HB 607 2023

A bill to be entitled

An act relating to money services businesses; amending

s. 560.103, F.S.; revising the definition of the term "control person" for purposes of ch. 560, F.S.; defining the term "governing documents"; providing an effective date.

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

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Section 1. Subsection (10) of section 560.103, Florida Statutes, is amended to read:

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

- (10) "Control person" means any of the following:
- (a) A person who holds the title of president, chief executive officer, chief financial officer, chief operations officer, chief legal officer, or compliance officer for a money services business.
- (b) A person who holds any of the officer, manager, or managing member positions named in the money services business's governing documents. As used in this paragraph, the term "governing documents" includes bylaws, articles of incorporation or organization, partnership agreements, shareholder agreements, and management or operating agreements.
- (c) A person who holds any position named by the money services business's liability insurance coverage for directors

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and officers, if the business has such coverage.

 $\frac{\text{(d)}}{\text{A}}$  A director of the money services business's board of directors.

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

(d) (f) For a money services business that is a corporation or a foreign corporation, as those terms are defined in s.

607.01401, each person who is a 25 percent or greater interest holder as that term is defined in s. 607.01401(44)(a), all shareholders that, directly or indirectly, own 25 percent or more or that have the power to vote 25 percent or more of a class of voting securities.

(e)(g) For a money services business that is a <u>limited</u> partnership, <u>limited liability limited partnership</u>, foreign <u>limited partnership</u>, or foreign limited liability limited <u>partnership as those terms are defined in s. 620.1102</u>, each <u>person who has a 25 percent or greater transferable interest as that term is defined in s. 620.1102</u> all general partners, and those limited or special partners that have contributed 25 <u>percent or more or that have the right to receive upon</u> dissolution 25 percent or more of the partnership's capital.

(f) (h) For a money services business that is a limited

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liability company or a foreign limited liability company, as those terms are defined in s. 605.0102, each person who is a 25 percent or greater interest holder as that term is defined in s. 605.0102(31)(f), all managers, and those members that have contributed 25 percent or more or that have the right to receive upon dissolution 25 percent or more of the limited liability company's capital.

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Section 2. This act shall take effect July 1, 2023.

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