GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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HOUSE BILL 624

Committee Substitute Favorable 6/15/21 Senate Commerce and Insurance Committee Substitute Adopted 9/21/21 Senate Finance Committee Substitute Adopted 9/22/21

	Short Tit	le: N	orth Carolina Regulatory Sandbox Act.	(Public)
	Sponsors	:		
	Referred	to:		
			April 22, 2021	
1 2 3 4	REG	ULATC	A BILL TO BE ENTITLED ENACT THE NORTH CAROLINA FINANCIAL AND ORY SANDBOX ACT AND TO ESTABLISH THE NORTH ON COUNCIL.	
5			embly of North Carolina enacts:	
6 7			FION 1. The General Statutes are amended by adding a new Ch "Chapter 169.	apter to read:
8			"North Carolina Regulatory Sandbox.	
9	" <u>§ 169-1.</u>		title; definitions.	
10	<u>(a)</u>		Chapter shall be known and may be cited as the "North Carol	ina Regulatory
11	Sandbox			
12 13	<u>(b)</u>		ollowing definitions apply in this Chapter: Applicable State agency. – The Office of the Commissioner of	f Danka or the
13 14		<u>(1)</u>	Department of Insurance, based upon either's regulatory	
15			responsibility relative to the particular product or service cov	
16			Chapter.	
17		(2)	Blockchain technology. – An electronic method for storing cry	ptographically
18			secure data in a database or distributed ledger technology that is	
19			consensus-based, mathematically verified, and distributed a	cross multiple
20			locations.	
21		<u>(3)</u>	Consumer. – A person, whether a natural person or a leg	•
22			purchases or enters into a banking, financial, insurance, or rela	
23			that involves an innovative product that is made available	e through the
24			regulatory sandbox and that is being tested by a participant.	
25		<u>(4)</u>	Entity. – Any person or legal entity organized under the laws	
26			States, or any state within the United States, and subject to the	jurisdiction of
27 28		(5)	this State.	ut the provision
28 29		<u>(5)</u>	<u>FinTech. – Certain innovative products or services that support</u> of banking or financial services.	t the provision
29 30		<u>(6)</u>	<u>Innovation. – Providing a financial or insurance product o</u>	or service or a
31		(0)	substantial component of such, or using or incorporating ne	
32			technology, including blockchain technology, or developing	
33			existing technology to address a problem, provide a benefit or o	
2.5			to address a problem, provide a benefit of	



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	a product, service, business model or delivery mechani	ism to the public that is
	not known at present to have a comparable widespread	-
<u>(7)</u>	Innovative product or service A financial, in	surance, or emerging
	technology product or service that includes an inne	
	element.	•
<u>(8)</u>	InsurTech. – Certain innovative products or services that	at support the provision
	of insurance services.	
<u>(9)</u>	North Carolina Innovation Council or Council. – The G.S. 169-4.	Council established by
(10)	Personal information. – Information that identifies or d	lescribes an individual,
	including, but not limited to, a name, social security n	number, home address,
	telephone number, and medical or employment history	<i>.</i>
<u>(11)</u>	Regulatory sandbox, sandbox, or sandbox progr	am. – The program
	established by this Chapter that permits a person or en	
	an innovative financial or insurance product or service	e and make it available
	to consumers on a limited basis without being subject	to certain licensing or
	other regulatory obligations imposed under applicable	State law.
<u>(12)</u>	Regulatory sandbox applicant or applicant Any perso	on or entity applying to
	the regulatory sandbox for an innovation waiver.	
<u>(13)</u>	Sandbox participant or participant Any person or en	ntity whose application
	to participate in the regulatory sandbox has been app	proved pursuant to this
	Chapter.	
<u>(14)</u>	Waiver A document issued pursuant to this Chapter	that allows a person to
	temporarily test an innovative product or service on a	a limited basis without
	otherwise being subject to the same licensing or auth	orization provisions of
	the laws of this State or in full compliance with the law	vs of this State.
" <u>§ 169-2. Legisl</u>		
	General Assembly finds that the banking and insurance	•
	for the State. The General Assembly also finds that Fi	
	echnologies are undergoing a transformational period	
	ectivity, transparency, and opportunity for related prod	
	y recognizes that these new technologies hold the key for	
	, the General Assembly finds that existing legal and regu	
	ation because these frameworks were established land	
	not a fundamental component of industry ecosystems,	
	innovators require a flexible regulatory regimen to test r	±
	hnologies, such as blockchain technology, the General A	
	ny related to blockchain, smart contracts, and other emer	
-	provide legal and regulatory clarification and create a mor	e attractive jurisdiction
	d individuals who aim to do business in the State.	
	General Assembly finds that the technologically neutr	
	nic Transactions Act (UETA) adequately addresses the	
	electronic signatures, and electronic recording. Juris	
	oxes are more likely to provide a welcoming business	•••
in the State.	at this may contribute to significant business growth and o	economic development
	General Assembly also finds that investment in broadb	and infrastructure and
	t programs in rural North Carolina created a skille	
	ay further contribute to significant business growth and a	-
	ther, establishing a North Carolina Innovation Counci	±
	entrepreneurial development and support the State's eff	
	antepreneurial development and support the states eff	ons in developing and

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1	sustaining a regu	latory sandbox. The Innovation Council shall also have a	s part of its mission the
2		elopment of the banking, insurance, and related indus	
3	**	ban, and suburban areas of the State.	
4		General Assembly finds that certain nonprofit organizatio	ons are to be recognized
5		nificant contribution for guiding companies through the	
6		widing technical assistance to regulatory sandbox par	
7		ly finds that modernization of relevant banking, insuranc	
8		economic vitality of all areas of the State and will help	
9		e twenty-first century.	
10	-	atory sandbox program established; innovation waiv	ers: limitations.
11		ithstanding any other provision of law, a person who	
12		e available to consumers in the regulatory sandbox may	
13		ments imposed by statute or rule, or portions thereof, if	
14		permit the product or service to be made available to cor	
15		iver under subsection (a) of this section shall be no bro	
16		purposes set forth in this Act, as determined by the applic	•
17		iver is valid for the duration of participation in the regu	
18		hs from the date of admission into the regulatory sand	
19	extension is gran		
20	"§ 169-4. North	Carolina Innovation Council established.	
21	(a) The N	North Carolina Innovation Council is established. The put	rpose of the Innovation
22	Council is to s	upport innovation, investment, and job creation with	in North Carolina by
23	encouraging part	icipation in the regulatory sandbox. The Council is empo	owered to set standards,
24	principles, guide	elines, and policy priorities for the types of innovation	ons that the regulatory
25	<u>sandbox program</u>	n will support. The Council shall be responsible for admis	sion into the regulatory
26		n and for assigning selected participants to the applicable	e State agency.
27		Council shall consist of 11 members, as follows:	
28	<u>(1)</u>	The Commissioner of Banks or appointed designee.	
29	<u>(2)</u>	The Commissioner of Insurance and Fire Marshal or a	ppointed designee.
30	<u>(3)</u>	The Secretary of State or appointed designee.	
31	<u>(4)</u>	The Attorney General or appointed designee.	
32	<u>(5)</u>	Two public members appointed by the Governor.	
33	<u>(6)</u>	One public member appointed by the Lieutenant Gove	
34	<u>(7)</u>	Two public members from academia appointed by	•
35		upon the recommendation of the President Pro Tempo	
36	<u>(8)</u>	Two public members from the North Carolina entrepr	-
37		community appointed by the General Assembly upon	the recommendation of
38	D. 1.1	the Speaker of the House of Representatives.	(
39 40		bers shall have a background in one or more of the foll	-
40		ervices; insurance; blockchain; FinTech; InsurTech; or e	· ·
41 42		inted members of the Council shall serve terms of four	
42 43		, and every four years thereafter, except that one each e Governor, the General Assembly upon the recommended	
43 44		the Senate, and the General Assembly upon the recommendent	
45	•	Representatives shall serve an initial term of two years	-
46		inted members may be reappointed but shall not serve more	
47	* *	among appointed members shall be filled by the appoint	-
48		ider of the unexpired term.	and additioney and bhan
49		appointment of a majority of the appointed members,	the Secretary of State
50	· · · •	st meeting of the Council. At its initial meeting the Co	-

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1	officio member a	s chair and an appointed member as vice-chair, each of who	om shall serve a term
2	of two years.	••	
3	<u>(e)</u> <u>The C</u>	Council shall meet at least quarterly but may meet more free	quently upon the call
4		ajority of the Council membership shall constitute a quorus	
5		bers of the Council shall receive no compensation for their	
6		mpensation and necessary travel and subsistence expenses	
7	-	e of their official duties as is provided by law for members	s of State boards and
8	commissions.		
9		atory assistance; technical assistance; nonprofit organiz	
10		nonprofit organization which has been duly authorized	
11		e shall be recognized as partners that may help sandbox ap	
12		ox application process. Certain participating nonprofit org	· · ·
13	•	articipants with the design and implementation of products	
14		andbox program period. Nonprofit organizations wishing	
15 16		nts and participants shall submit an application to the Inn rganizations shall additionally be empowered to explore, pro-	
10 17		mmendations with respect to innovations and the applic	
17		would additionally provide benefit to the State, its consum	
19	-	atory sandbox applications.	iers, and its moustry.
20		ntity may apply to participate in the regulatory sandbo	x by submitting an
20		e Innovation Council. The Innovation Council shall select	
22		State agency. Admission to the regulatory sandbox shall	
23		d shall not unreasonably increase risk to consumers.	
24	A	box applicants must pay an application fee of fifty dollars	(\$50.00). Applicants
25		l into the regulatory sandbox program shall incur a parti	· · · ·
26		lars (\$450.00) to participate in the 24-month sandbox period	•
27	agency expenses	. Additional participation fees may apply depending on fac	ctors such as the size
28	of an entity or th	e number of customers an entity may have but will be cap	pped at a reasonable
29		urage participation in the sandbox program. The Innov	
30	-	blish a fee schedule for these additional participation fees.	
31		ntity making an application to the sandbox program shall	
32		entity with a physical presence in North Carolina. Upo	
33		and as a condition to participation in the sandbox program.	
34	-	involved in the development, operation, or management	nt of the innovative
35	-	e shall submit to a criminal history background check.	I (' C ')
36		ermining admission to the regulatory sandbox program, the	e Innovation Council
37 38		of the following: The nature of the inposetive product or service proposed	to be made evoilable
38 39	<u>(1)</u>	The nature of the innovative product or service proposed to consumers, including the potential risk to consumers.	to be made available
40	<u>(2)</u>	The methods that will be used to protect consumers and	l resolve complaints
40	<u>(2)</u>	during the sandbox period.	
42	<u>(3)</u>	A business plan, including availability of capital.	
43	$\frac{(3)}{(4)}$	Whether the entity's management has the necessary ex	pertise to conduct a
44	<u></u>	pilot of the innovative product or service during the sand	
45	<u>(5)</u>	Whether any person substantially involved in the develo	-
46	<u></u>	management of the innovative product or service has been	* *
47		currently under investigation for fraud or State or fe	
48		violations.	
49	<u>(6)</u>	Any other factor that the Innovation Council or the app	licable State agency
50		determines to be relevant.	- •

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1 The Innovation Council may deny an application in its discretion, provided defined (e) 2 reasons are given for the action. A denial may be resolved with an applicant through the informal 3 procedures specified in G.S. 150B-22, however, no applicant shall be entitled to convert any 4 dispute unresolved by informal procedures into a contested case, nor shall any applicant be 5 entitled to judicial review under Article 4 of Chapter 150B of the General Statutes. Nothing shall 6 prevent an applicant from reapplying for entry to the regulatory sandbox under this Chapter after 7 the application is denied as long as the applicant has taken action to address the reasons for denial 8 given by the applicable State agency. 9 "§ 169-7. Regulatory sandbox requirements; procedures. 10 Upon approval of an applicant's application for entry into the regulatory sandbox, the (a) 11 applicant will have a period of 24 months after the date of approval to test the innovative product 12 or service. Innovations tested within the regulatory sandbox must be offered only to consumers 13 who are residents of the State, except for any innovative products or services associated with a 14 money transmitter, in which case only the physical presence of the consumer in the State at the 15 time of the transaction may be required. The applicable State agency may, on a case by case 16 basis, specify the maximum number of consumers permitted to receive an innovative product or 17 service. The sandbox participant and applicable State agency may agree, by mutual agreement, 18 to extend the 24-month sandbox period or to increase the applicable cap in terms of numbers of 19 consumers or dollar limits, for the particular product or service, if applicable. The Innovation 20 Council or applicable State agency has discretion to publish a list of sandbox participants or a 21 public notice of the existence of any innovation waivers. 22 (b) A sandbox participant may be required to post a consumer protection bond, or 23 alternatively, a deposit of cash or readily marketable securities, with the applicable State agency 24 in an amount determined by it, as security for potential losses suffered by consumers. This 25 security may be cancelled or refunded when the waiver has expired or when the applicable State 26 agency has determined that any consumer claims have been satisfied, whichever is later. Not later than 30 days before the end of the sandbox period, a sandbox participant 27 (c) 28 may request an extension of not more than 12 months for the purpose of obtaining a license or 29 other authorization required by law. The applicable State agency shall grant or deny a request for 30 an extension by the end of the sandbox period. The Innovation Council and the applicable State 31 agency shall provide for an expedited process for an innovative product or service that is 32 substantially similar to a product or service for which a waiver has previously been granted. 33 At the end of the sandbox period, the sandbox participant shall submit a final report (d) 34 in a manner and format prescribed by the applicable State agency. If the sandbox participant 35 cannot obtain regulatory compliance within 90 days following the expiration of the sandbox 36 period, the participant shall wind down operations with existing consumers within 90 days after 37 the conclusion of the sandbox period, except that the sandbox participant may (i) collect and 38 receive money owed by the consumer based on agreements made before conclusion of the 39 sandbox period, (ii) take necessary legal actions, and (iii) take such other actions that are 40 authorized by the applicable State agency. If a sandbox participant has ongoing duties after the 41 expiration date of the sandbox regulatory waiver, the sandbox participant shall continue to fulfill 42 only those duties or arrange for another person or entity to fulfill those duties after the date the 43 waiver terminates. If a sandbox participant's business objectives fail before the end of the testing 44 period, the sandbox participant must notify the applicable State agency to ensure consumers have 45 not been harmed as a result of the innovative product or service. 46 "§ 169-8. Consumer protections. 47 Nothing in this Chapter shall be construed as allowing the Council or an applicable (a) 48 State agency to grant an innovation waiver that alters or amends any of the following: 49 Chapter 24 of the General Statutes, Interest. (1)50 (2)Chapter 25A of the General Statutes, Retail Installment Sales Act. Chapter 25B of the General Statutes, Credit. 51 (3)

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1	<u>(4)</u>	Article 15 of Chapter 53 of the General Statutes, Consumer	Finance Act.
2	$\frac{(5)}{(5)}$	Article 70 of Chapter 58 of the General Statutes, Collection	
3	<u>(6)</u>	Article 20 of Chapter 66 of the General Statutes, Loan Brok	•
4	$\frac{(7)}{(7)}$	Chapter 75 of the General Statutes, Monopolies, Trusts	
5		Protection.	
6	<u>(8)</u>	Any other criminal or consumer protection laws.	
7	$\frac{(0)}{(9)}$	Article 12 of Chapter 20 of the General Statutes, Motor Ve	hicle Dealers and
8	<u>(2)</u>	Manufacturers Licensing Law.	mene Dearers and
9	(b) Prior	to offering an innovative product or service to consumers, a sa	ndbox participant
10		the following disclosures to consumers:	
11	<u>(1)</u>	The name and contact information of the sandbox participar	nt
12	$\frac{(1)}{(2)}$	That the innovative product or service is authorized pursuant	
12	<u>(2)</u>	sandbox for a temporary testing period.	t to the regulatory
13	<u>(3)</u>	That neither the State of North Carolina nor any of the	annlicable State
14	<u>(5)</u>	agencies endorses or recommends the innovative product or	
15		subject to any liability for losses or damages caused by the p	
17	(A)	That the consumer may contact the applicable State agen	·
18	<u>(4)</u>	Attorney General, to file complaints, notices of suspected le	
19		other comments relating to the innovative product or service	
20		provide the consumer with the requisite agency telephone nu	
20		address or other contact information where complaints or	
22		may be filed.	other comments
22	All disclosur	es to consumers must be in a clear and conspicuous format in	both English and
23 24	<u>Spanish.</u>	es to consumers must be in a clear and conspicuous format in	bour English and
24	· ·	other statements or additional disclosures that may be require	d by the relevant
23 26		by regulation to further the purposes of this Chapter.	<u>a by the relevant</u>
20 27		ing in this act affects the applicable State agency's exercise of	its authority with
28		ficacy of an innovative insurance product or service or limits	
20 29		agency to ensure the financial capability of a sandbox partic	
30	business with co		<u>Apant transacting</u>
31		rds requirements.	
32		articipant must retain comprehensive records, documents, and	data produced in
33		rse of business regarding an innovative product or service tested	-
34		riod not less than five years after the conclusion of the period	
35	· · · · · ·	quired pursuant to the record retention policy for the applica	
36	-	I be available to the applicable State agency upon prior wri	
30 37		agency shall establish reporting requirements for each san	
38		ation about consumer complaints, if any.	doox participant,
39		acy; confidentiality of records.	
40		nnovation Council or applicable State agency may collect pers	sonal information
41		and necessary to accomplish a lawful purpose. The Innov	
42		agency may not disclose personal information without the cons	
43		n, or unless required by law or regulation.	sent of the subject
44		ments, materials, or other information in the possession of the	e annlicable State
45		obtained by, or disclosed to, that agency or any other person	* *
46		and approval of an innovative product or service under this A	
47		approval of an innovative product of service under this r apter 132 of the General Statutes, are confidential and privilege	*
48		discovery, and are inadmissible in evidence in any civil action	
49	-	ng in this section shall prohibit a sandbox participant, upor	
49 50		agency, from disclosing information to an insurance carrier f	* *
50 51		nce coverage required for participation in the sandbox pro	
51	ootanning moura	nee coverage required for participation in the salubox pro	

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1	however, that the insurance carrier must agree in writing to maintain the confidentiality of the
2	information.
3	" <u>§ 169-11. Blockchain initiatives.</u>
4	The Innovation Council may explore, receive input, analyze, and make recommendations,
5	with respect to blockchain initiatives and the application of blockchain technology, that would
6	additionally provide benefit to the State, its consumers, and its industry.
7	" <u>§ 169-12. Reciprocity.</u>
8	(a) <u>A sandbox participant is deemed to possess an appropriate license under the laws of</u>
9	this State for purposes of any provision of federal law requiring State licensure or authorization.
10	(b) The Innovation Council or applicable State agency may enter into agreements with
11	other State, federal, or foreign regulators to advance the purpose of the regulatory sandbox, which
12	may include permission for any sandbox participant to operate in other jurisdictions.
13	(c) This Chapter permits persons, applicants, or entities that are authorized in other
14	jurisdictions or that hold a license in other jurisdictions to be recognized as sandbox participants
15	in this State."
16	SECTION 2. This act is effective when it becomes law.