1	AN ACT
2	relating to the regulation of money services businesses.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Sections 152.105(a) and (b), Finance Code, are
5	amended to read as follows:
6	(a) An [In addition to the requirements of Section 152.104,
7	an applicant shall provide additional information to the
8	commissioner if the applicant is an] individual who[+
9	[(1)] is in control of a money services licensee or
10	applicant <u>, who</u> [;
11	[(2)] seeks to acquire control of a money services
12	licensee <u>,</u> [+] or <u>who</u>
13	[(3)] is a key individual <u>of a money services licensee</u>
14	<u>or applicant shall provide</u> [.
15	[(b) Additional information provided] to the commissioner
16	[by an individual under this section must include] the
17	individual's:
18	(1) fingerprints for submission to the Federal Bureau
19	of Investigation and the commissioner for purposes of a national
20	criminal history background check unless the person currently
21	resides outside of the United States and has resided outside of the
22	United States for the 10-year period preceding the submission of
23	the application; and
24	(2) personal history and experience, in a form and

H.B. No. 3833 1 medium prescribed by the commissioner, that contains the following 2 information:

3 (A) if the individual has a social security
4 number, an independent credit report for the individual from a
5 consumer reporting agency;

6 (B) information related to any criminal 7 convictions or pending charges against the individual; and

information related to any regulatory or 8 (C) 9 administrative action and any civil litigation against the 10 individual involving claims of fraud, misrepresentation, conversion, mismanagement of funds, breach of fiduciary duty, or 11 12 breach of contract.

SECTION 2. Section 152.106(c), Finance Code, is amended to read as follows:

15 (c) A determination by the commissioner under Subsection (a) that an application is complete and is accepted for processing 16 17 is not an assessment of the substance of the application or of the sufficiency of the information provided, and means only that the 18 19 application, on its face, appears to include all of the items, including the national criminal history background check response 20 21 from the Federal Bureau of Investigation under Section 152.105 [152.105(b)], and address all of the matters that are required 22 under Sections 152.104 and 152.105. 23

24 SECTION 3. Sections 152.107(c) and (i), Finance Code, are 25 amended to read as follows:

(c) An applicant for a currency exchange license mustdemonstrate that it meets or will meet the requirements in Sections

1 152.353 and[-] 152.354[-, and 152.355]. A currency exchange 2 licensee must at all times continue to meet the requirements of 3 those sections.

(i) The holder, <u>a key individual</u> [principal], or <u>a person in</u>
control of the holder of a license issued under this chapter that
has expired or that the holder has surrendered under Section
152.108 that wishes to conduct activities for which a license is
required under this chapter must file a new license application
under Section 152.104 and satisfy all requirements for licensure
that apply at the time the new application is filed.

SECTION 4. Section 152.152(a), Finance Code, is amended to read as follows:

(a) The requirements of Section 152.151 do not apply to a person who has complied with and received approval to engage in money services under this chapter or was identified as a person in control in a previous application filed with and approved by the commissioner or by an MSB-accredited state under a multistate licensing process, provided that:

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(1) the person has not:

20 (A) had a money services license revoked or21 suspended; or

(B) controlled a money services licensee that has
had a money services license revoked or suspended while the person
was in control of the licensee in the previous five years;

(2) if the person is a money services licensee, the26 person:

27

(A) is well managed; and

(B) if a rating for compliance has been given to
 the person by an MSB-accredited state, received a satisfactory
 rating in its most recent examination;

(3) in the case of a money transmission licensee, the
person to be acquired <u>is</u> [and the person acquiring control are both
money transmission licensees] projected to meet the requirements of
Sections 152.351, 152.352, 152.354, and 152.355, and if the person
acquiring control is a money transmission licensee, that person
acquiring control is also projected to meet the requirements of

10 those sections, after the acquisition of control is completed; in the case of a currency exchange licensee, the 11 (4) person to be acquired is [and the person acquiring control are both 12 currency exchange licensees] projected to meet the requirements of 13 Sections 152.353 and 152.354, and if the person acquiring control 14 15 is a currency exchange licensee, that person acquiring control is also projected to meet the requirements of those sections, after 16 17 the acquisition of control is completed;

18 (5) the money services licensee to be acquired will 19 not implement any material changes to the licensee's business plan 20 as a result of the acquisition of control, and if the person 21 acquiring control is a money services licensee, the acquiring 22 licensee also will not implement any material changes to its 23 business plan as a result of the acquisition of control; and

(6) the person provides notice of the acquisition in
cooperation with the money services licensee and attests to
Subdivisions (1) through (5), as applicable, in a form and medium
prescribed by the commissioner.

SECTION 5. Section 152.203(a), Finance Code, is amended to read as follows:

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3 (a) A money services licensee shall, not later than the 90th 4 day after the end of each fiscal year, or within an extended time 5 prescribed by the commissioner, file with the commissioner:

6 (1) for a money transmission licensee, an audited 7 unconsolidated financial statement of the licensee for the fiscal 8 year prepared in accordance with United States generally accepted 9 accounting principles;

10 (2) for a currency exchange licensee, a financial 11 statement, audited or unaudited, dated as of the last day of the 12 licensee's fiscal year that ended in the immediately preceding 13 calendar year, prepared in accordance with United States generally 14 accepted accounting principles; and

15 (3) any other information as the commissioner may 16 reasonably require.

SECTION 6. Section 152.351(b), Finance Code, is amended to read as follows:

(b) Tangible net worth under this section must be demonstrated at the initial application by the applicant's most recent audited or unaudited financial statements <u>pursuant to</u> [<u>under</u>] Section 152.104(c)(6) or (7).

23 SECTION 7. Section 152.353(a), Finance Code, is amended to 24 read as follows:

(a) A currency exchange licensee shall at all times maintain
security in the amount applicable to the licensee under this
section consisting of a surety bond in a form satisfactory to the

1 <u>commissioner</u>. The security must satisfy the requirements of and is 2 subject to Section 152.354. <u>With the commissioner's approval, a</u> 3 <u>currency exchange licensee may maintain a deposit in lieu of a bond</u> 4 under this section.

5 SECTION 8. Sections 152.354(a) and (g), Finance Code, are 6 amended to read as follows:

7 (a) In addition to the requirements of Section 152.352 or
8 152.353, a security under this subchapter must:

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(1) be in a form satisfactory to the commissioner;

10 (2) be payable to any claimant or to the commissioner, 11 on behalf of a claimant or this state, for any liability arising out 12 of a money transmission licensee's money transmission business in 13 this state, incurred under, subject to, or by virtue of this 14 chapter; and

(3) if the security is a bond, be issued by a qualified surety company authorized to engage in business in this state and acceptable to the commissioner [or, if the security is an irrevocable letter of credit, be issued by a financial institution acceptable to the commissioner].

Instead of providing all or part of the amount of the 20 (q) security required by this section, an applicant for a money 21 services license or a money services licensee may, with the prior 22 approval of the commissioner, deposit, with a financial institution 23 24 possessing trust powers that is authorized to conduct a trust business in this state and is acceptable to the commissioner, an 25 26 aggregate amount of United States currency, certificates of deposit, or other cash equivalents that equals the total amount of 27

1 the required security or the remaining part of the security. 2 SECTION 9. Section 152.356, Finance Code, is amended by 3 amending Subsections (a) and (b) and adding Subsection (a-1) to read as follows: 4 5 (a) The following investments are permissible under Section 6 152.355: 7 (1) cash, including: 8 (A) demand deposits held in a federally insured depository financial institution; 9 10 (B) savings deposits held in a federally insured depository financial institution; 11 funds in accounts under Paragraphs (A) and 12 (C) (B) held for the benefit of the [a] money transmission licensee's 13 customers in a federally insured depository financial institution; 14 15 (D) cash equivalents, including automated 16 clearing house items: 17 (i) in transit to the money transmission licensee; and 18 19 (ii) in transit to a payee; international wires in transit to a payee; 20 (E) 21 (F) cash in transit via armored car; cash in smart safes; 2.2 (G) 23 cash in money transmission licensee-owned (H) 24 locations; 25 (I) debit card credit card-funded or 26 transmission receivables owed by a bank; or 27 (J) money market mutual funds rated "AAA" by S&P

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1 Global or an equivalent rating from an eligible rating service; (2) certificates of deposit or senior debt obligations 2 3 of an insured depository institution, as defined by Section 3, Federal Deposit Insurance Act (12 U.S.C. Section 1813) or the 4 5 Federal Credit Union Act (12 U.S.C. Section 1781); (3) an obligation: 6 7 (A) of the United States or a commission, agency, 8 or instrumentality of the United States; 9 that is guaranteed fully as to principal and (B) 10 interest by the United States; or (C) of a state or a governmental subdivision, 11 12 agency, or instrumentality of the United States; (4) the full drawable amount of an irrevocable standby 13 14 letter of credit for which the stated beneficiary is the 15 commissioner that stipulates that the commissioner need only draw a sight draft under the letter of credit and present it to obtain 16 17 funds up to the letter of credit amount on presentation of the items required by Subsection (f); 18 100 percent of the surety bond or deposit provided 19 (5) for under Section 152.352 that exceeds the average daily money 20 transmission liability in this state; or 21 (6) stablecoin, to the of 22 extent outstanding 23 transmission obligations received by the licensee in the same kind 24 of stablecoin. 25 (a-1) For purposes of Subsection (a)(6), stablecoin must be 26 held, stored, or kept in custody of the licensee directly or by a third-party custodian that meets the qualifications prescribed by 27

1 the commissioner.

(b) Unless permitted by the commissioner to exceed the limit
provided, the following investments are permissible under Section
152.355 to the extent specified:

5 (1) receivables that are payable to a money 6 transmission licensee from its authorized delegates in the ordinary 7 course of business that are less than seven days old are permissible 8 up to the amount of 50 percent of the aggregate value of the 9 licensee's total permissible investments;

10 (2) receivables under Subdivision (1) that are payable 11 to a money transmission licensee from a single authorized delegate 12 in the ordinary course of business are permissible up to the amount 13 of 10 percent of the aggregate value of the licensee's total 14 permissible investments;

(3) the following investments are permissible up to the amount of 20 percent of the aggregate value of a money transmission licensee's total permissible investments for the amount under each paragraph and the amount of 50 percent of the aggregate value of the licensee's total permissible investments for the total amount under this subdivision:

(A) a short-term investment of not more than six
months bearing an eligible rating;

(B) commercial paper bearing an eligible rating;
 (C) a bill, note, bond, or debenture bearing an
 eligible rating;

26 (D) a United States tri-party repurchase 27 agreement collateralized at 100 percent or more with United States

H.B. No. 3833 1 or agency security, municipal bonds, or other security bearing an eligible rating; 2 3 (E) a money market mutual fund rated less than 4 "AAA" and not less than "A-" by S&P Global, or the equivalent from 5 an eligible rating service; and 6 (F) a mutual fund or other investment fund 7 composed solely and exclusively of one or more permissible 8 investments listed in Subsections (a)(1)-(3); and deposits, 9 (4) cash, including demand savings deposits, and funds in an account held for the benefit of $\frac{1}{2}$ 10 money transmission licensee's customers at a foreign depository 11 institution is permissible up to the amount of 10 percent of the 12 aggregate value of the licensee's total permissible investments if: 13 14 (A) the licensee has received a satisfactory 15 rating in its most recent examination; and 16 (B) the foreign depository institution: 17 (i) has an eligible rating; (ii) is registered under 18 the Foreign 19 Account Tax Compliance Act (Pub. L. No. 111-147); 20 (iii) is not located in a country subject to sanctions from the Office of Foreign Assets Control; and 21 (iv) is not located in a jurisdiction 22 designated high-risk or uncooperative by the Financial Action Task 23 24 Force. 25 SECTION 10. Section 152.403(b), Finance Code, is amended to 26 read as follows: 27 (b) The commissioner may suspend or revoke a money services

1 license or order a money transmission licensee to revoke the 2 designation of an authorized delegate if the commissioner has 3 reason to believe that:

4 (1) the money services licensee has violated this
5 chapter, a rule adopted or order issued under this chapter, a
6 written agreement entered into with the department or commissioner,
7 or any other state or federal law applicable to the licensee's money
8 services business;

9 (2) the money services licensee has refused to permit 10 or has not cooperated with an examination or investigation 11 authorized by this chapter;

12 (3) the money services licensee has engaged in fraud, 13 knowing misrepresentation, deceit, or gross negligence in 14 connection with the operation of the licensee's money services 15 business or any transaction subject to this chapter;

16 an authorized delegate of the money transmission (4) 17 licensee has knowingly violated this chapter, a rule adopted or issued under this chapter, or a state or 18 order federal anti-money-laundering or terrorist funding law, and the licensee 19 knows or should have known of the violation and has failed to make a 20 reasonable effort to prevent or correct the violation; 21

(5) the competence, experience, character, or general fitness of the money services licensee or the authorized delegate of a money transmission licensee, or a <u>key individual</u> [principal] of <u>or</u>[7] person in control [of, or responsible person] of a money services licensee or authorized delegate of a money transmission licensee, indicates that it is not in the public interest to permit

1 the licensee or authorized delegate to provide money services;

2 (6) the money services licensee has engaged in an
3 unsafe or unsound act or practice or has conducted business in an
4 unsafe or unsound manner;

5 (7) the money services licensee has suspended payment 6 of the licensee's obligations, made a general assignment for the 7 benefit of the licensee's creditors, or admitted in writing the 8 licensee's inability to pay debts of the licensee as they become 9 due;

10 (8) the money transmission licensee has failed to 11 terminate the authority of an authorized delegate after the 12 commissioner has issued and served on the licensee a final order 13 finding that the authorized delegate has violated this chapter;

14 (9) a fact or condition exists that, if it had been 15 known at the time the money services licensee applied for the 16 license, would have been grounds for denying the application;

17 (10) the money services licensee has engaged in false,18 misleading, or deceptive advertising;

(11) the money services licensee has failed to pay a judgment entered in favor of a claimant or creditor in an action arising out of the licensee's activities under this chapter not later than the 30th day after the date the judgment becomes final or not later than the 30th day after the date the stay of execution expires or is terminated, as applicable;

(12) the money services licensee has knowingly made a
 material misstatement or has suppressed or withheld material
 information on an application, request for approval, report, or

other document required to be filed with the department under this
 chapter; or

3 (13) the money services licensee has committed a4 breach of trust or of a fiduciary duty.

5 SECTION 11. Section 152.404(a), Finance Code, is amended to 6 read as follows:

7 (a) The commissioner may suspend or revoke the designation 8 of an authorized delegate by a money transmission licensee if the 9 commissioner has reason to believe that:

10 (1) the authorized delegate has violated this chapter, 11 a rule adopted or order issued under this chapter, a written 12 agreement entered into with the commissioner or the department, or 13 any other state or federal law applicable to a money transmission 14 business;

(2) the authorized delegate has refused to permit or
has not cooperated with an examination or investigation under this
chapter;

18 (3) the authorized delegate has engaged in fraud, 19 knowing misrepresentation, deceit, gross negligence, or an unfair 20 or deceptive act or practice in connection with the operation of the 21 delegate's business on behalf of the money transmission licensee or 22 any transaction subject to this chapter;

(4) the competence, experience, character, or general fitness of the authorized delegate, or a <u>key individual</u> [principal] of <u>or</u>[7] person in control [of, or responsible person] of the authorized delegate, indicates that it is not in the public interest to permit the authorized delegate to provide money

1 transmission;

2 (5) the authorized delegate has engaged in an unsafe
3 or unsound act or practice or conducted business in an unsafe and
4 unsound manner;

5 (6) the authorized delegate, or a <u>key individual</u> 6 [principal or responsible person] of the authorized delegate, is 7 listed on the Specially Designated Nationals and Blocked Persons 8 List prepared by the United States Department of the Treasury as a 9 potential threat to commit terrorist acts or to fund terrorist 10 acts; or

(7) the authorized delegate, or a <u>key individual</u>
[principal or responsible person] of the authorized delegate, has
been convicted of a state or federal anti-money-laundering or
terrorist funding law.

15 SECTION 12. Section 152.405(b), Finance Code, is amended to 16 read as follows:

(b) A cease and desist order may require a money services licensee or authorized delegate to cease and desist from the action or violation or to take affirmative action to correct any condition resulting from or contributing to the action or violation, and the requirements of the order may apply to a <u>key individual</u> [principal or responsible person] of the licensee or authorized delegate.

23 SECTION 13. Section 152.410(f), Finance Code, is amended to 24 read as follows:

(f) A money services licensee or authorized delegate against whom an emergency order is directed must submit a written certification to the commissioner, signed by the licensee or

1 authorized delegate, and their <u>key</u> [principals and responsible]
2 individuals, as applicable, and each person named in the order,
3 stating that each person has received a copy of and has read and
4 understands the order.

5 SECTION 14. This Act takes effect September 1, 2025.

President of the Senate

Speaker of the House

I certify that H.B. No. 3833 was passed by the House on May 16, 2025, by the following vote: Yeas 130, Nays 2, 2 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 3833 was passed by the Senate on May 25, 2025, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED:

Date

Governor