WEST VIRGINIA LEGISLATURE

2021 REGULAR SESSION

ENROLLED

House Bill 2709

BY DELEGATES CAPITO, KEATON AND L. PACK

[Passed March 19, 2021; in effect ninety days from passage.]

AN ACT to amend and reenact §31A-8G-4 of the Code of West Virginia, 1931, as amended,
 relating to the aggregate liability of a surety on a consumer protection bond under the
 West Virginia Fintech Regulatory Sandbox Program.

Be it enacted by the Legislature of West Virginia:

ARTICLE 8G. THE WEST VIRGINIA REGULATORY SANDBOX PROGRAM.

§31A-8G-4. Scope; testing period; licenses; consumer protections.

(a) If the Division of Financial Institutions approves an application under §31A-8G-3 of this
 code, the regulatory sandbox participant has 24 months after the day on which the application
 was approved to test the innovative product or service described in the regulatory sandbox
 participant's application.

5 (b) An innovative product or service that is tested within the regulatory sandbox program6 is subject to the following:

7 (1) All consumers participating in the innovative product or service being tested shall be
8 residents of the state;

9 (2) The Division of Financial Institutions may, on a case-by-case basis, specify the 10 maximum number of consumers that may transact through or enter into an agreement to use the 11 innovative product or service:

(A) For a regulatory sandbox participant testing a consumer loan, the Division of Financial
 Institutions may, on a case-by-case basis, specify the maximum amount of an individual loan that
 may be issued to an individual consumer and the maximum amount of aggregate loans that may
 be issued to an individual consumer; and

(B) For a regulatory sandbox participant testing an innovative product or service that would
normally require a money transmission license pursuant to this code, the Division of Financial
Institutions may, on a case-by-case basis, specify the maximum amount of a single transaction
for an individual consumer and the maximum aggregate amount of transactions for an individual
consumer.

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(c) This section does not restrict a regulatory sandbox participant who holds a license or
 other authorization in another jurisdiction from acting in accordance with that license or other
 authorization.

24 (d) A regulatory sandbox participant is deemed to possess an appropriate license under
25 the laws of this state for the purposes of any provision of federal law requiring state licensure or
26 authorization.

(e) Except as otherwise provided in this chapter, including subsections (f), (g), and (h), a
regulatory sandbox participant that is testing an innovative product or service is not subject to
state laws that regulate financial products or services.

(f) Regulatory sandbox participants and the innovative products and services that they are
testing in the regulatory sandbox program are subject to all applicable consumer protection laws,
including, but not limited to those contained in chapter 46A of this code, the Collection Agency
Act contained in chapter 47A of this code, and any limitations on interest rates, whether or not
those interest rates would otherwise require licensure.

(g)(1) The Division of Financial Institutions may determine that additional state laws that regulate a financial product or service apply to a regulatory sandbox participant if the Division of Financial Institutions, at its sole discretion, determines that an applicant's proposed testing plan or the innovative product or service to be tested poses significant risk to consumers or to the safety and soundness of other institutions within the financial services marketplace as to warrant the imposition of other applicable state laws.

(2) The Division of Financial Institutions shall determine the applicability of certain state
laws to each innovative product or service prior to approval of any application to participate in the
regulatory sandbox program and shall notify the regulatory sandbox participant of the specific
regulatory provisions that shall apply to the innovative product or service throughout the duration
of the regulatory sandbox testing period.

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46 (3) If at any time during the regulatory sandbox testing period, the Division of Financial 47 Institutions determines that the imposition of certain state laws is necessary to eliminate the risk 48 of harm to consumers or the safety and soundness of other institutions operating within the 49 financial services marketplace, the division may require that the regulatory sandbox participant 50 come into compliance with such state laws within a reasonable time.

(h) Notwithstanding any other provision of this chapter, a regulatory sandbox participant
does not have immunity related to any criminal offense committed during the regulatory sandbox
participant's participation in the regulatory sandbox program.

(i) By written notice, the Division of Financial Institutions may end a regulatory sandbox
participant's participation in the regulatory sandbox program at any time and for any reason,
including if the Division of Financial Institutions determines a regulatory sandbox participant is not
operating in good faith to bring an innovative product or service to market.

58 (i) The Division of Financial Institutions shall require a regulatory sandbox participant to 59 post a consumer protection bond as security for potential losses suffered by consumers. The 60 bond amount shall be determined by the commissioner in an amount not less than \$5,000 and 61 shall be commensurate with the risk profile of the innovative product or service. The 62 commissioner may require that a bond be increased or decreased at any time based on risk profile 63 and shall provide the regulatory sandbox participant with 30 days prior written notice of such 64 increase or decrease. The aggregate liability of the surety in no event shall exceed the principal 65 sum of the bond. The commissioner may use bond proceeds to offset losses suffered by 66 consumers as a result of an innovative product or service. The bond shall expire two years after 67 the date of the conclusion of the regulatory sandbox testing period. The commissioner may accept 68 electronic bonds from any regulatory sandbox participant.

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The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman, House Committee

Chairman, Senate Committee

Originating in the House.

In effect ninety days from passage.

Clerk of the House of Delegates

Clerk of the Senate

Speaker of the House of Delegates

President of the Senate

Governor