GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

Н

HOUSE BILL 86 PROPOSED SENATE COMMITTEE SUBSTITUTE H86-PCS40766-BB-18

Short Title: Virtual Currency Changes.

(Public)

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Sponsors:

Referred to:

			February 13, 2017		
1 2 3	A BILL TO BE ENTITLED AN ACT TO MAKE CLARIFYING CHANGES TO PERMISSIBLE INVESTMENTS AND STATUTORY TRUST UNDER THE MONEY TRANSMITTERS ACT.				
4	The General Assembly of North Carolina enacts:				
5	SECTION 1. G.S. 53-208.42 reads as rewritten:				
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8		A (1			
9	(2)		prized delegate. – An entity designated by the licensee under the		
10 11		-	sions of this Article to engage in the business of money transmission on of a licensee from a branch office-in this State.		
11		Denan	of a needsee from a branch office in this state.		
12	 (17)	Permi	ssible investments. – One or more of the following, but only to the extent		
13	(17)		bey are maintained in an account located in the United States:		
15		a.	Cash.		
16		b.	Certificates of deposit or other debt obligations of a depository		
17			institution, either domestic or foreign.		
18		c.	Bills of exchange or time drafts drawn on and accepted by a		
19			commercial bank, otherwise known as bankers' acceptances, which are		
20			eligible for purchase by member banks of the Federal Reserve System.		
21		d.	Any investment bearing a rating of one of the three highest grades as		
22			defined by a nationally recognized organization that rates securities.		
23		e.	Investment securities that are obligations of the United States, its		
24			agencies, or instrumentalities or obligations that are guaranteed fully		
25			as to principal and interest of the United States or any obligations of		
26			any state, municipality, or any political subdivision thereof.		
27		f.	Shares in a money market mutual fund, interest bearing bills or notes		
28			or bonds, debentures, or preferred stock traded on any national		
29			securities exchange or on a national over the counter market, or mutual		
30			funds primarily composed of such securities or a fund composed of		
31		~	one or more permissible investments as set forth herein.		
32 33		g.	Any demand borrowing agreement or agreements made to a corporation or a subsidiary of a corporation whose capital stock is		
33 34			corporation or a subsidiary of a corporation whose capital stock is listed on a national exchange.		
34 35		h.	Value of receivables due to the licensee that are no more than $90-30$		
36		11.	days past due or otherwise doubtful of collection.		
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1 2 3	i. Virtual currency-owned by the licensee, but only to the extent of outstanding transmission obligations received by the licensee in like kind virtual currency.			
4	j. Any other investments or security device approved by the			
5 6	Commissioner.			
0 7	SECTION 2. G.S. 53-208.48 reads as rewritten:			
8	"§ 53-208.48. Permissible investments and statutory trust.			
9	(a) Each-Except as otherwise provided in this section, each licensee under this Article			
10	shall possess at all times unencumbered permissible investments having an aggregate market			
11	value, calculated in accordance with generally accepted accounting principles, of not less than			
12	the aggregate face amount of all outstanding transmission obligations. This requirement may be			
13	waived by the Commissioner if the dollar volume of a licensee's outstanding transmission			
14	obligations does not exceed the bond or other security devices posted by the licensee pursuant to			
15	G.S. 53 208.47.			
16	(b) Permissible investments, even if commingled with other assets of the licensee, shall			
17	be deemed by operation of law to be held in trust for the benefit of the purchasers and holders of			
18	the licensee's outstanding payment instruments and stored value obligations in the event of the			
19	bankruptcy of the licensee.			
20	(c) If the licensee possesses virtual currency as permissible investments under this			
21	Article, the Commissioner may at any time request that the licensee verify, in a manner			
22	acceptable to the Commissioner, aggregate virtual currency transmission obligations outstanding			
23	and virtual currency held as permissible investments, including virtual currency stored offline."			
24	SECTION 3. Except as otherwise provided, this act is effective when it becomes			
25	law.			