

House Engrossed  
regulatory sandbox; expansion

State of Arizona  
House of Representatives  
Fifty-fifth Legislature  
Second Regular Session  
2022

**CHAPTER 187**  
**HOUSE BILL 2731**

AN ACT

AMENDING SECTIONS 41-5601, 41-5602, 41-5603, 41-5605 AND 41-5606, ARIZONA  
REVISED STATUTES; RELATING TO THE REGULATORY SANDBOX.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 41-5601, Arizona Revised Statutes, is amended to  
3 read:

4 41-5601. Definitions

5 In this chapter, unless the context otherwise requires:

6 1. "Applicable agency" means a department or agency of this state  
7 established by law to regulate certain types of business activity in this  
8 state and persons engaged in such business, including the issuance of  
9 licenses or other types of authorization, that the attorney general  
10 determines would or may regulate a sandbox participant if the person was  
11 not a regulatory sandbox participant.

12 2. "Consumer":

13 (a) Means a person that purchases or enters into a transaction for  
14 an innovation that is being tested by a sandbox participant.

15 (b) Does not include an agent or business partner of or an investor  
16 in a sandbox participant.

17 3. "Financial product or service" means a product or service that  
18 requires licensure under title 6 or title 44, chapter 2.1 or 13 or a  
19 product or service that includes a business model, delivery mechanism or  
20 element that may otherwise be regulated under title 6 or title 44, chapter  
21 2.1 or 13.

22 4. "Innovation" means, ~~with respect to providing a financial~~  
23 ~~product or service or a substantial component of a financial product or~~  
24 ~~service,~~ the use or incorporation of new or emerging technology or the  
25 reimagination of uses for existing technology to address a problem,  
26 provide a benefit or otherwise offer a product, service, business model or  
27 delivery mechanism that is not known by the attorney general to have a  
28 comparable widespread offering in this state.

29 5. "Innovative financial product or service" means a financial  
30 product or service that includes an innovation.

31 6. "Regulatory sandbox" means the program established by this  
32 chapter that allows a person to temporarily test an innovation on a  
33 limited basis without otherwise being licensed or authorized to act under  
34 the laws of this state.

35 7. "Sandbox participant" means any person whose application to  
36 participate in the regulatory sandbox is approved pursuant to this  
37 chapter.

38 8. "Test" means to provide products and services as allowed by this  
39 chapter.

40 Sec. 2. Section 41-5602, Arizona Revised Statutes, is amended to  
41 read:

42 41-5602. Program purpose

43 The attorney general shall establish a regulatory sandbox program in  
44 consultation with applicable agencies of this state to enable a person to  
45 obtain limited access to the market in this state to test innovative

1 financial products or services OR OTHER INNOVATIONS without obtaining a  
2 license or other authorization that otherwise might be required.

3 Sec. 3. Section 41-5603, Arizona Revised Statutes, is amended to  
4 read:

5 41-5603. Application process and requirements; fee

6 A. Any person may apply to enter the regulatory sandbox to test an  
7 innovation.

8 B. The attorney general must accept and review each application for  
9 entry into the regulatory sandbox on a rolling basis.

10 C. An application must demonstrate that an applicant both:

11 1. Is an entity or individual that is subject to the jurisdiction  
12 of the attorney general through incorporation, residency, presence  
13 agreement or otherwise.

14 2. Has established a location, whether physical or virtual, that is  
15 adequately accessible to the attorney general, from which testing will be  
16 developed and performed and where all required records, documents and data  
17 will be maintained.

18 D. Persons that already possess a license or other authorization  
19 under state laws that regulate a financial product or service OR OTHER  
20 INNOVATION must file an application with the attorney general to test an  
21 innovation within the regulatory sandbox for a product or service OR OTHER  
22 INNOVATION outside the scope of ~~its~~ THE license or authorization.

23 E. Applications must contain sufficient information to demonstrate  
24 that an applicant has an adequate understanding of the innovation and a  
25 sufficient plan to test, monitor and assess the innovation while ensuring  
26 consumers are protected from a test's failure.

27 F. Applications must contain the information required by a form  
28 that is developed and made publicly available by the attorney general.  
29 The information required by the form may include:

30 1. Relevant personal and contact information for the applicant,  
31 including full legal names, addresses, telephone numbers, ~~e-mail~~ EMAIL  
32 addresses, website addresses and other information that the attorney  
33 general deems necessary.

34 2. Disclosure of any criminal convictions of the applicant or key  
35 personnel, if any.

36 3. A description of the innovation desired to be tested, including  
37 statements regarding all of the following:

38 (a) How an innovation is subject to regulation outside of the  
39 regulatory sandbox.

40 (b) How the innovation would benefit consumers.

41 (c) How the innovation is different from other financial products  
42 or services OR OTHER INNOVATIONS available in this state.

43 (d) What risks will confront consumers.

44 (e) How entering the regulatory sandbox would enable a successful  
45 test of the innovation.

1 (f) A description of the proposed testing plan, including estimated  
2 time periods for market entry, market exit and the pursuit of necessary  
3 licensure or authorization.

4 (g) How the applicant will wind down the test and protect consumers  
5 if the test fails.

6 (h) How the applicant will employ cybersecurity measures to avoid  
7 breaches and protect consumer and transaction data.

8 G. The attorney general shall collect an application fee in an  
9 amount to be determined by the attorney general. The attorney general  
10 shall deposit, pursuant to sections 35-146 and 35-147, all fees collected  
11 pursuant to this subsection in the consumer protection-consumer fraud  
12 revolving fund established by section 44-1531.01.

13 H. A person shall file a separate application for each innovation  
14 sought to be tested.

15 I. After the information required by subsection F of this section  
16 is submitted, the attorney general may seek additional information that it  
17 deems necessary. Not later than ninety days after an application is  
18 initially submitted, the attorney general shall notify the applicant as to  
19 whether the application is approved for entry into the regulatory sandbox.  
20 The attorney general and an applicant may mutually agree to extend the  
21 time period for the attorney general to determine whether an application  
22 is approved for entry into the regulatory sandbox.

23 J. The attorney general may deny applications in its discretion and  
24 a denial is not an appealable agency action for the purposes of chapter 6,  
25 article 10 of this title.

26 Sec. 4. Section 41-5605, Arizona Revised Statutes, is amended to  
27 read:

28 41-5605. Scope

29 A. If the attorney general approves an application for entry into  
30 the regulatory sandbox, the applicant is deemed a sandbox participant and  
31 both of the following apply:

32 1. The sandbox participant has twenty-four months after the date of  
33 approval to test the innovation described in the sandbox participant's  
34 application.

35 2. The attorney general must issue the sandbox participant a  
36 registration number.

37 B. Innovations tested within the regulatory sandbox are subject to  
38 the following restrictions:

39 1. Consumers must be residents of this state, except for  
40 transactions that involve an innovation provided by a sandbox participant  
41 testing financial products or services as a money transmitter as defined  
42 in section 6-1201 or A related innovation, in which case only physical  
43 presence of the consumer in this state at the time of the transaction may  
44 be required.

1           2. Except as provided in subsection C of this section or section  
2 41-5608, an innovation may not be tested with more than ten thousand  
3 consumers.

4           3. For a sandbox participant testing consumer lender loans as  
5 defined in section 6-601, an individual consumer lender loan may be issued  
6 for up to \$15,000, except that aggregate loans per consumer may not exceed  
7 \$50,000. All consumer lender loans issued in the regulatory sandbox,  
8 including loans in excess of \$10,000, are subject to all of the following:

- 9           (a) Section 6-114.
- 10           (b) Section 6-632.
- 11           (c) Section 6-635, subsections A, B and C.
- 12           (d) Section 6-637.

13           4. Except as provided in subsection C of this section, for a  
14 sandbox participant testing financial products or services as a money  
15 transmitter as defined in section 6-1201, individual transactions per  
16 consumer may not exceed \$2,500 and aggregate transactions per consumer may  
17 not exceed \$25,000.

18           5. For sandbox participants testing financial products or services  
19 as a sales finance company as defined in section 44-281, all of the  
20 following apply:

- 21           (a) Section 44-286.
- 22           (b) Section 44-287, except subsection B, paragraph 8.
- 23           (c) Section 44-288.
- 24           (d) Section 44-289.
- 25           (e) Section 44-290.
- 26           (f) Section 44-291.
- 27           (g) Section 44-293.
- 28           (h) Section 47-9601.

29           6. For sandbox participants testing financial products or services  
30 that provide investment management that is regulated pursuant to title 44,  
31 chapter 13:

- 32           (a) Section 44-3241 applies.
- 33           (b) The corporation commission rules adopted pursuant to title 44,  
34 chapter 13 apply as they relate to dishonest and unethical practices.

35           C. If a sandbox participant demonstrates adequate financial  
36 capitalization, risk management process and management oversight, the  
37 attorney general may allow either or both of the following:

38           1. Except as provided in section 41-5608, an innovation ~~may~~ **TO** not  
39 be tested with more than seventeen thousand five hundred consumers.

40           2. For a sandbox participant testing products or services as a  
41 money transmitter as defined in section 6-1201, individual transactions  
42 per consumer that do not exceed \$15,000 and aggregate transactions per  
43 consumer that do not exceed \$50,000.

1 D. This section does not restrict a sandbox participant who holds a  
2 license or other authorization in another jurisdiction from acting  
3 pursuant to and in accordance with that license or other authorization.

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

7 F. Except as otherwise provided in this chapter, a sandbox  
8 participant is not subject to state laws that establish requirements  
9 pursuant to a license or authorization issued by an applicable agency that  
10 otherwise would or may regulate an innovative financial product or  
11 service.

12 G. The attorney general may determine that certain state laws that  
13 regulate a financial product or service **OR INNOVATION** apply to a sandbox  
14 participant. If the attorney general makes this determination and  
15 approves an application for entry into the regulatory sandbox, the  
16 attorney general must notify the sandbox participant of the specific state  
17 regulatory laws that will apply to the sandbox participant. Pursuant to  
18 section 41-5611, the attorney general alone shall enforce the state  
19 regulatory laws applicable to sandbox participants, including the  
20 restrictions established by this section.

21 H. To the extent that a sandbox participant is required by this  
22 chapter to obtain, record, provide or maintain any information, writing,  
23 signature, record or disclosure, the sandbox participant may do so in  
24 electronic form, including as provided in section 44-7601, or may  
25 substitute any substantially similar equivalent information, writing,  
26 signature, record or disclosure that is approved by the attorney general.

27 Sec. 5. Section 41-5606, Arizona Revised Statutes, is amended to  
28 read:

29 **41-5606. Consumer protection**

30 A. Before providing an innovation to consumers, a sandbox  
31 participant must disclose to consumers all of the following:

32 1. The name and contact information of the sandbox participant,  
33 including the registration number provided by the attorney general  
34 pursuant to section 41-5605.

35 2. That the innovation is authorized pursuant to the regulatory  
36 sandbox and, if applicable, that the sandbox participant does not have a  
37 license or other authorization to generally provide financial products or  
38 services **OR INNOVATIONS** under state laws that regulate a financial product  
39 or service **OR INNOVATION** that is outside the regulatory sandbox.

40 3. That this state does not endorse or recommend the innovation.

41 4. That the innovation is a temporary test that may be discontinued  
42 at the end of the testing period, including the expected end date of the  
43 testing period.

1           5. That consumers may contact the attorney general to file  
2 complaints regarding the innovation being tested and provide the attorney  
3 general's telephone number and website address where complaints may be  
4 filed.

5           B. The notifications prescribed by subsection A of this section  
6 must be provided to consumers in a clear and conspicuous form in both  
7 English and Spanish. For AN internet or application-based innovation,  
8 consumers must acknowledge receipt of these notifications before  
9 completion of a transaction.

10          C. The attorney general may require that a sandbox participant make  
11 additional disclosures to consumers. When the attorney general approves  
12 an application for entry into the regulatory sandbox, the attorney general  
13 shall notify the sandbox participant of the additional disclosures.

APPROVED BY THE GOVERNOR APRIL 25, 2022.

FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 25, 2022.