GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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SENATE DRS85180-RU-17 (03/09)

Short Title:	Regulate Deferred Deposits. (Public)
Sponsors:	Senators Hoyle, Holloman, Berger of Rockingham, and Shaw.
Referred to:	
ANI ACT TA	A BILL TO BE ENTITLED
	O PREVENT PREDATORY PAYDAY LOAN PRACTICES AND
	TE STATE DEFERRED DEPOSIT TRANSACTIONS, AND TO ADDITIONAL CONSUMER DISCLOSURES AND PROTECTIONS.
	Assembly of North Carolina enacts:
	CTION 1. G.S. 53-275 reads as rewritten:
"§ 53-275. De	
v	this Article, unless the context clearly requires otherwise, the term:
(1)	"Cashing" means providing currency for payment instruments, but
(1)	does not include the bona fide sale or exchange of travelers checks and
	foreign denomination payment instruments.
(2)	"Check-cashing service" means any person or entity engaged in the
(-)	business of cashing checks, drafts, or money orders for a fee, service
	charge, or other consideration.
(3)	"Commission" means the State Banking Commission.
(4)	"Commissioner" means the Commissioner of Banks.
(4a)	"Deferred deposit transaction" means a check-cashing or similar loan
	transaction in which a person pays a cash advance to a consumer in
	return for a check dated on the date it was written and agrees to hold
	the check for a period of days prior to deposit or presentment, or
	accepts a postdated check and agrees to hold the check for deposit or
	presentment at least until the date written on the check. The term shall
	also include any such arrangement in which a person pays a cash
	advance in return for an authorization from a consumer for a draft or
/ 44 \	electronic debit rather than a check.
<u>(4b)</u>	<u>"Gross monthly income" means monthly income before the</u>

withholding of taxes or other payments, as demonstrated by official

1		documentation of the income, including a pay stub or receipt reflecting							
2		payment of government benefits for the period 30 days prior to th							
3		date on which the loan is made.							
4	<u>(4c)</u>	"Lender" means the following:							
5		a. Any person or entity that offers or makes a deferred deposit							
6		transaction, arranges a deferred deposit transaction for a thir							
7		party, or acts as an agent for a third party, regardless of whether							
8		the third party is exempt from licensing under this Article of							
9		whether approval, acceptance, or ratification by the third part							
10		is necessary to create a legal obligation for the third party.							
11		b. Notwithstanding the foregoing, a State or federally chartere							
12		bank, savings and loan association, credit union, or supervise							
13		lender shall not be considered a lender for purposes of this							
14		Article and shall be specifically exempt from provisions of thi							
15		Article so long as all of the following are satisfied:							
16		1. It initially advances the loan proceeds to the borrower.							
17		 It initially advances the loan proceeds to the borrower. It does not sell, assign, or transfer in the aggregate 							
18		preponderant economic interest in the deferred depos							
19		transactions to an arranger, agent, or assistant, or a							
20		affiliate or subsidiary of the State or federally chartere							
21		bank, savings and loan association, credit union, or							
22		supervised lender, unless selling, assigning, of							
23		transferring a preponderant economic interest i							
24		permitted by the primary regulator of the State of							
25		federally chartered bank, savings and loan association							
26		credit union, or supervised lender.							
27		3. It develops the deferred deposit transaction program o							
28		its own.							
29		c. If a lender offers, arranges, acts as an agent for, or assists							
30		State or federally chartered bank, savings and loan association							
31		credit union, or supervised lender in any way in the making of							
32		deferred deposit transaction and the State or federally chartere							
33		bank, savings and loan association, credit union, or supervise							
34		lender meets the standards set forth in sub-subdivision b. of thi							
35		subdivision, the lender shall comply with all other provisions of							
36		this Article to the extent they are not preempted by other Stat							
37		or federal laws.							
38	(5)	"Licensee" means a person or entity licensed to engage in							
39		check-cashing business under this Article.							
40	<u>(5a)</u>	"Loan amount" means the amount financed as defined in Regulatio							
41		'Z' of the federal Truth-in-Lending Act (12 C.F.R. § 226.18(b).							
42	(6)	"Person" means an individual, partnership, association, o							
43		corporation."							
44	SEC	FION 2. G.S. 53-276 reads as rewritten:							

Page 2 S947 [Filed]

"§ 53-276. License required.

No person or other entity may engage in the business of cashing checks, drafts, or money orders for consideration consideration, nor engage in the business of making deferred deposit transactions without first obtaining a license under this Article. No person or other entity providing a check-cashing service may avoid the requirements of this Article by providing a check or other currency equivalent instead of currency when cashing payment instruments."

SECTION 3. Article 22 of Chapter 53 of the General Statutes is amended by adding the following new sections to read:

"§ 53-281.1. Deferred deposit transactions permitted.

Lenders may make deferred deposit transactions pursuant to the following requirements:

- (1) The face amount of the deferred deposit check shall not exceed five hundred dollars (\$500.00) or twenty-five percent (25%) of the borrower's gross monthly income, whichever is less.
- Each deferred deposit check cashed by a lender shall be deemed to be (2) a loan and shall be documented by a written agreement as provided in G.S. 53-281.2.
- A lender shall <u>not directly or indirectly charge a fee or other</u> (3) consideration in excess of fifteen percent (15%) of the face amount of the check.
- No check cashed under the provisions of this section shall be repaid by <u>(4)</u> the proceeds of another check cashed by the same lender or any affiliate of the lender. A lender shall not, for any consideration, renew or otherwise extend any deferred deposit check or withhold the check from deposit for any period beyond the time set forth in the written agreement, except as allowed under G.S. 53-281.4.

"§ 53-281.2. Written agreement and disclosures required for deferred deposit transactions.

- Each deferred deposit transaction shall be documented by a written agreement (a) signed by the borrower and the lender. A legible copy of the agreement shall be provided to the borrower.
 - The written agreement shall contain: (b)
 - The name and address of the borrower. (1)
 - <u>(2)</u> The name, local street address, and telephone number of the lender.
 - The transaction date, which shall be prominently labeled. (3)
 - The loan amount as defined in G.S. 53-275(5a). <u>(4)</u>
 - (5) The amount of any fees charged, expressed as both a dollar amount and as an effective annual percentage rate (APR).
 - The maturity date, which shall be no less than 10 days nor more than (6) 30 days after the transaction date.
 - (7) The following notice immediately above the borrower's signature line in at least ten-point type: THIS TRANSACTION IS NOT MEANT TO MEET LONG-TERM FINANCIAL NEEDS AND SHOULD

S947 [Filed] Page 3

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43 44 BE USED ONLY TO MEET SHORT-TERM CASH NEEDS.
YOU HAVE THE RIGHT TO CANCEL THIS TRANSACTION
AT ANY TIME BEFORE 5:00 P.M. ON THE NEXT BUSINESS
DAY AFTER THE TRANSACTION DATE SHOWN ABOVE.
TO CANCEL YOU MUST RETURN ALL OF THE CASH
PROCEEDS TO THE LENDER. THE LENDER WILL REFUND
TO YOU ALL FEES IF YOU CANCEL THIS TRANSACTION.

- (c) The written agreement shall be accompanied by a separate paper which contains all disclosures required by the federal Truth-in-Lending Act (12 U.S.C. § 1601, et seq.,) and the federal Reserve Board Regulation 'Z' and the consumer education information. The consumer education information shall be prepared by the Commissioner and shall inform the consumer of matters such as the complaint process through the Commissioner's office, the relative cost of short-term consumer loans, the availability of other forms of credit, the right of the customer to elect a repayment plan, and any other matters the Commissioner thinks are necessary or beneficial to consumers.
 - (d) The written agreement shall not contain any of the following provisions:
 - (1) A hold harmless clause.
 - (2) A confession of judgment clause.
 - (3) A mandatory arbitration clause that does not comply with the standards set forth in the statement of principles of the National Consumer Dispute Advisory Committee of the American Arbitration Association in effect on the effective date of this act.
 - (4) Any provision in which the borrower agrees not to assert a claim or defense arising out of the contract.
 - (5) Any waiver by the borrower of any provision of this Article.
- (e) In addition to providing the written agreement, prior to entering a deferred deposit transaction, the lender shall verbally inform the borrower of the following:
 - (1) The borrower has the right to cancel the transaction and how the borrower can exercise this right.
 - (2) The terms of the transaction including the loan amount, the amount of any fees charged, expressed both as a dollar amount and as an annual percentage rate.
 - (3) The right of the borrower to elect a mandatory repayment plan and how the borrower can exercise this right.

"§ 53-281.3. Deferred deposit transactions limited.

(a) A lender shall not knowingly enter into a deferred deposit transaction with a borrower whom the lender knows has other transactions in the aggregate exceeding five hundred dollars (\$500.00) or twenty-five percent (25%) of the borrower's gross monthly income, whichever is less. It shall be mandatory for the lender to obtain from the borrower a certification signed by the borrower in substantially the following form: "I UNDERSTAND THAT NORTH CAROLINA LAW PROHIBITS A PERSON FROM HAVING MORE THAN FIVE HUNDRED DOLLARS (\$500.00) OR TWENTY-FIVE PERCENT (25%) OF THE BORROWER'S GROSS MONTHLY

Page 4 S947 [Filed]

- 1 INCOME, WHICHEVER IS LESS, IN DEFERRED DEPOSIT CHECKS
 2 OUTSTANDING AT ONE TIME. I OWE THE FOLLOWING DEFERRED
 3 DEPOSIT AMOUNTS AND NO OTHERS: (Write the amount you owe and the names of the licensees or write 'NONE'). This certification shall not constitute the basis of a criminal prosecution under G.S. 14-100."
 - (b) A lender must pay the proceeds from a deferred deposit transaction to the borrower in the form of a check, cash, or debit card.
 - (c) No lender shall enter into a deferred deposit transaction with a borrower who has elected a mandatory repayment plan as provided in G.S. 53-281.4 on two separate occasions within a calendar year unless the borrower obtains counseling from a credit counseling service approved by the Commissioner.
 - (d) After a deferred deposit transaction has been paid in full by the borrower or upon successful completion of a mandatory repayment plan, the lender shall not enter into a new deferred deposit transaction with the borrower until after 8:00 A.M. on the next day after the payment.

"§ 53-281.4. Mandatory repayment plan.

If the borrower elects and so informs the lender at any time prior to the maturity date of the deferred deposit transaction, the borrower may declare an inability to repay and the lender shall accept a mandatory repayment plan with the following terms:

- (1) The borrower and the lender sign a repayment plan agreement providing for four equal installments due on each of the borrower's next four paydays, with at least 14 days between the installments.
- (2) The borrower agrees not to enter into any additional deferred deposit transactions during the term of the repayment plan.
- (3) Upon completion of the plan, the borrower is prohibited from entering into any deferred deposit transactions with any lender for at least one pay period.
- (4) The lender may collect a fifteen-dollar (\$15.00) processing charge for each repayment plan.

"§ 53-281.5. Prohibited practices regarding deferred deposit transactions.

<u>In addition to the prohibited practices under G.S. 53-283, the following are prohibited regarding deferred deposit transactions:</u>

- (1) Taking or attempting to take any security other than the borrower's instrument.
- (2) Taking or attempting to take more than a single check or other instrument from the borrower in connection with a single transaction.
- (3) Selling, offering, or soliciting any application for credit insurance in connection with a transaction.
- (4) Tying the transaction to any other transaction, offer, or obligation of the borrower.
- (5) Failing to comply with the Commissioner's request for assistance in resolving a complaint.
- (6) Using or threatening to use criminal process to collect a dishonored check, unless fraud is involved.

S947 [Filed] Page 5

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10	(8)	Failing to co	ollect	and pro	vide inf	formati	on reg	arding tl	ne numl	ber, to	tal.

(8) Failing to collect and provide information regarding the number, total, and average transaction amounts and any other information the Commissioner may request.

"§ 53-281.6. Practices concerning members of the military.

- (a) A licensee shall defer collection activity against a borrower who is a member of the military and who has been deployed to a combat or combat support posting for the duration of the deployment.
- (b) A licensee may not contact the commanding officer of a borrower who is a member of the military in an effort to collect on a deferred deposit transaction.
- (c) <u>Licensees must honor the terms of any repayment plan that they have entered into with any borrower, including a repayment agreement negotiated through military counselors or third-party credit counselors."</u>

SECTION 4. This act is effective when it becomes law.

Page 6 S947 [Filed]