GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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SENATE BILL 489

Short Title:	Consumer Finance Act Amendments.	(Public)
Sponsors:	Senators Gunn, Newton, Clodfelter (Primary Sponsors); Brock, Brown, Cook, Daniel, D. Davis, J. Davis, Goolsby, Jenkins, Meredith, Parmon, Pate, Rabin, Randleman, Rucho,	Hise, Hunt, Jackson,
Referred to:	Commerce.	

March 28, 2013

A BILL TO BE ENTITLED

AN ACT TO MODIFY THE MAXIMUM INTEREST RATE ALLOWED AND TO MAKE VARIOUS AMENDMENTS TO THE NORTH CAROLINA CONSUMER FINANCE ACT TO ENSURE CONTINUED ACCESS TO CREDIT.

- 5 The General Assembly of North Carolina enacts:
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- **SECTION 1.** G.S. 53-166(a) reads as rewritten:

7 Scope. - No person shall engage in the business of lending in amounts of ten "(a) 8 thousand dollars (\$10,000) fifteen thousand dollars (\$15,000) or less and contract for, exact, or receive, directly or indirectly, on or in connection with any such loan, any charges whether for 9 10 interest, compensation, consideration, or expense, or any other purpose whatsoever, which in the aggregate are greater than permitted by Chapter 24 of the General Statutes, except as 11 provided in and authorized by this Article, and without first having obtained a license from the 12 Commissioner. The word "lending" as used in this section, shall include, but shall not be 13 14 limited to, endorsing or otherwise securing loans or contracts for the repayment of loans."

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SECTION 2. G.S. 53-172(a) reads as rewritten:

"(a) No licensee shall conduct the business of making loans under this Article within any
office, suite, room, or place of business in which any other business is solicited or transacted.

Installment paper dealers as defined in G.S. 105-83, and the collection by a licensee of loans legally made in North Carolina, Carolina or another state by another government regulated lender or lending agency, and the collection by a licensee of claims of, payments to, or payments for an insurance company licensed in North Carolina and arising in any way from a nonfiling or nonrecording insurance policy approved by the Commissioner of Insurance shall not be considered as being any other business within the meaning of this section."

24 SECTION 3. G.S. 53-173 reads as rewritten:

25 "§ 53-173. <u>Maximum rate of interest and fee; computationComputation</u> of interest; 26 <u>application of payments;</u> limitation on interest after judgment; limitation on 27 interest after maturity of the loan.

(a) Maximum Rate of Interest. – Every licensee under this section may make loans in
installments not exceeding three thousand dollars (\$3,000) in amount, at interest rates not
exceeding thirty-six percent (36%) per annum on the outstanding principal balance of any loan
not in excess of six hundred dollars (\$600.00) and fifteen percent (15%) per annum on any
remainder of such unpaid principal balance. Interest shall be contracted for and collected at the
single simple interest rate applied to the outstanding balance that would earn the same amount
of interest as the above rates for payment according to schedule.



General Assembly of North Carolina Session 2013 Maximum Fee. In addition to the interest authorized in subsection (a) of this 1 (a1) 2 section, a licensee making loans under this section may collect from the borrower a fee for 3 processing the loan equal to five percent (5%) of the loan amount not to exceed twenty-five 4 dollars (\$25.00), provided that such charges may not be assessed more than twice in any 5 12-month period. 6 (b) Computation of Interest. – Interest on loans made pursuant to this section shall not 7 be paid, deducted, or received in advance. Such interest shall not be compounded but interest 8 on loans shall (i) be computed and paid only as a percentage of the unpaid principal balance or 9 portion thereof and (ii) computed on the basis of the number of days actually elapsed; provided, 10 however, if part or all of the consideration for a loan contract is the unpaid principal balance of 11 a prior loan, then the principal amount payable under the loan contract may include any unpaid 12 interest on the prior loan which have accrued within 90 days before the making of the new loan 13 contract. For the purpose of computing interest, a day shall equal 1/365th of a year. Any 14 payment made on a loan shall be applied first to any accrued interest and then to principal, and 15 any portion or all of the principal balance may be prepaid at any time without penalty. 16 Application of Payments. – Any payment made on a loan shall be applied first to (b1) 17 late charges and other permissible charges under this Article, then to any accrued interest, and then to principal. Any portion or all of the principal balance may be prepaid at any time without 18 19 penalty. 20" 21 SECTION 4. G.S. 53-176 reads as rewritten: 22 "§ 53-176. Optional rates, Rates, maturities and amounts. 23 In lieu of making loans in the amount and at the interest stated in G.S. 53-173 and (a)24 for the terms stated in G.S. 53-180, aA licensee may at any time elect to make loans in 25 installments not exceeding ten thousand dollars (\$10,000) fifteen thousand dollars (\$15,000) 26 and which shall not be repayable in less than $\frac{1}{100}$ months or more than $\frac{8496}{100}$ months and 27 which shall not be secured by deeds of trust or mortgages on real estate and which are 28 repayable in substantially equal consecutive monthly payments and to charge and collect 29 interest in connection therewith which shall not exceed the following actuarial rates: 30 (1)With respect to a loan not exceeding seven thousand five hundred dollars 31 (\$7,500), thirtyThirty percent (30%) per annum on that part of the unpaid 32 principal balance not exceeding one thousand dollars (\$1,000) and eighteen 33 percent (18%) per annum on the remainder of the unpaid principal balance. 34 Interest shall be contracted for and collected at the single simple interest rate 35 applied to the outstanding balance that would earn the same amount of 36 interest as the above rates for payment according to schedule.five thousand 37 dollars (\$5,000). 38 (2)With respect to a loan exceeding seven thousand five hundred dollars 39 (\$7,500), eighteen percent (18%) per annum on the outstanding principal 40 balance. Twenty-four percent (24%) per annum on that part of the unpaid principal balance exceeding five thousand dollars (\$5,000) but not exceeding 41 42 ten thousand dollars (\$10,000). 43 (3)Eighteen percent (18%) per annum on that part of the remainder of the 44 unpaid principal balance. 45 Interest shall be contracted for and collected at the single simple interest rate applied to the outstanding balance that would earn the same amount of interest as the above rates for payment 46 47 according to schedule. 48 (b) In addition to the interest permitted in this section, a licensee may assess at closing a 49 fee for processing the loan as agreed upon by the parties, not to exceed twenty-five dollars 50 (\$25.00) for loans up to two thousand five hundred dollars (\$2,500) and one percent (1%) of 51 the cash advance for loans above two thousand five hundred dollars (\$2,500), not to exceed a

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total fee of forty dollars (\$40.00), provided that such charges may not be assessed more than 1 2 twice in any 12-month period. 3 The provisions of G.S. 53-173(b), (c) and (d) and G.S. 53-180(b), (c), (d), (e), (f), (c) 4 (g), (h) and (i) shall apply to loans made pursuant to this section. 5 (d) Any licensee under this Article shall have the right to elect to make loans in accordance with this section by the filing of a written statement to that effect with the 6 7 Commissioner and no sooner than 30 days from the date of such notification begin making 8 loans regulated by this section. After such election a licensee may continue to make loans in 9 accordance with this section unless the licensee notifies the Commissioner in writing of its 10 intention to terminate such election on a date not sooner than 30 days from the notification. 11 The due date of the first monthly payment shall not be more than 45 days following (e) 12 the disbursement of funds under any such installment loan. A borrower under this section may 13 prepay all or any part of a loan made under this section without penalty. Except as otherwise 14 provided for pursuant to G.S. 75-20(a), no more than twice in a 12-month period, a borrower 15 may cancel a loan with the same licensee within three business days after disbursement of the

17 fees or charges, is returned to and received by the licensee within that time. 18 (f) No individual, partnership, or corporate licensee and no corporation which is the 19 parent, subsidiary or affiliate of a corporate licensee that is making loans under this Article 20 except as authorized in this section, shall be permitted to make loans under the provisions of 21 this section. Any corporate licensee or individual or partnership licensee that elects to make loans in accordance with the provisions of this section shall be bound by that election with 22 23 respect to all of its offices and locations in this State and all offices and locations in this State 24 of its parent, subsidiary or affiliated corporate licensee, or with respect to all of his or their

loan proceeds without incurring or paying interest so long as the amount financed, minus any

25 offices and locations in this State."

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26 **SECTION 5.** G.S. 53-177 reads as rewritten:

27 "§ 53-177. Recording fees. Fees.

28 <u>Recording Fees. – The licensee may collect from the borrower the amount of any</u> (a) 29 fees necessary to file or record its security interest with any public official or agency of a 30 county or the State as may be required pursuant to Article 9 of Chapter 25 of the General 31 Statutes or G.S. 20-58 et seq. Upon full disclosure to the borrower on how the fees will be 32 applied, such fees may either (i) be paid by the licensee to such public official or agency of the 33 county or State, State or (ii) in lieu of recording or filing, applied by the licensee to purchase 34 nonfiling or nonrecording insurance on the instrument securing the loan, or (iii) be retained by 35 a licensee that elects to self insure against the loss of a security interest by reason of not filing 36 or recording its security instrument: Provided, loan; provided, however, the amount collected by 37 the licensee from the borrower for the purchase of a nonfiling or nonrecording insurance 38 policy, or for self insurance, policy shall be the premium amount for such insurance as fixed by 39 the Commissioner of Insurance. Such premium shall be at least one dollar (\$1.00) less than the 40 cost of recording or filing a security interest. Provided further, a licensee shall not collect or permit to be collected any notary fee in connection with any loan made under this Article, nor 41 42 may a licensee collect any fee from the borrower for the cost of releasing a security interest 43 except such fee as actually paid to any public official or agency of the county or State for such 44 purpose.

45(b)Late Fees. -46(1)A licensee may charge a late payment fee for any payment which remains47past due for 10 days or more after the due date.48(2)No licensee may charge a late payment fee in an amount greater than fifteen49dollars (\$15.00) nor charge a late payment fee more than once with respect50to a single late payment.

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	(c) Defer	ral Charges A licensee may, by agreement with the bo	rrower, collect a			
	deferral charge	deferral charge and defer the due date of all or part of one or more installments under an				
	_	existing loan contract as permitted in the provisions of G.S. 25A-30.				
		•				
	nonfiling or non	recording insurance policy as authorized under subsection (a)	of this section, to			
	-	im arising from such policy shall only be used to compensate				
	-	from failure to record or file its security interest in accordan				
	• •	the General Statutes. Following payment of such claim, the				
	the following:	$\mathcal{O} \to \mathcal{O} \to $				
	(1)	Properly credit the full claim amount posted to the bala	ance of the loan			
	<u> </u>	effective the date the proceeds were received.				
	<u>(2)</u>	Close the loan account and cease collection efforts on any lo	oan that was paid			
		in full by a claim.				
	(3)	Provide the borrower written notice, unless otherwise proh	ibited by federal			
	<u>(3)</u>	law, that (i) the claim has been partially paid or paid in fu				
		extent the loan is subject to the insurance company's su				
		instructions about direction of future payments.	<u>orogation rights,</u>			
	<u>(4)</u>	Cancel of record or properly credit, as appropriate, any ju	idoments against			
	<u>(+)</u>	the borrower arising from the loan and, if the judgment has				
		file a certificate of partial satisfaction.	been part in part,			
	(5)	Accurately report any account adjustments to any credit bu	reau used by the			
	<u>(5)</u>	licensee."	<u>icau used by the</u>			
	SECT	FION 6. G.S. 53-180 reads as rewritten:				
		tations and prohibitions on practices and agreements.				
		and Payment Limitation. – Except as otherwise provided in	this Article no			
		a loan pursuant to G.S. 53-173 shall enter into any contract of				
	Ŭ	for any scheduled repayment of principal more than 25 mon				
	of making the contract if the cash advance is six hundred dollars (\$600.00) or less; more than 37 months from the date of making the contract if the cash advance is in excess of six hundred					
) but not in excess of fifteen hundred dollars (\$1,500); more				
		making the contract if the cash advance is in excess of fifteer				
		in excess of two thousand five hundred dollars (\$2,500);				
		sh advance is in excess of two thousand five hundred dollars				
		hall provide for repayment of the amount loaned in su				
			• •			
	installments, either of principal or of principal and charges in the aggregate, at approximately equal periodic intervals of time. Nothing contained herein shall prevent a loan being considered					
		use the proceeds of the loan are used to pay an existing contract				
	a new Ioan Decau	ise the proceeds of the foan are used to pay an existing contract	ι.			
		ation on Default Dravisions An approximant between a	licenses and a			
		ation on Default Provisions. – An agreement between a				
	1	nt to a loan under this Article with respect to default by				
	enforceable only to the extent that (i) the borrower fails to make a payment as required by the					
	agreement, agreement or fails to maintain contractually required insurance coverage or (ii) the					
prospect of payment, performance, or realization of collateral is significantly endangered or						
	impaired, the burden of establishing the prospect of a significant endangerment or impairment					
	being on the lice	nsee.				
	····					
		ation on Attorney's Fees. – With respect to a loan made				
	_	S. 53-173, G.S. 53-176, the agreement may not provide for	payment by the			
	borrower of attor	ney iees.				
	"					

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1	SECTION 7. Article 15 of Chapter 53 of the General Statutes is amended by					
2	adding a i		tion to read:	2		
3	" <u>§ 53-180</u>).1. Mi	litary service members limitation.			
4	<u>(a)</u>	Defin	ition For purposes of this section, the term "military service	member" means		
5			armed forces who is either (i) on active duty under a call or or			
6		-	of 30 days or fewer or (ii) on active Guard and Reserve Duty	y, as that term is		
7			S.C. § 101(d)(6).			
8	<u>(b)</u>		cation; Requirements for Granting Loan Prior to making a			
9			see will confirm whether the borrower is a military servi			
10			the person's loan file. A licensee may not make a loan to a be			
11	<u>military s</u>		nember with a rank of E4 or below unless the following requir			
12		<u>(1)</u>	The licensee notifies the borrower's company-level con			
13 14			company-level commander's equivalent designee befor			
14 15			consummated. Notification may occur verbally, by electronic States mail, or other equivalent methods of notification.			
15 16			method and date shall be recorded in writing and included			
17			along with the name of the company-level commande			
18			designee communicated with and the date of the communicated	·		
19			company-level commander or equivalent designee.	neadon with the		
20		(2)	The licensee shall deposit in the United States mail a cop	ov of the federal		
21		<u>_/</u>	Truth in Lending Act, 15 U.S.C. § 1601, et seq., disc	-		
22			complete contract for the loan addressed to the borrower's			
23			commander or equivalent designee within five busines			
24			consummation of the loan.	· · · ·		
25		(3)	A military service member who has entered into a loar	n contract made		
26			pursuant to this Article may, within 30 days of enterin	<u>g into the loan</u>		
27			contract, rescind the loan contract by returning to the license	see in cash or by		
28			certified bank check the amount advanced to or for the benef			
29			service member under the loan contract, and upon delivery of			
30			the licensee, the borrower shall have no further liability or o	-		
31			the loan contract. Nothing in this provision shall be constru			
32			eliminate any other penalties provided by State or federal law			
33		<u>(4)</u>	The licensee shall give the military service member a ser			
34			that includes the statements and information required under			
35 36			The licensee shall include the name and address of the			
30 37			Commissioner of Banks, the Consumer Protection Division			
37 38			Carolina Department of Justice, and the Consumer Fina Burgon The licensee may include internal compliance inf			
38 39			Bureau. The licensee may include internal compliance inf same disclosure.			
40		(5)	Notwithstanding Section 2 of Title 9 of the United States Co	de 911SC 82		
41		<u>(3)</u>	or any other federal or State law, rule, or regulation, n			
42			arbitrate any dispute involving the extension of consumer			
43			enforceable against any military service member or dependent			
44			member or any person who was a military service member			
45			that member when the agreement was made.	<u> </u>		
46		<u>(6)</u>	A licensee shall take reasonable precaution to prevent r	naking loans in		
47			violation of this section. In the event that a licensee does not			
48			precautions to identify military service members prior to mal	king a loan, such		
49			loans granted to military service members shall have the int	terest rate on the		
50			loan adjusted to eight percent (8%) per annum.			
51	<u>(c)</u>	Penal	ties and remedies. –			

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1	(1)	The remedies and rights provided under this section are in a	addition to and do		
2		not preclude any remedy otherwise available under la	w to the person		
3		claiming relief under this section, including any incidental,	consequential, or		
4		punitive damages.			
5	<u>(2)</u>	Except as provided in subdivision (6) of subsection (b) of	f this section, any		
6		credit agreement, promissory note, or other contract proh	nibited under this		
7		section is null and void.			
8	<u>(3)</u>	Nothing in this section may be construed to limit or other	nerwise affect the		
9		applicability of Section 207 of the Servicemembers Civ	il Relief Act, 50		
10		<u>U.S.C. App. § 527.</u>			
11	(d) Additie	onal Restriction When a military service member has be	een deployed to a		
12		, a licensee shall not contact the military service member			
13	electronic mail for purposes of collecting on the loan upon receiving sufficient proof of the				
14	military service member's deployment. An official copy of the military service member's orders				
15	for deployment shall constitute sufficient proof."				
16	SECT	ION 8. This act becomes effective July 1, 2013.			