, investment grade assets, in such
45	proportions as the superintendent deems appropriate.
46	(c) An asset held in trust for a customer by a limited purpose trust
47	company, or a stablecoin, if it is issued pursuant to the superinten-
48	dent's approval and regulatory requirements, shall not be required to be
49 50	separately capitalized by such trust company.
50 51	2. It shall be prohibited for any limited purpose trust company to act
51 52	as, employ, or otherwise use the services of any proprietary trading
52 52	agent in violation of its fiduciary obligations to its customers. No
53 54	limited purpose trust company shall engage in activity which constitutes prearranged trading, wash trading, market manipulation, or insider trad-
55	ing.

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1	3. (a) For the purposes of this article, an asset held in trust by a
2	limited purpose trust company shall include any digital asset which is a
3	stablecoin backed by United States dollars, or an asset-backed token
4	which is a token for which a fixed unit of an underlying asset is held
5	by such trust company. To qualify as a stablecoin, a ratio equal to 1.0
б	or greater in cash or cash equivalent must be maintained and the issuer
7	<u>shall manage any liquidity risk therein.</u>
8	(b) For the purposes of this subdivision, "cash equivalent" shall
9	mean:
10	(i) U.S. treasury bills acquired by the issuer three months or less
11	from the respective maturities of such U.S. treasury bills;
12	(ii) reverse repurchase agreements fully collateralized by U.S. treas-
13	ury bills, U.S. treasury notes, and/or U.S. treasury bonds on an over-
14	night basis, subject to department requirements concerning overcollater-
15	alization. Such reverse repurchase agreements shall be either (A)
16	tri-party or (B) bilateral with a counterparty that the issuer has found
17	to be adequately creditworthy and whose identity has been submitted to
18	the department in writing, without objection, together with the issuer's
19	credit assessment, at least fourteen days prior to the commencement of a
20	
	<u>contract between such issuer and such counterparty;</u> (iii) U.S. government money-market funds, subject to department caps
21	
22	on the fraction of reserve assets to be held in such funds and depart-
23	ment restrictions on such funds, which may include, but shall not be
24	limited to, a minimum percentage allocation to direct obligations of the
25	U.S. government and reverse repurchase agreements on such obligations;
26	<u>or</u>
27	(iv) deposit accounts at U.S. state or federally chartered depository
28	institutions, subject to department restrictions which may include, but
29	shall not be limited to, (A) percentage-of-reserve or absolute-dollar-
30	value caps on the assets to be deposited at any given depository insti-
31	tution and (B) limitations based on the department's conclusions
32	concerning the risk characteristics of particular depository insti-
33	tutions, which shall take into consideration the amounts reasonably
34	necessary to be held at depository institutions in order to meet antic-
35	ipated redemption demands.
36	(c) In order to qualify as an asset-backed token, each unit of digital
37	currency must be backed by a fixed unit of an underlying asset which is
38	held by a limited purpose trust company. Such underlying asset may
39	include, but shall not be limited to, precious metals or currency of
40	another country.
41	(d) Stablecoins and asset-backed tokens held by a limited purpose
42	trust company shall be redeemable within two full business days of a
43	timely request from a depositor.
44	(e) A certified public accountant shall audit the account reserves of
45	any limited purpose trust company on a monthly basis and verify that the
46	required proportion of assets and segregation of such assets is main-
47	tained.
48	(f) Such reserved amounts held by a limited purpose trust company
49	shall be subject to an annual audit from an independent certified public
50	accountant.
51	(q) Any documents related to such reserves and backing of any issued
52	stablecoin or asset-backed token held by a limited purpose trust company
53	shall be produced upon request by the department.
53 54	<u>4. (a) Upon application to the department, any limited purpose trust</u>
54 55	<u>company shall be authorized to issue any stablecoin or asset-backed</u>
	token which meets the regulatory requirements of this article. Such
56	token which meets the regulatory requirements of this article. Such

application shall be made in a form and manner to be proscribed by the 1 department. The department, in evaluating such application, shall 2 authorize limited purpose trust companies to issue any digital asset if 3 4 such trust company demonstrates to the department that such trust compa-5 ny has the requisite expertise, experience, and capability to issue such 6 stablecoin or asset-backed token in a manner that will comport with the 7 policy considerations contained in section ten of this chapter. For any 8 other asset-backed token issuance, the superintendent shall similarly 9 review and approve a limited purpose trust company to issue such asset-10 backed token. For any issuance authorized pursuant to this paragraph 11 such, the superintendent shall conduct a review of any offering docu-12 ments, or other information used for marketing such currency prior to it 13 being offered to any consumer entity. 14 (b) A limited purpose trust company may list and hold in its custody 15 any stablecoin or asset-backed token meeting the regulatory requirements 16 of this article upon submission to the department of a certification, on 17 a form to be provided by the department for such purpose, provided that the superintendent has reviewed and approved the issuance of such 18 stablecoins or asset-backed tokens. 19 20 (c) The superintendent may, in his or her discretion, place any virtu-21 al currency on a list of accepted virtual currencies, which shall be 22 published on the department's website. (d) All applications by a limited purpose trust company to issue any 23 24 stablecoin or asset-backed token shall be filed on a form prescribed by 25 the superintendent. Any such application shall be either approved or disapproved by the department within one hundred eighty days of such 26 27 filing. If the department has not disapproved such application within 28 one hundred eighty days of such filing, it shall be deemed approved. Any 29 disapproval of such application shall be reviewable in a court of compe-30 tent jurisdiction. 31 (e) Provided that a limited purpose trust company is exercising 32 reasonable diligence in its opening of accounts, as required by subdivi-33 sion three of section one hundred fifty-eight of this article, no 34 further review or approval shall be required for the sale or transfer of 35 any virtual currency to any known customer once such initial sale or 36 transfer has been approved by the superintendent. 37 (f) Encryption and data protection measures relative to virtual currency shall be reviewed and approved by the department as part of the 38 39 department's review of an application by a limited purpose trust company to issue any stablecoin. The department shall promulgate requirements 40 for data protection and encryption standards related to virtual curren-41 42 Cy. 43 5. The superintendent shall, where it has investigated and determined 44 that the requirements of another state's laws are substantially equiv-45 alent to those of New York state, accept the license or approval of any digital asset or virtual currency issued by such other state, or author-46 47 ize the doing business of any limited purpose trust company formed under 48 a regulatory framework that is substantially equivalent to this article. 49 6. (a) Customers of a limited purpose trust company shall be recog-50 nized as the owners of funds, deposits, and assets they have placed in 51 custody with such limited purpose trust company and such funds, depos-52 its, and assets shall not constitute the property of such limited purpose trust company in a bankruptcy, receivership, or other dissol-53 ution, as applicable. 54

1	(b) The superintendent may review a limited purpose trust company's
2	use of contract terms to ensure compliance with paragraph (a) of this
3	subdivision.
4	(c) Any limited purpose trust company shall develop written policies
5	that are designed to track, trace, and return customer funds, deposits,
6	and assets to their proper owner, including, where relevant, to the
7	holders of record, to the greatest extent possible, in the event of
8	bankruptcy, receivership, or other dissolution, as applicable.
° 9	§ 2. Section 301 of the financial services law is amended by adding 2
10	new subsections (d) and (e) to read as follows:
11	(d) A violation of article twenty-two-A of the general business law
12	shall constitute a violation of this chapter and a violation of the
13	banking law. Nothing herein shall infringe on the authority of the
14	department of law to investigate or oversee the sale or transfer of
15	securities as provided in article twenty-one-A of the general business
16	law. An action shall not be maintained against an entity regulated under
17	the banking law by the attorney general unless referred thereto by the
18	superintendent.
19	(e) Any out of state entity which has been granted reciprocity under
20	this provision shall remain in good standing at all times in its state
21	of licensure. Any suspension, revocation or termination of such licen-
22	sure shall apply as if levied in New York state. The superintendent
23	shall issue regulations to implement the provisions of this subsection.
24	§ 3. The opening paragraph of subdivision 1 of section 9-c of the
25	banking law, as added by chapter 849 of the laws of 1964, is amended to
26	read as follows:
27	The superintendent or the attorney-general may bring an action for the
28	dissolution of a corporation formed under any article of this chapter or
29	formed under any other statute or special act having as its purpose or
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	among its purposes a purpose for which a corporation, except for a limited purpose trust company formed pursuant to article 3-C of this
31	
32	chapter, may be formed under this chapter upon one or more of the
33	following grounds:
34	§ 4. Section 606 of the banking law is amended by adding a new subdi-
35	vision 7 to read as follows:
36	7. For the purposes of this section, the superintendent shall not
37	liquidate the trust assets of a limited purpose trust company which
38	holds amounts in reserve for an asset-backed token, including stable-
39	coin, before making a determination of whether such amounts are safe-
40	guarded from fraud, waste, or abuse. If such amounts are not determined
41	to be at risk, such amounts may continue to be held in the name of the
42	superintendent, or a receiver deemed appropriate by the superintendent
43	to administer such amounts, and such funds shall not be made a part of
44	any estate in bankruptcy. Any customer of such limited purpose trust
45	company shall be able to transfer the amount held in trust or redeem
46	such amounts of a stablecoin or asset-backed token as they deem appro-
47	priate. Notwithstanding the provisions of this subdivision, nothing
48	herein shall prevent the superintendent from proceeding against accounts
49	and property not held in trust. The accounting treatment of the amounts
50	held in such accounts shall not be determinative of whether such amounts
51	are fiduciary assets.
52	§ 5. Subdivision 1 of section 617 of the banking law, as amended by
53	chapter 259 of the laws of 1986, is amended to read as follows:
54	1. The superintendent may, after he has taken possession of any bank-
55	ing organization, cause to be mailed to each person claiming to be, or
55	Ing organization, cause to be maried to each person statming to be, or

55 ing organization, cause to be mailed to each person claiming to be, 56 appearing upon the books of such banking organization to be 1 (1) the owner of any personal property in the custody or possession of 2 such banking organization as bailee or depositary for hire or otherwise, 3 including the contents of any safe, vault or box theretofore opened for 4 non-payment of rental in accordance with the provisions of this chapter, 5 which shall include any amounts held in trust for a customer, including 6 a stablecoin issued or held and other trust assets held by a limited 7 purpose trust company, or

8 (2) the lessee of any safe, vault or box, a notice in writing directed 9 by registered mail to such person at his last address as the same 10 appears on the books of such banking organization or at his last known 11 address if no address appears on such books, notifying such person to 12 remove all such property or the contents of any such safe, vault or box, within a period stated in said notice, which period shall be not less 13 14 than sixty days from the date of such notice, and further notifying such 15 person of the terms and provisions of this section. The contract of 16 bailment or of deposit for hire, or lease of safe, vault or box, if any, 17 between the person to whom such notice is mailed and such banking organization shall cease and determine upon the date for removal fixed in 18 19 such notice. Such person shall have a claim against such banking organ-20 ization for the amount of the unearned rent or charges, if any, paid by 21 such person from the date fixed in such notice, if the property or 22 contents is removed on or before such date, or from the date of actual 23 removal, if the property or contents is removed after such date.

As used herein the phrase "personal property in the custody or possession of such banking organization as bailee or depositary for hire or otherwise" shall include, without limitation, securities, whether held in custody directly or in book-entry form by such banking organization, its nominee, subcustodian, clearing corporation or similar entity, and any trust assets held by a limited purpose trust company.

30 § 6. This act shall take effect on the one hundred eightieth day after 31 it shall have become a law. Effective immediately, the addition, amend-32 ment and/or repeal of any rule or regulation necessary for the implemen-33 tation of this act on its effective date are authorized to be made and 34 completed on or before such effective date.