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1	A bill to be entitled
2	An act relating to money services businesses; amending
3	s. 560.103, F.S.; revising the definition of the term
4	"control person" for purposes of ch. 560, F.S.,
5	relating to money services businesses; defining the
6	terms "governing documents" and "membership interest";
7	providing an effective date.
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9	Be It Enacted by the Legislature of the State of Florida:
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11	Section 1. Subsection (10) of section 560.103, Florida
12	Statutes, is amended to read:
13	560.103 Definitions.—As used in this chapter, the term:
14	(10) "Control person" means, with respect to a money
15	services business, any of the following:
16	(a) A person who holds the title of president, <u>treasurer,</u>
17	chief executive officer, chief financial officer, chief
18	operations officer, chief legal officer, or compliance officer
19	for a money services business.
20	(b) A person who holds any of the officer, general
21	partner, manager, or managing member positions named in the
22	money services business's governing documents. <u>As used in this</u>
23	paragraph, the term "governing documents" includes bylaws,
24	articles of incorporation or organization, partnership
25	agreements, shareholder agreements, and management or operating
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26 agreements.

27 (c) A person who holds any position named by the money 28 services business's liability insurance coverage for directors 29 and officers, if the business has such coverage.

30 (d) A director of the money services business's board of 31 directors.

32 (e) A person who directs the affairs of a money services 33 business or who participates in, or has authority to participate 34 in, the major policymaking functions of a money services 35 business, regardless of whether the person has an official title 36 or receives a salary or other compensation.

37 (d) (d) (f) A shareholder whose name shares are registered in the records of a corporation for profit, whether incorporated 38 39 under the laws of this state or organized under the laws of any 40 other jurisdiction and existing in that legal form, who owns 25 41 percent or more of a class of the company's equity securities For a money services business that is a corporation, all 42 43 shareholders that, directly or indirectly, own 25 percent or 44 more or that have the power to vote 25 percent or 45 class of voting securities.

46 (e) (g) <u>A general partner or a limited partner, as those</u> 47 <u>terms are defined in s. 620.1102</u>, who has a 25 percent or more 48 <u>transferable interest</u>, as defined in s. 620.1102, of a limited 49 <u>partnership</u>, limited liability limited partnership, foreign 50 limited partnership, or foreign limited liability limited

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51 partnership, as those terms are defined in s. 620.1102 For a 52 money services business that is a partnership, all general 53 partners, and those limited or special partners that have 54 contributed 25 percent or more or that have the right to receive 55 upon dissolution 25 percent or more of the partnership's 56 capital. 57 (f) (h) A member, who is a person that owns a membership 58 interest in a limited liability company or a foreign limited 59 liability company, as those terms are defined in s. 605.0102(36) 60 and (26), respectively, that holds a 25 percent or more membership interest in such companies. As used in this 61 62 subsection, the term "membership interest" means a member's 63 right to receive distributions or other rights, such as voting 64 rights or management rights, under the articles of organization 65 For a money services business that is a limited liability 66 company, all managers, and those members that have contributed 25 percent or more or that have the right to receive upon 67 68 dissolution 25 percent or more of the limited liability 69 company's capital. 70 (g) A natural person who indirectly owns 25 percent or more of the shares or stock interest, transferable interest as 71 72 defined in s. 620.1102, or membership interest as defined in 73 paragraph (f), of any legal entities referred to in paragraphs 74 (d)-(f). 75 Section 2. This act shall take effect July 1, 2023. Page 3 of 3

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