By the Committee on Banking and Insurance; and Senators Rodriguez, Gruters, and Burgess

597-03074-25 2025132c1 1 A bill to be entitled 2 An act relating to legal tender; amending s. 212.02, 3 F.S.; revising the term "tangible personal property"; 4 amending s. 212.05, F.S.; revising the sales and use 5 tax of coin or currency tax exemption; specifying that 6 a person who claims the sales tax exemption bears the 7 burden for determining whether the gold coin or silver 8 coin meets a specified definition; providing a 9 presumption regarding the purity requirements of gold 10 coin and silver coin; creating s. 215.986, F.S.; 11 defining terms; specifying, beginning on a specified 12 date, that gold coin and silver coin are legal tender 13 for a specified purpose; providing construction; prohibiting persons from being required to offer or 14 15 accept any legal tender for a specified purpose; 16 prohibiting persons from incurring liability for 17 refusing to offer or accept legal tender; providing an 18 exception; authorizing a governmental entity to accept 19 gold coin or silver coin for a specified purpose and 20 only in a specified manner; providing applicability; 21 providing construction; authorizing governmental 22 entities to enter into written contracts under certain 23 circumstances; requiring certain custodians of gold 24 coin or silver coin to meet certain requirements; 25 specifying that a governmental entity that tenders or accepts gold coin or silver coin under certain 2.6 27 circumstances need not comply with certain provisions; 28 creating s. 280.21, F.S.; requiring custodians of gold 29 coin or silver coin which hold public deposits to meet

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30	certain requirements; amending s. 560.103, F.S.;
31	revising definitions and defining terms; amending s.
32	560.141, F.S.; requiring the Office of Financial
33	Regulation to approve an application for a custodian
34	of gold coin or silver coin under certain
35	circumstances; authorizing the office to conduct an
36	examination of certain applicants before issuing a
37	specified license; amending s. 560.142, F.S.;
38	requiring the office to approve a renewal application
39	for a custodian of gold coin or silver coin under
40	certain circumstances; creating s. 560.150, F.S.;
41	prohibiting money services businesses from being
42	required to offer certain products or services;
43	specifying certain requirements if money services
44	businesses offer certain products or services;
45	authorizing the Financial Services Commission to adopt
46	rules; amending s. 560.204, F.S.; prohibiting a person
47	from engaging in or advertising that they engage in
48	the activity of a custodian of gold or coin or silver
49	coin for compensation without a license; amending s.
50	560.205, F.S.; requiring applicants seeking to operate
51	as a payment instrument seller, money transmitter, or
52	a custodian of gold coin or silver coin to provide
53	specified information to the office; amending s.
54	560.214, F.S.; requiring a custodian of gold coin or
55	silver coin to meet certain requirements; specifying
56	that certain actions constitute a violation of certain
57	provisions; authorizing the office to take certain
58	disciplinary actions; specifying that the obligations
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59	of a custodian to an owner of gold coin or silver coin		
60	are fiduciary in nature for a specified purpose;		
61	authorizing the commission to adopt rules; amending s.		
62	655.50, F.S.; revising the definition of the term		
63	"monetary instrument"; creating s. 655.970, F.S.;		
64	prohibiting financial institutions from being required		
65	to take certain actions; requiring financial		
66	institutions to take actions under certain		
67	circumstances; authorizing the commission to adopt		
68	rules; amending s. 672.511, F.S.; providing		
69	construction; requiring, by a specified date, the		
70	Department of Financial Services to submit a specified		
71	report to the Governor and the Legislature; amending		
72	s. 559.952, F.S.; conforming a cross-reference;		
73	providing an effective date.		
74			
75	Be It Enacted by the Legislature of the State of Florida:		
76			
77	Section 1. Subsection (19) of section 212.02, Florida		
78	Statutes, is amended to read:		
79	212.02 DefinitionsThe following terms and phrases when		
80	used in this chapter have the meanings ascribed to them in this		
81	section, except where the context clearly indicates a different		
82	meaning:		
83	(19) "Tangible personal property" means and includes		
84	personal property which may be seen, weighed, measured, or		
85	touched or is in any manner perceptible to the senses, including		
86	electric power or energy, boats, motor vehicles and mobile homes		
87	as defined in s. 320.01(1) and (2), aircraft as defined in s.		

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597-03074-25 2025132c1 88 330.27, and all other types of vehicles. The term "tangible 89 personal property" does not include stocks, bonds, notes, insurance, gold coin or silver coin as those terms are defined 90 91 in s. 215.986, or other obligations or securities or pari-mutuel 92 tickets sold or issued under the racing laws of the state. 93 Section 2. Paragraph (j) of subsection (1) of section 94 212.05, Florida Statutes, is amended to read: 95 212.05 Sales, storage, use tax.-It is hereby declared to be 96 the legislative intent that every person is exercising a taxable 97 privilege who engages in the business of selling tangible 98 personal property at retail in this state, including the 99 business of making or facilitating remote sales; who rents or 100 furnishes any of the things or services taxable under this 101 chapter; or who stores for use or consumption in this state any 102 item or article of tangible personal property as defined herein 103 and who leases or rents such property within the state. 104 (1) For the exercise of such privilege, a tax is levied on 105 each taxable transaction or incident, which tax is due and 106 payable as follows: 107 (j)1. Notwithstanding any other provision of this chapter, 108 there is hereby levied a tax on the sale, use, consumption, or 109 storage for use in this state of any coin or currency, whether 110 in circulation or not, when such coin or currency: 111 a. Is not legal tender; b. If legal tender, is sold, exchanged, or traded at a rate 112 in excess of its face value; or 113 114 c. Is sold, exchanged, or traded at a rate based on its 115 precious metal content. 116 2. Such tax shall be at a rate of 6 percent of the price at Page 4 of 22

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117	which the coin or currency is sold, exchanged, or traded, except
118	that, with respect to a coin or currency which is legal tender
119	of the United States <u>or any gold coin or silver coin declared</u>
120	legal tender in this state pursuant to s. 215.986 and which is
121	sold, exchanged, or traded, such tax shall not be levied. <u>The</u>
122	person that claims the sales tax exemption bears the burden of
123	determining whether the gold coin or silver coin meets the
124	definitions provided in s. 215.986. In the absence of evidence
125	to the contrary, there is a presumption that the gold coin or
126	silver coin meets the percent purity requirements provided in s.
127	215.986 based upon:
128	a. The purity imprinted or stamped on the gold coin or
129	silver coin; or
130	b. An electronic transfer, as defined in s. 215.986(1)(b),
131	of a gold coin or silver coin or any fraction thereof.
132	3. There are exempt from this tax exchanges of coins or
133	currency which are in general circulation in, and legal tender
134	of, one nation for coins or currency which are in general
135	circulation in, and legal tender of, another nation when
136	exchanged solely for use as legal tender and at an exchange rate
137	based on the relative value of each as a medium of exchange.
138	4. With respect to any transaction that involves the sale
139	of coins or currency taxable under this paragraph in which the
140	taxable amount represented by the sale of such coins or currency
141	exceeds \$500, the entire amount represented by the sale of such
142	coins or currency is exempt from the tax imposed under this
143	paragraph. The dealer must maintain proper documentation, as
144	prescribed by rule of the department, to identify that portion
145	of a transaction which involves the sale of coins or currency

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597-03074-25 2025132c1 and is exempt under this subparagraph. 146 147 Section 3. Section 215.986, Florida Statutes, is created to 148 read: 215.986 Gold and silver coin as legal tender.-149 150 (1) DEFINITIONS.-As used in this section, the term: 151 (a) "Debt" means an obligation for the payment of money 152 under contract, whether expressed or implied, which includes judgments and recognizance. The term "debt" does not include 153 154 taxes, charges, or dues imposed by the state. 155 (b) "Electronic transfer" means any transfer of gold coin 156 or silver coin, or any fraction thereof, other than a 157 transaction by check, draft, or similar paper instrument, which 158 is initiated through debit card, mobile application, or computer 159 to order, instruct, or authorize a financial institution as 160 defined in s. 655.005(1)(i) or a money services business as 161 defined in s. 560.103 to debit or credit an account with gold 162 coin or silver coin or the equivalent coin or currency of the 163 United States converted at current market price. 164 (c) "Gold coin" means a precious metal with the chemical 165 element of atomic number 79 in solid form, typically in the 166 shape of rounds, bars, ingots, or bullion coins, which is valued 167 for its metal content and stamped or imprinted with its weight 168 and which consists of at least 99.5 percent purity. The term 169 "coin" does not mean any goods as defined in s. 672.105(1), such 170 as jewelry, other items of utility such as picture frames, or 171 keepsakes. (d) "Governmental entity" means a state, regional, county, 172 173 municipal, special district, or other political subdivision, whether executive, judicial, or legislative, including, but not 174

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175	<u>limited to, a department, a division, a board, a bureau, a</u>
176	commission, an authority, a district, or an agency thereof, or a
177	public school, a Florida College System institution, a state
178	university, or an associated board.
179	(e) "Legal tender" means a medium of exchange that is
180	authorized by this state pursuant to s. 10, Art. I of the United
181	States Constitution for the payment of a debt.
182	(f) "Silver coin" means a precious metal with the chemical
183	element of atomic number 47, in solid form typically in the
184	shape of rounds, bars, ingots, or bullion coins, which is valued
185	for its metal content and is stamped or imprinted with a weight
186	that consists of at least 99.9 percent purity. The term "coin"
187	does not mean any goods as defined in s. 672.105(1), such as
188	jewelry, other items of utility such as picture frames, or
189	keepsakes.
190	(2) LEGAL TENDEREffective January 1, 2026, gold coin and
191	silver coin are legal tender for the payment of a debt in this
192	state.
193	(a) This section may not be construed to restrict the
194	electronic transfer of gold coin or silver coin as tender for
195	the payment of a debt.
196	(b) A person may not be required to offer or accept any
197	recognized legal tender, as described in this subsection, for
198	the payment of a debt, deposit, or any other purpose. A person
199	may not incur any liability for refusing to offer or accept such
200	legal tender, except as specifically provided for by contract.
201	(c) A governmental entity may accept gold coin or silver
202	coin for the payment of taxes or fees levied by the state or
203	local government or any subdivision thereof. However, a

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204	governmental entity may tender or accept gold coin or silver
205	coin as payment for a debt only by electronic transfer and may
206	not tender or accept gold coin or silver coin in physical form.
207	(d) This section may not apply after the death of a system
208	participant or account holder and may not affect the definitions
209	of "tangible personal property" or "precious metals" for the
210	purposes of chapters 731-738.
211	(e) This section does not exempt a person from any
212	applicable federal tax law, rule, or regulation.
213	(3) GOVERNMENT IMPLEMENTATIONEach governmental entity
214	that intends to tender or to accept payment of gold coin or
215	silver coin may enter into a written contract which must be
216	procured through competitive bidding with a qualified public
217	depository as defined in s. 280.02.
218	(a) Unless otherwise provided in chapter 280, a custodian
219	of gold coin or silver coin, as that term is defined in s.
220	560.103, which holds gold coin or silver coin as public deposits
221	must meet the requirements for qualified public depositories
222	under that chapter.
223	(b) A governmental entity that tenders or accepts gold coin
224	or silver coin as payment of a debt by one of the exemptions
225	listed in s. 280.03(3) need not comply with this subsection for
226	purposes of tendering or accepting such gold coin or silver
227	<u>coin.</u>
228	Section 4. Section 280.21, Florida Statutes, is created to
229	read:
230	280.21 Custodians of gold coin and silver coin.—A custodian
231	of gold coin or silver coin as that term is defined in s.
232	560.103 which holds public deposits must do all of the
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597-03074-25 2025132c1 233 following: (1) Meet the definition of a qualified public depository as 234 235 defined in s. 280.02, except that such custodian is not required 236 to be insured by the Federal Deposit Insurance Corporation or 237 the National Credit Union Share Insurance Fund for purposes of 238 holding gold coin or silver coin as defined in s. 215.986. 239 (2) Comply with all other applicable qualified public 240 depository requirements and be subject to the provisions of this 241 chapter. Section 5. Present subsections (13) through (19), (20) 242 243 through (34), and (35) and (36) of section 560.103, Florida 244 Statutes, are redesignated as subsections (14) through (20), 245 (22) through (36), and (38) and (39), respectively, new 246 subsections (13), (21), and (37) are added to that section, and 247 present subsections (18), (23), and (24) of that section are 248 amended, to read: 249 560.103 Definitions.-As used in this chapter, the term: 250 (13) "Custodian of gold coin or silver coin" means any 251 person or entity providing secure vault facilities for the 252 safekeeping and storage of gold coin or silver coin, the 253 ownership of which is or may be transferred electronically as 254 defined in s. 215.986(1). The term includes any person who holds 255 gold coin or silver coin for more than 10 days. 256 (19) (18) "Foreign currency exchanger" means a person who exchanges, for compensation, currency of the United States or a 257 258 foreign government, gold coin, or silver coin to currency of 259 another government. 260 (21) "Gold coin" has the same meaning as in s. 215.986. (25) (23) "Money services business" means any person located 261

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262	in or doing business in this state, from this state, or into
263	this state from locations outside this state or country who acts
264	as a payment instrument seller, foreign currency exchanger,
265	check casher, or money transmitter, or custodian of gold coin or
266	silver coin.
267	(26) (24) "Money transmitter" means a corporation, limited
268	liability company, limited liability partnership, or foreign
269	entity qualified to do business in this state which receives
270	currency, monetary value, a payment instrument, gold coin or
271	silver coin, or virtual currency for the purpose of acting as an
272	intermediary to transmit currency, monetary value, a payment
273	instrument, gold coin or silver coin, or virtual currency from
274	one person to another location or person by any means, including
275	transmission by wire, facsimile, electronic transfer, courier,
276	the Internet, or through bill payment services or other
277	businesses that facilitate such transfer within this country, or
278	to or from this country. The term includes only an intermediary
279	that has the ability to unilaterally execute or indefinitely
280	prevent a transaction.
281	(37) "Silver coin" has the same meaning as in s. 215.986.
282	Section 6. Subsection (3) is added to section 560.141,
283	Florida Statutes, to read:
284	560.141 License application
285	(3) The office must approve an application for a custodian
286	of gold coin or silver coin if the applicant demonstrates
287	compliance with the provisions of this chapter and the rules
288	adopted by the commission requiring guidelines for the storage,
289	security, insurance, auditing, administration, authorized
290	access, transacting, and transfer of gold coin or silver coin.

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291The office may conduct an examination of the applicant before292issuing a license to determine the applicant's ability to293conduct business immediately upon opening for business.294Section 7. Present subsection (5) of section 560.142,295Florida Statutes, is redesignated as subsection (6), and a new296subsection (5) is added to that section, to read:297560.142 License renewal298(5) The office must approve a renewal application for a299custodian of gold coin or silver coin if the licensee200demonstrates compliance with the applicable provisions of this201chapter and with the rules adopted by the commission requiring202guidelines for the storage, security, insurance, auditing,203administration, authorized access, transacting, and transfer of204gold coin or silver coin205Section 8. Section 560.150, Florida Statutes, is created to206read:207560.150 Gold and silver coin as legal tender208(1) A money services business may not be required to offer209products or services, including, but not limited to,201transmitting, storing, exchanging, or accepting payment in gold201coin or silver coin. To the extent that a money services202business offers such products or services, the money services203business offers such products or services, the money services204business must do all of the following:205(a) Insure the gold coin or silver coin, if not otherwise <th></th> <th>597-03074-25 2025132c1</th>		597-03074-25 2025132c1
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311 <u>coin or silver coin. To the extent that a money services</u> 312 <u>business offers such products or services, the money services</u> 313 <u>business must do all of the following:</u> 314 <u>(a) Insure the gold coin or silver coin, if not otherwise</u> 315 <u>insured by an independent custodian of gold coin or silver coin,</u> 316 <u>for 100 percent of the full replacement value of any deposit</u> 317 <u>under an all-risk insurance policy issued by a nongovernmental</u> 318 <u>operated insurer that is an authorized insurer or eligible</u>	309	products or services, including, but not limited to,
312 business offers such products or services, the money services 313 business must do all of the following: 314 (a) Insure the gold coin or silver coin, if not otherwise 315 insured by an independent custodian of gold coin or silver coin, 316 for 100 percent of the full replacement value of any deposit 317 under an all-risk insurance policy issued by a nongovernmental 318 operated insurer that is an authorized insurer or eligible	310	transmitting, storing, exchanging, or accepting payment in gold
313 <u>business must do all of the following:</u> 314 <u>(a) Insure the gold coin or silver coin, if not otherwise</u> 315 <u>insured by an independent custodian of gold coin or silver coin,</u> 316 <u>for 100 percent of the full replacement value of any deposit</u> 317 <u>under an all-risk insurance policy issued by a nongovernmental</u> 318 <u>operated insurer that is an authorized insurer or eligible</u>	311	coin or silver coin. To the extent that a money services
 314 (a) Insure the gold coin or silver coin, if not otherwise 315 insured by an independent custodian of gold coin or silver coin, 316 for 100 percent of the full replacement value of any deposit 317 under an all-risk insurance policy issued by a nongovernmental 318 operated insurer that is an authorized insurer or eligible 	312	business offers such products or services, the money services
315 insured by an independent custodian of gold coin or silver coin, 316 for 100 percent of the full replacement value of any deposit 317 under an all-risk insurance policy issued by a nongovernmental 318 operated insurer that is an authorized insurer or eligible	313	business must do all of the following:
316 for 100 percent of the full replacement value of any deposit 317 under an all-risk insurance policy issued by a nongovernmental 318 operated insurer that is an authorized insurer or eligible	314	(a) Insure the gold coin or silver coin, if not otherwise
317 <u>under an all-risk insurance policy issued by a nongovernmental</u> 318 <u>operated insurer that is an authorized insurer or eligible</u>	315	insured by an independent custodian of gold coin or silver coin,
318 operated insurer that is an authorized insurer or eligible	316	for 100 percent of the full replacement value of any deposit
	317	under an all-risk insurance policy issued by a nongovernmental
319 <u>surplus lines insurer.</u>		operated insurer that is an authorized insurer or eligible
	319	surplus lines insurer.

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349	term "compensation" includes profit or loss on the exchange of
350	currency, monetary value, or virtual currency.
351	Section 10. Section 560.205, Florida Statutes, is amended
352	to read:
353	560.205 Additional license application requirementsIn
354	addition to the license application requirements under part I of
355	this chapter, an applicant seeking a license under this part
356	must also submit <u>any information required by this section</u> to the
357	office <u>.</u> +
358	(1) Any applicant seeking to operate as a payment
359	instrument seller or money transmitter must provide all of the
360	following information to the office:
361	(a) A sample authorized vendor contract, if applicable.
362	(b)(2) A sample form of payment instrument, if applicable.
363	(c) (3) Documents demonstrating that the net worth and
364	bonding requirements specified in s. 560.209 have been
365	fulfilled.
366	<u>(d)</u> (4) A copy of the applicant's financial audit report for
367	the most recent fiscal year. If the applicant is a wholly owned
368	subsidiary of another corporation, the financial audit report on
369	the parent corporation's financial statements <u>satisfies</u> shall
370	satisfy this requirement.
371	(2) Any applicant seeking to operate as a custodian of gold
372	coin or silver coin must provide all of the following
373	information to the office:
374	(a) All requirements specified in subsection(1).
375	(b) Evidence of:
376	1. Insurance against loss for all gold coin and silver coin
377	held in its custody;

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597-03074-25 2025132c1 378 2. Custody of the same quantity and type of asset for all 379 current gold coin or silver coin held in its custody; and 380 3. Depository accreditation from an entity approved by the 381 office. 382 (c) A statement of a business plan providing for the safe 383 and sound operation of custodial services pertaining to the 384 storage, security, insurance, auditing, administration, authorized access, transacting, and transfer of gold coin or 385 386 silver coin to the satisfaction of the office or in accordance 387 with rules adopted by the commission. 388 Section 11. Section 560.214, Florida Statutes, is created 389 to read: 390 560.214 Custodians of gold coin or silver coin.-391 (1) A custodian of gold coin or silver coin must meet all of the following requirements: 392 393 (a) Be located in a manner that allows quick and efficient movement of the gold coin or silver coin, or enables rapid 394 395 response time from law enforcement if necessary. 396 (b) Meet security requirements in accordance with industry 397 standards, including, but not limited to: 398 1. Use of a high-security vault rated by Underwriters' 399 Laboratories, Inc. 400 2. Physical security and video surveillance 24 hours a day, 401 7 days a week; 402 3. Biometric or multi-factor access controls; 403 4. Facility design that is disaster-resistant including 404 resistant to fire, flood, or earthquakes; and 405 5. Regular review and updates of security procedure. 406 (c) Keep customer assets segregated from the custodian's

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597-03074-25 2025132c1 407 own assets and from asset classes that are not gold coin and 408 silver coin. 409 (d) Offer allocated storage where the gold coin or silver 410 coin is kept separate and identifiable, or segregated storage 411 where the gold coin or silver coin is stored apart from other 412 customers' gold coin or silver coin. 413 (e) Comply with chain of custody requirements as prescribed 414 by commission rule. 415 (f) Maintain records detailing the inventory system, 416 including, but not limited to, serial number and bar number 417 tracking and ledger accounts. 418 (q) Have its custodial holdings examined or audited at 419 least annually by an independent certified public accountant or 420 other auditor acceptable to the office. The auditor must verify 421 that the custodian's custodial assets are sufficient to cover 422 all customer holdings and are held as represented. The results 423 of such audit or examination must be reported to the office. 424 (h) Maintain insurance covering 100 percent of the full 425 replacement value of the stored gold coin or silver coin under 426 an all-risk insurance policy for loss, theft, damage, and 427 employee dishonesty by an authorized insurer or eligible surplus 428 lines insurer. 429 (i) Permit visits or inspections with advance notice. (j) Maintain secure technology, including all of the 430 431 following cybersecurity measures: 432 1. Secure online portal for account access. 433 2. Data encrypted in transit and at rest. 434 3. Two-factor authentication for login. 435 4. Regular cybersecurity audits or vulnerability

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597-03074-25 2025132c1 436 assessments. 437 (k) Maintain custody of the same quantity and type of gold 438 coin or silver coin as that entrusted by each customer. 439 (1) Refrain from selling, lending, pledging, 440 rehypothecating, or encumbering any customer's gold coin or 441 silver coin except to the extent directed by the customer for a 442 transfer or transaction. (m) Comply with anti-money laundering regulation pursuant 443 444 to this chapter, and any applicable state or federal regulation. (2) For a custodian that has a direct contractual 445 446 relationship with the owner of the gold coin or silver coin, 447 such custodian must also comply with all of the following 448 requirements: 449 (a) Furnish to each owner, at the inception of the relationship and on at least an annual basis, a clear, written 450 disclosure of the terms and conditions of the custodial 451 452 arrangement and the associated risks. Such disclosure must also 453 state that gold or silver assets are not insured by the FDIC, 454 NCUA, or SIPC and that the owner's assets are held by a licensed 455 custodian under Florida law. 456 (b) Provide transparent contracts, products, services, and 457 fees, including storage and transaction fees. 458 (c) Provide quarterly account statements to an owner which 459 itemize the assets in custody for that owner, and promptly 460 deliver an updated statement and return of the gold coin or 461 silver coin to the owner or as the owner directs. 462 (d) Within 30 days of a request, make available to an owner 463 a copy of any audit report required pursuant to paragraph (1)(e) 464 which has been completed within the most recent 2-year period.

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465	(3) A violation of any provision of this section or rules
466	adopted hereunder constitutes a violation of this chapter. The
467	office may take disciplinary action against a custodian or
468	licensee or suspend or revoke the license, as applicable, for
469	any violation of this section including, but not limited to,
470	failure to safeguard assets, insolvency, commingling of customer
471	assets, unauthorized use of assets, failure to maintain required
472	records or reports, or other unsafe or unsound practices as
473	defined in s. 655.005(1)(y).
474	(4) Obligations of a custodian to an owner of gold coin or
475	silver coin under this section are fiduciary in nature for
476	purposes of determining the priority of claims or losses.
477	(5) The commission may adopt rules as necessary to
478	implement this section.
479	Section 12. Paragraph (e) of subsection (3) of section
480	655.50, Florida Statutes, is amended to read:
481	655.50 Florida Control of Money Laundering and Terrorist
482	Financing in Financial Institutions Act
483	(3) As used in this section, the term:
484	(e) "Monetary instruments" means coin or currency of the
485	United States or of any other country, travelers' checks,
486	personal checks, bank checks, money orders, stored value cards,
487	prepaid cards, gold coin or silver coin as those terms are
488	defined in s. 215.986, investment securities or negotiable
489	instruments in bearer form or otherwise in such form that title
490	thereto passes upon delivery, or similar devices.
491	Section 13. Section 655.970, Florida Statutes, is created
492	to read:
493	655.970 Gold and silver coin as legal tender
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494	(1) A financial institution may not be required to take any
495	of the following actions:
496	(a) Receive deposits, as that term is defined in s.
497	658.26(5)(c), consisting of gold coin or silver coin, as those
498	terms are defined in s. 215.986, whether in physical form or by
499	electronic transfer.
500	(b) Exchange gold coin or silver coin for coin or currency
501	of the United States or of another country.
502	(2) To the extent that a financial institution accepts gold
503	coin or silver coin deposits, the financial institution shall do
504	all of the following:
505	(a) Maintain separate accounts for any gold coin or silver
506	coin and not commingle such gold coin or silver coin with any
507	other coin or currency of the United States or of another
508	country.
509	(b) Insure the gold coin or silver coin, if not otherwise
510	insured by the custodian of gold coin or silver coin, for 100
511	percent of the full replacement value of any deposit under an
512	all-risk insurance policy issued by a nongovernmental-operated
513	insurer that is an authorized insurer or an eligible surplus
514	lines insurer.
515	(c) Securely store and safeguard all physical gold coin or
516	silver coin with a custodian of gold or silver coin within this
517	state.
518	(d) Comply, or be responsible and accountable for any
519	third-party vendor that stores such gold coin and silver coin to
520	comply, with the requirements for a custodian of gold coin or
521	silver coin as provided in s. 560.214.
522	(e) Include any fee to convert gold coin or silver coin to

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523	coin or currency of the United States or of another country in
524	the total maximum interchange transaction fee that an issuer may
525	charge with respect to an electronic debit transaction as
526	provided under the Electronic Fund Transfer Act in 15 U.S.C. s.
527	<u>1693 et seq.</u>
528	(f) Ensure that any gold coin or silver coin purchased for
529	use or circulation as legal tender is from an accredited refiner
530	or wholesaler that certifies that the gold coin or silver coin
531	being purchased meets the requirements of gold coin and silver
532	coin defined in s. 215.986.
533	(g) Comply with all other applicable state and federal
534	regulations.
535	(3) The commission may adopt rules as necessary to
536	implement this section.
537	Section 14. Subsection (2) of section 672.511, Florida
538	Statutes, is amended to read:
539	672.511 Tender of payment by buyer; payment by check
540	(2) Tender of payment is sufficient when made by any means
541	or in any manner current in the ordinary course of business
542	unless the seller demands payment in legal tender and gives any
543	extension of time reasonably necessary to procure it. <u>As</u>
544	provided in s. 215.986(2)(b), this section may not be construed
545	to compel a person to tender payment in gold coin or silver
546	coin.
547	Section 15. The Department of Financial Services must
548	submit a report by January 1, 2026 to the Governor, the
549	President of the Senate, and the Speaker of the House of
550	Representatives which contains all the following information:
551	(1) The progress of implementing s. 215.986, Florida
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597-03074-25 2025132c1 552 Statutes. 553 (2) An explanation of any challenge that requires 554 additional legislation to ensure that gold coin or silver coin 555 may be accepted by the state as legal tender for payment of 556 debts pursuant to s. 215.986, Florida Statutes. 557 Section 16. Paragraph (a) of subsection (4) of section 558 559.952, Florida Statutes, is amended to read: 559 559.952 Financial Technology Sandbox.-560 (4) EXCEPTIONS TO GENERAL LAW AND WAIVERS OF RULE 561 REOUIREMENTS.-562 (a) Notwithstanding any other law, upon approval of a 563 Financial Technology Sandbox application, the following 564 provisions and corresponding rule requirements are not 565 applicable to the licensee during the sandbox period: 566 1. Section 516.03(1), except for the application fee, the 567 investigation fee, the requirement to provide the social 568 security numbers of control persons, evidence of liquid assets 569 of at least \$25,000 or documents satisfying the requirements of 570 s. 516.05(10), and the office's authority to investigate the 571 applicant's background. The office may prorate the license 572 renewal fee for an extension granted under subsection (7). 573 2. Section 516.05(1) and (2), except that the office shall 574 investigate the applicant's background. 575 3. Section 560.109, only to the extent that the section 576 requires the office to examine a licensee at least once every 5 577 years. 4. Section 560.118(2). 578 5. Section 560.125(1), only to the extent that the 579 580 subsection would prohibit a licensee from engaging in the

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597-03074-25 2025132c1 581 business of a money transmitter or payment instrument seller 582 during the sandbox period. 583 6. Section 560.125(2), only to the extent that the 584 subsection would prohibit a licensee from appointing an 585 authorized vendor during the sandbox period. Any authorized 586 vendor of such a licensee during the sandbox period remains 587 liable to the holder or remitter. 7. Section 560.128. 588 589 8. Section 560.141, except for s. 560.141(1)(a)1., 3., 7.-590 10. and (b), (c), and (d). 591 9. Section 560.142(1) and (2), except that the office may 592 prorate, but may not entirely eliminate, the license renewal 593 fees in s. 560.143 for an extension granted under subsection 594 (7). 10. Section 560.143(2), only to the extent necessary for 595 596 proration of the renewal fee under subparagraph 9. 597 11. Section 560.204(1), only to the extent that the 598 subsection would prohibit a licensee from engaging in, or 599 advertising that it engages in, the activity of a payment 600 instrument seller or money transmitter during the sandbox 601 period. 602 12. Section 560.205(1)(b) Section 560.205(2). 603 13. Section 560.208(2). 604 14. Section 560.209, only to the extent that the office may 605 modify, but may not entirely eliminate, the net worth, corporate 606 surety bond, and collateral deposit amounts required under that

607 section. The modified amounts must be in such lower amounts that 608 the office determines to be commensurate with the factors under 609 paragraph (5)(c) and the maximum number of consumers authorized

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610	to receive the financial product or service under this section.
611	Section 17. This act shall take effect upon becoming a law.

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