A bill to be entitled
An act relating to money services businesses; amending
s. 559.952, F.S.; revising exceptions for a licensee
during the Financial Technology Sandbox period;
amending s. 560.103, F.S.; revising and providing
definitions; amending s. 560.204, F.S.; prohibiting
certain activities by a person without obtaining a
license; revising the definition of the term
"compensation"; amending s. 560.210, F.S.; providing
requirements for a money transmitter that receives
virtual currency; excluding virtual currency in the
calculation of permissible investments; providing an
effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Paragraph (a) of subsection (4) of section
559.952, Florida Statutes, is amended to read:
559.952 Financial Technology Sandbox.—
(4) EXCEPTIONS TO GENERAL LAW AND WAIVERS OF RULE
REQUIREMENTS.—
(a) Notwithstanding any other law, upon approval of a
Financial Technology Sandbox application, the following
provisions and corresponding rule requirements are not
applicable to the licensee during the sandbox period:
1. Section 516.03(1), except for the application fee, the
investigation fee, the requirement to provide the social
security numbers of control persons, evidence of liquid assets
of at least $25,000, and the office’s authority to investigate
the applicant’s background. The office may prorate the license
renewal fee for an extension granted under subsection (7).

2. Section 516.05(1) and (2), except that the office shall
investigate the applicant’s background.

3. Section 560.109, only to the extent that the section
requires the office to examine a licensee at least once every 5
years.

4. Section 560.118(2).

5. Section 560.125(1), only to the extent that the
subsection would prohibit a licensee from engaging in the
business of a money transmitter or payment instrument seller
during the sandbox period.

6. Section 560.125(2), only to the extent that the
subsection would prohibit a licensee from appointing an
authorized vendor during the sandbox period. Any authorized
vendor of such a licensee during the sandbox period remains
liable to the holder or remitter.

7. Section 560.128.

8. Section 560.141, except for s. 560.141(1)(a)1., 3., 7.-

9. Section 560.142(1) and (2), except that the office may
prorate, but may not entirely eliminate, the license renewal
fees in s. 560.143 for an extension granted under subsection
(7).

10. Section 560.143(2), only to the extent necessary for
proration of the renewal fee under subparagraph 9.

11. Section 560.204(1), only to the extent that the
subsection would prohibit a licensee from engaging in, or
advertising that it engages in, the selling or issuing of
payment instruments or in the activity of a payment instrument seller or money transmitter during the sandbox period.

12. Section 560.205(2).
13. Section 560.208(2).
14. Section 560.209, only to the extent that the office may modify, but may not entirely eliminate, the net worth, corporate surety bond, and collateral deposit amounts required under that section. The modified amounts must be in such lower amounts that the office determines to be commensurate with the factors under paragraph (5)(c) and the maximum number of consumers authorized to receive the financial product or service under this section.

Section 2. Subsections (14), (21), (23), (29), and (35) of section 560.103, Florida Statutes, are amended, and subsection (36) is added to that section, to read:

560.103 Definitions.—As used in this chapter, the term:

(14) “Electronic instrument” means a card, tangible object, or other form of electronic payment used for the transmission, or payment, of money or the exchange of currency or monetary value, including a stored value card or device that contains a microprocessor chip, magnetic stripe, or other means for storing information; that is prefunded; and for which the value is decremented upon each use.

(21) “Monetary value” means a medium of exchange, other than virtual currency, regardless of whether it is or not redeemable in currency.

(23) “Money transmitter” means a corporation, limited liability company, limited liability partnership, or foreign entity qualified to do business in this state which receives currency, monetary value, a payment instrument, or virtual
currency instruments for the purpose of acting as an intermediary to transmit currency, monetary value, a payment instrument, or virtual currency from one person to another location or person transmitting the same by any means, including transmission by wire, facsimile, electronic transfer, courier, the Internet, or through bill payment services or other businesses that facilitate such transfer within this country, or to or from this country.

(29) “Payment instrument” means a check, draft, warrant, money order, travelers check, electronic instrument, or other instrument utilized for the transmission, exchange, or payment of currency money, or monetary value, regardless of whether it is or not negotiable. The term does not include an instrument that is redeemable by the issuer in merchandise or service, a credit card voucher, or a letter of credit.

(35) “Stored value” means currency funds or monetary value represented in digital electronic format, regardless of whether it is or not specially encrypted, and stored or capable of storage on electronic media in such a way as to be retrievable and transferred electronically.

(36) “Virtual currency” means a medium of exchange in electronic or digital format that is not currency as defined in subsection (11). The term does not include a medium of exchange in electronic or digital format that is used:

(a) Solely within online gaming platforms with no market or application outside such gaming platforms; or

(b) Exclusively as part of a consumer affinity or rewards program and can be applied solely as payment for purchases with the issuer or other designated merchants, but cannot be
converted into or redeemed for currency, monetary value, or virtual currency.

Section 3. Subsection (1) of section 560.204, Florida Statutes, is amended to read:

560.204 License required.—

(1) Unless exempted, a person may not engage in, or in any manner advertise that they engage in, the selling or issuing of payment instruments or in the activity of a payment instrument seller or money transmitter, for compensation, without first obtaining a license under this part. For purposes of this subsection section, the term “compensation” includes profit or loss on the exchange of currency, monetary value, or virtual currency.

Section 4. Present subsections (2) and (3) of section 560.210, Florida Statutes, are redesignated as subsections (3) and (4), respectively, and a new subsection (2) is added to that section, to read:

560.210 Permissible investments.—

(2) Each money transmitter that receives virtual currency, either directly or through an authorized vendor, for the purpose of transmitting such virtual currency from one person to another location or person must at all times hold virtual currency of the same type and amount owed or obligated to the other location or person. Virtual currency received and held under this subsection is not included in the amount of outstanding money transmissions for purposes of calculating the permissible investments required by subsection (1).

Section 5. This act shall take effect January 1, 2022.