2025A

1	A bill to be entitled
2	An act relating to combatting illegal immigration;
3	amending s. 560.208, F.S.; prohibiting licensed money
4	services businesses from initiating foreign remittance
5	transfers unless they have verified that the sender is
6	not an unauthorized alien; defining the term "foreign
7	remittance transfer"; requiring the Financial Services
8	Commission to adopt certain rules; requiring licensees
9	to submit certain forms to the commission within a
10	specified timeframe; requiring licensees to pay
11	specified penalties for any foreign remittance
12	transferred in violation of specified provisions;
13	requiring quarterly penalty remittances; requiring
14	licensees to submit certain forms and penalties to the
15	Office of Financial Regulation of the commission
16	within a specified timeframe; requiring the office to
17	deposit such penalties into a certain fund; amending
18	s. 560.211, F.S.; requiring that licensees make, keep,
19	and preserve for 5 years records of certain
20	documentation and penalties paid; creating s.
21	560.2115, F.S.; authorizing the office to request, and
22	requiring licensees to provide, records of certain
23	documentation; authorizing the filing of complaints;
24	providing criminal penalties for knowingly filing
25	false or frivolous complaints; imposing requirements
	Dogo 1 of 7

Page 1 of 7

2025A

26	on the office upon receipt of a valid complaint
27	substantiated by evidence of a violation; requiring
28	the office to conduct random quarterly audits of
29	licensees to ensure compliance with specified
30	provisions; specifying that failure to comply with
31	certain provisions constitutes grounds for the
32	suspension of all licenses issued by the office;
33	prohibiting the office from auditing a licensee more
34	than a specified number of times within a specified
35	period; providing an exception; authorizing the
36	office, on behalf of the commission, to adopt certain
37	emergency rules; providing for severability; providing
38	an effective date.
39	
40	Be It Enacted by the Legislature of the State of Florida:
41	
42	Section 1. Subsection (7) is added to section 560.208,
43	Florida Statutes, to read:
44	560.208 Conduct of businessIn addition to the
45	requirements specified in s. 560.1401, a licensee under this
46	part:
47	(7)(a) May not initiate a foreign remittance transfer
48	unless the licensee has verified that the sender is not an
49	unauthorized alien as defined in s. 908.111. As used in this
50	section, the term "foreign remittance transfer" means a
	Page 2 of 7

Page 2 of 7

2025A

51	remittance transfer as defined in the Electronic Fund Transfer
52	Act, 15 U.S.C. s. 16930-1, as amended, the recipient of which is
53	located in any country other than the United States. The
54	commission shall adopt rules relating to acceptable forms of
55	documentation that a licensee shall use to verify that the
56	sender of a foreign remittance transfer is not an unauthorized
57	alien as defined in s. 908.111. The licensee shall provide
58	confirmation of verification on such forms as the commission may
59	prescribe for this purpose. All required forms must be submitted
60	to the commission not later than the 15th day of the month
61	following the close of each calendar quarter.
62	(b) Shall pay a penalty equal to 25 percent of the United
63	States dollar amount transferred, excluding any fees or charges
64	imposed by the licensee, for any foreign remittance transfer
65	initiated in violation of paragraph (a). The licensee shall
66	remit penalties owed under this paragraph quarterly to the
67	office in addition to any such forms as the office may prescribe
68	for such purpose. All required penalties and forms must be
69	submitted to the office not later than the 15th day of the month
70	following the close of each calendar quarter. Notwithstanding
71	ss. 252.3711 and 560.144, the office shall deposit penalties
72	collected pursuant to this paragraph in the Emergency
73	Preparedness and Response Fund under s. 252.3711.
74	Notwithstanding any other provision of this chapter, failure to
75	comply with paragraph (a) does not subject a licensee to any

Page 3 of 7

2025A

76	penalty other than the penalty imposed by this paragraph.
77	Section 2. Subsection (1) of section 560.211, Florida
78	Statutes, is amended to read:
79	560.211 Required records
80	(1) In addition to the record retention requirements under
81	s. 560.1105, each licensee under this part must make, keep, and
82	preserve the following books, accounts, records, and documents
83	for 5 years:
84	(a) A daily record of payment instruments sold and of
85	currency, monetary value, payment instruments, or virtual
86	currency transmitted.
87	(b) A general ledger containing all asset, liability,
88	capital, income, and expense accounts, which shall be posted at
89	least monthly.
90	(c) Daily settlement records received from authorized
91	vendors.
92	(d) Monthly financial institution statements and
93	reconciliation records.
94	(e) Records of outstanding payment instruments and of
95	currency, monetary value, payment instruments, or virtual
96	currency transmitted.
97	(f) Records of each payment instrument paid and of
98	currency, monetary value, payment instruments, or virtual
99	currency transmitted.
100	(g) A list of the names and addresses of all of the
	Page 4 of 7

Page 4 of 7

101

licensee's authorized vendors.

2025A

102	(h) Records that document the establishment, monitoring,
103	and termination of relationships with authorized vendors and
104	foreign affiliates.
105	(i) <u>Records of:</u>
106	1. The documentation used to verify that the sender of a
107	foreign remittance transfer is not an unauthorized alien.
108	2. Penalties paid pursuant to s. 560.208(7)(b), including
109	the date and amount of each foreign remittance transfer and the
110	name, date of birth, and address of each sender.
111	(j) Any additional records, as prescribed by rule,
112	designed to detect and prevent money laundering.
113	<u>(k)</u> Any additional records, as prescribed by rule,
114	related to virtual currency.
115	Section 3. Section 560.2115, Florida Statutes, is created
116	to read:
117	560.2115 Required records audit
117 118	560.2115 Required records audit (1) For the purpose of enforcement of this section, the
118	(1) For the purpose of enforcement of this section, the
118 119	(1) For the purpose of enforcement of this section, the office may at any time request, and the licensee must provide,
118 119 120	(1) For the purpose of enforcement of this section, the office may at any time request, and the licensee must provide, records of documentation used to verify that the sender of a
118 119 120 121	(1) For the purpose of enforcement of this section, the office may at any time request, and the licensee must provide, records of documentation used to verify that the sender of a foreign remittance transfer is not an unauthorized alien.
118 119 120 121 122	(1) For the purpose of enforcement of this section, the office may at any time request, and the licensee must provide, records of documentation used to verify that the sender of a foreign remittance transfer is not an unauthorized alien. (2) A person who has a good faith belief that a licensee
118 119 120 121 122 123	(1) For the purpose of enforcement of this section, the office may at any time request, and the licensee must provide, records of documentation used to verify that the sender of a foreign remittance transfer is not an unauthorized alien. (2) A person who has a good faith belief that a licensee is failing to comply with s. 560.208(7) (a) may file a complaint

Page 5 of 7

2025A

126	complaint under subsection (2), including any complaint that
127	violates federal law, commits a misdemeanor of the second
128	degree, punishable as provided in s. 775.082 or s. 775.083.
129	(4) Upon receipt of a valid complaint substantiated by
130	evidence of a violation of s. 560.208(7)(a), the office shall
131	notify the licensee of the complaint and direct the licensee to
132	pay a penalty pursuant to s. 560.208(7)(b).
133	(5) In addition to the requirements under subsection (1),
134	beginning July 1, 2026, the office shall conduct random
135	quarterly audits of licensees to ensure compliance with s.
136	560.208(7)(a). During an audit, a licensee shall produce records
137	of the documentation used to verify that each sender of a
138	foreign remittance transfer is not an unauthorized alien. A
139	licensee that fails to comply with s. 560.208(7)(a) is subject
140	to the penalty pursuant to s. 560.208(7)(b).
141	(6) Failure to comply with subsection (5) constitutes
142	grounds for the suspension of all licenses held by the licensee
143	which were issued by the office.
144	(7) The office may not audit a licensee more than once
145	every 2 years unless an audit within the last 6 months found the
146	licensee out of compliance with s. 560.208(7)(a).
147	Section 4. The Office of Financial Regulation, on behalf
148	of the Financial Services Commission, is authorized, and all
149	conditions are deemed met, to adopt emergency rules pursuant to
150	s. 120.54(4) to implement this act. Notwithstanding any other

Page 6 of 7

FLORIDA	HOUSE	OF REP	RESENTA	TIVES
---------	-------	--------	---------	-------

2025A

151	law, emergency rules adopted pursuant to this section are		
152	effective for 6 months after adoption and may be renewed during		
153	the pendency of procedures to adopt permanent rules addressing		
154	the subject of the emergency rules.		
155	Section 5. If any provision of this act or its application		
156	to any person or circumstance is held invalid, the invalidity		
157	does not affect other provisions or applications of this act		
158	which can be given effect without the invalid provisions or		
159	application, and to this end the provisions of this act are		
160	severable.		
161	Section 6. This act shall take effect March 31, 2025.		
	Page 7 of 7		