BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. NEW LAW  A new section of law to be codified in the Oklahoma Statutes as Section 5061.12 of Title 74, unless there is created a duplication in numbering, reads as follows:

This act shall be known and may be cited as the “Oklahoma Financial Technology Access and Improvement Act”.

SECTION 2. NEW LAW  A new section of law to be codified in the Oklahoma Statutes as Section 5061.13 of Title 74, unless there is created a duplication in numbering, reads as follows:

As used in the Oklahoma Financial Technology Access and Improvement Act:

1. “Applicable agency” means a Department or agency of the state, that by law regulates business activity in the state and persons engaged in such business activity, including the issuance of
licenses or other types of authorization, which the Department
determines would otherwise regulate a sandbox participant;

2. “Applicant” means an individual or entity that is applying
to participate in the regulatory sandbox;

3. “Blockchain technology” means the use of a digital database
containing records of financial transactions, which can be
simultaneously used and shared within a decentralized, publicly
accessible network and can record transactions between two parties
in a verifiable and permanent way;

4. “Consumer” means a person that purchases or otherwise enters
into a transaction agreement to receive an innovative product or
service that is being tested by a sandbox participant;

5. “Department” means the Oklahoma Department of Commerce;

6. “Financial product or service” means:
   a. a financial product or financial service that requires
      state licensure or registration, or
   b. a financial product or financial service that includes
      a business model, delivery mechanism or element that
      may require a license or other authorization to act as
      a financial institution, enterprise or other entity
      that is regulated by this state or other related
      provisions.
“Financial product or service” does not include a product or service that is governed by Title 36 of or Title 71 of the Oklahoma Statutes;

7. “Innovation” means the use or incorporation of a new or emerging technology or a new use of existing technology, including blockchain technology, to address a problem, provide a benefit or otherwise offer a product, service, business model or delivery mechanism that is not known by the Department to have a comparable widespread offering in the state;

8. “Innovative product or service” means a financial product or service that includes an innovation;

9. “Regulatory sandbox” means the Regulatory Sandbox Program created by Section 3 of this act, which allows a person to temporarily test an innovative product or service on a limited basis without otherwise being licensed or authorized to act under the laws of the state;

10. “Sandbox participant” means a person whose application to participate in the regulatory sandbox is approved in accordance with the provisions of this act;

11. “Test” means to provide an innovative product or service in accordance with the provisions of this chapter.

SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5061.14 of Title 74, unless there is created a duplication in numbering, reads as follows:
A. There is created in the Oklahoma Department of Commerce the Regulatory Sandbox Program. In administering the regulatory sandbox, the Department:

1. Shall consult with each applicable agency;
2. Shall establish a program to enable a person to obtain limited access to the market in the state to test an innovative product or service without obtaining a license or other authorization that might otherwise be required; and
3. May enter into agreements with or follow the best practices of the other state agencies or other states that are administering similar programs.

B. An applicant for the regulatory sandbox shall provide to the Department an application in a form prescribed by the Department that:

1. Demonstrates the applicant is subject to the jurisdiction of the state;
2. Demonstrates the applicant has established a physical location in the state, from which testing will be developed and performed and where all required records, documents and data will be maintained;
3. Contains relevant personal and contact information for the applicant, including legal names, addresses, telephone numbers, email addresses, website addresses and other information required by the Department;
4. Discloses criminal convictions of the applicant or other participating personnel, if any;

5. Demonstrates that the applicant has the necessary personnel, financial and technical expertise, access to capital and developed plan to test, monitor and assess the innovative product or service;

6. Contains a description of the innovative product or service to be tested including statements regarding the following:
   a. how the innovative product or service is subject to licensing or other authorization requirements outside of the regulatory sandbox,
   b. how the innovative product or service would benefit consumers,
   c. how the innovative product or service is different from other products or services available in the state,
   d. what risks may confront consumers that use or purchase the innovative product or service,
   e. how participating in the regulatory sandbox would enable a successful test of the innovative product or service,
   f. a description of the proposed testing plan including estimated time periods for beginning the test, ending the test and obtaining necessary licensure or authorizations after the testing is complete,
g. a description of how the applicant will perform ongoing duties after the test,

h. how the applicant will end the test and protect consumers if the test fails, and

i. provides any other required information as determined by the Department.

C. The Department is hereby authorized to establish a fee for application to the regulatory sandbox program by rule.

D. An applicant shall file a separate application for each innovative product or service to be tested.

E. After an application is filed, the Department may seek additional information from the applicant that the Department determines is necessary.

F. Except as otherwise provided in this subsection, not later than ninety (90) days after the day on which a complete application is received by the Department, the Department shall inform the applicant whether the application is approved for entry into the regulatory sandbox. The Department and an applicant may mutually agree to extend the 90-day time period described in this subsection for the Department to determine whether an application is approved.

G. In reviewing an application under this section, the Department shall consult with, and get approval from, each applicable agency before admitting an applicant into the regulatory
sandbox. Such consultation may include seeking information about
whether:

1. The applicable agency has previously issued a license or
other authorization to the applicant;
2. The applicable agency has previously investigated,
sanctioned or pursued legal action against the applicant;
3. Whether the applicant could obtain a license or other
authorization from the applicable agency after exiting the
regulatory sandbox; and
4. Whether certain licensure or other regulations should not
be waived even if the applicant is accepted into the regulatory
sandbox.

H. In reviewing an application under this section, the
Department shall consider whether a competitor to the applicant is
or has been a sandbox participant and, if so, weigh that as a factor
in favor of allowing the applicant to also become a sandbox
participant.

I. If the Department and each applicable agency approve
admitting an applicant into the regulatory sandbox an applicant may
become a sandbox participant. The Department may deny any
application submitted under this section, for any reason, at the
Department’s discretion. If the Department denies an application
submitted under this section, the Department shall provide to the
applicant a written description of the reasons for the denial as a sandbox participant.

SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5061.15 of Title 74, unless there is created a duplication in numbering, reads as follows:

A. If the Department approves an application under Section 3 of this act, the sandbox participant has twenty-four (24) months after the day on which the application was approved to test the innovative product or service described in the sandbox participant’s application. An innovative product or service that is tested within the regulatory sandbox is subject to the following:

1. Consumers shall be residents of the state;

2. The Department may, on a case by case basis, specify the maximum number of consumers that may transact through or enter into an agreement to use the innovative product or service;

3. For a sandbox participant testing a consumer loan the Department 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

4. For a sandbox participant testing an innovative product or service that would normally require a money transmission license under Section 1513 of Title 6 of the Oklahoma Statutes, the Department 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.

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

C. A sandbox participant is deemed to possess an appropriate
license under the laws of this state for the purposes of any
provision of federal law requiring state licensure or authorization.

D. Except as otherwise provided in this act, a sandbox
participant that is testing an innovative product or service is not
subject to state laws that regulate financial products or services.
The Department may only determine that certain state laws that
regulate a financial product or service apply to a sandbox
participant if the Department, at the Department’s sole discretion,
determines that:

1. An applicant’s plan to protect consumers will not adequately
   protect consumers from the harm the state law addresses; and

2. The benefits to consumers of applying the law outweigh the
   potential benefits to consumers from increased competition,
   innovation and consumer access that waiving the law, in conjunction
   with the applicant’s ability to compensate consumers who may be
   harmed, would provide.

E. If the Department determines that certain state laws that
   regulate a financial product or service apply to a sandbox
participant, the Department shall notify the sandbox participant of the specific regulatory provisions that apply to the sandbox participant.

F. Notwithstanding any other provision of this act, a sandbox participant does not have immunity related to any criminal offense committed during participation.

G. By written notice, the Department may end a sandbox participant’s participation in the regulatory sandbox at any time and for any reason, including if the Department determines a sandbox participant is not operating in good faith to bring an innovative product or service to market.

SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5061.16 of Title 74, unless there is created a duplication in numbering, reads as follows:

A. Before providing an innovative product or service to a consumer, a sandbox participant shall disclose the following to the consumer:

1. The name and contact information of the sandbox participant;

2. That the innovative product or service is authorized pursuant to the regulatory sandbox and, if applicable, that the sandbox participant does not have a license or other authorization to provide a product or service under state laws that regulate products or services outside the regulatory sandbox;
3. That the innovative product or service is undergoing testing and may not function as intended and may expose the customer to financial risk;

4. That the provider of the innovative product or service is not immune from civil liability for any losses or damages caused by the innovative product or service;

5. That the state does not endorse or recommend the innovative product or service;

6. That the innovative product or service is a temporary test that may be discontinued at the end of the testing period;

7. The expected end date of the testing period; and

8. That a consumer may contact the Department to file a complaint regarding the innovative product or service being tested and provide the Department’s telephone number and website address where a complaint may be filed.

B. The disclosures required by subsection A of this section shall be provided to a consumer in a clear and conspicuous form and, for an internet or application-based innovative product or service, a consumer shall acknowledge receipt of the disclosure before a transaction may be completed.

C. The Department may require that a sandbox participant make additional disclosures to a consumer.
SECTION 6. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5061.17 of Title 74, unless there is created a duplication in numbering, reads as follows:

A. At least thirty (30) days before the end of the 24-month regulatory sandbox testing period, a sandbox participant shall:

1. Notify the Department that the sandbox participant will exit the regulatory sandbox, discontinue the sandbox participant’s test and will stop offering any innovative product or service in the regulatory sandbox within sixty (60) days after the day on which the 24-month testing period ends; or

2. Seek an extension pursuant to Section 7 of this act.

B. If the Department does not receive notification as required by subsection A of this section, the regulatory sandbox testing period ends at the end of the 24-month testing period and the sandbox participant shall immediately stop offering each innovative product or service being tested.

C. If a test includes offering an innovative product or service that requires ongoing duties, such as servicing a loan, the sandbox participant shall continue to fulfill those duties or arrange for another person to fulfill those duties after the date on which the sandbox participant exits the regulatory sandbox.

SECTION 7. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5061.18 of Title 74, unless there is created a duplication in numbering, reads as follows:
A. Not later than thirty (30) days before the end of the 24-month regulatory sandbox testing period, a sandbox participant may request an extension of the regulatory sandbox testing period for the purpose of obtaining a license or other authorization required by law.

B. The Department shall grant or deny a request for an extension in accordance with subsection A of this section by the end of the 24-month regulatory sandbox testing period.

C. The Department may grant an extension in accordance with this section for not more than six (6) months after the end of the regulatory sandbox testing period.

D. A sandbox participant that obtains an extension in accordance with this section shall provide the Department with a written report every three (3) months that provides an update on efforts to obtain a license or other authorization required by law, including any submitted applications for licensure or other authorization, rejected applications or issued licenses or other authorization.

SECTION 8. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5061.19 of Title 74, unless there is created a duplication in numbering, reads as follows:

A. A sandbox participant shall retain records, documents and data produced in the ordinary course of business regarding an innovative product or service tested in the regulatory sandbox.
B. If an innovative product or service fails before the end of a testing period, the sandbox participant shall notify the Department and report on actions taken by the sandbox participant to ensure consumers have not been harmed as a result of the failure.

C. The Department may establish periodic reporting requirements for a sandbox participant.

D. The Department may request records, documents and data from a sandbox participant and, upon the Department’s request, a sandbox participant shall make such records, documents and data available for inspection by the Department.

E. If the Department determines that a sandbox participant has engaged in, is engaging in or is about to engage in any practice or transaction that is in violation of this act or that constitutes a violation of a state or federal criminal law, the Department may remove a sandbox participant from the Regulatory Sandbox Program.

SECTION 9. This act shall become effective November 1, 2020.
Passed the Senate the 9th day of March, 2020.

Presiding Officer of the Senate

Passed the House of Representatives the ___ day of __________, 2020.

Presiding Officer of the House of Representatives