GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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SENATE BILL 331 PROPOSED COMMITTEE SUBSTITUTE S331-PCS35224-BAf-18

	Short Title: Co	onsumer Finance Act Amendments.	(Public)
	Sponsors:		
	Referred to:		
		March 21, 2023	
1		A BILL TO BE ENTITLED	
2	AN ACT TO AM	END THE NORTH CAROLINA CONSUMER FINANCI	E ACT.
3		embly of North Carolina enacts:	
4		TON 1. Article 15 of Chapter 53 of the General Statutes re	eads as rewritten:
5		"Article 15.	
6		"North Carolina Consumer Finance Act.	
7	"§ 53-164. Title.		
8	-	hall be known and may be cited as the North Carolina Con	sumer Finance Act.
9	"§ 53-165. Defin	•	
0	-	definitions apply in this Article:	
1		"Amount of the loan" shall mean the aggregate of the	cash advance and
2		Amount financed. – The amount of cash or its equivalent th	
3		receives or is paid out at the borrower's discretion or on th	•
4		including the charges authorized by G.S. 5	
5		53-176.G.S. 53-173, 53-176, 53-177(a) and (d), 53-177.	
6		term includes both of the following:	
17		a. Fees and charges prescribed by law that actually a	re or will be paid by
8		a licensee for determining the existence of or for p	
9		or satisfying a security interest related to a loan ur	
20		b. Premiums payable for insurance in lieu of perfectin	
		otherwise required by a licensee in connection wi	
21 22 23 24		Article if the premium does not exceed the fees an	d charges described
23		in sub-subdivision a. of this subdivision that w	vould otherwise be
24		payable.	
25	(b)(2)	"Borrower" shall mean any Borrower Any person who	<u>that</u> borrows money
26		from any licensee or who-that pays or obligates himself	
27		money or otherwise furnishes any valuable consideration	to any licensee for
28		any act of the licensee as a licensee.	
29	(c)	"Cash advance" shall mean the amount of cash or its	equivalent that the
30		borrower actually receives or is paid out at his discretion	or on his behalf.
31	(d)(3)	"Commission" shall mean the Commission. – The State Ba	anking Commission.
32	(e)(4)	"Commissioner" shall mean the Commissioner The	<u>e</u> Commissioner of
33		Banks.	
34	(f)	"Deputy commissioner" shall mean the deputy commission	
35	<u>(5)</u>	Electronic payment An electronic or digital means of t	ransferring funds as
86		an alternative to a cash payment. The term includes a	payment using an



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1		automated clearing house (ACH) transaction	n, a credit or debit card, a mobile
2		wallet, a unified payments interface (UP	
3		banking.	
4	(g) (6)	"License" shall mean the License. –	The certificate issued by the
5		Commissioner under the authority of this	
6		finance business.	
7	(h)(7)	"Licensee" shall mean a Licensee. – A pers	son to whom which one or more
8		licenses have been issued.	
9	(8)	Loan amount The aggregate of the ar	nount financed and all charges
10		authorized by this Article.	
11	(i)(9)	"Loanable assets" shall mean cash Loanable	e assets. – Cash or bank deposits
12		or installment loans made as a licensee purs	
13		loans made as a licensee pursuant to the	
14		supersedes or such other loans payable on an	
15		the Commissioner of Banks may approve, C	
16		of two or more -thereof.	ź
17	(i) (10)	"Person" shall include Person Includes	s any person, firm, partnership,
18	<u> </u>	association association, or corporation.	
19	(11)	Servicing loans Receiving any schedu	led periodic payments from a
20	<u> </u>	borrower regarding a loan made pursuant	
21		payments to the owner of the loan or anothe	
22	"§ 53-166. Scope	of Article; evasions; penalties; loans in vio	
23	· · ·	- No person shall engage in the business of	
24	amounts of fifteen thousand dollars (\$15,000) an amount of twenty-five thousand dollars		
25	(\$25,000) or less and contract for, exact, or receive, directly or indirectly, on or in connection		
26	with any such the loan, any charges whether for interest, compensation, consideration, or		
27	expense, or any other purpose whatsoever, which that in the aggregate are greater than permitted		
28	by Chapter 24 of the General Statutes, except as provided in and authorized by this Article, and		
29	without first having obtained a license from the Commissioner. The word "lending" as used in		
30	this section, includes, but is not limited to, endorsing or otherwise securing loans or contracts for		
31	the repayment of		
32	· ,	ns. – Subsection (a) of this section applies to	
33		ny device, subterfuge, or pretense whatso	
34		any transaction in which a cash rebate or othe	er advance of funds is offered and
35	all of the followin		
36	(1)	The cash advance rebate or other	
37		contemporaneously with the transaction or s	
38	(2)	The amount of the cash advance-rebate or o	ther advance of funds is required
39		to be repaid at a later date.	
40	(3)	The selling or providing of any item, s	•
41		transaction is incidental to, or a pretext for,	
42		es; Commissioner to Provide Facts and Testi	
43		y officer, agent, employee, or representative	1.1
44		violates any of the provisions of this Article is	•
45		a separate offense. The Commissioner shall p	•
46	•••	diction of any offense under this subsection	
47		ctual or constructive possession and shall test	iny as to these facts upon the trial
48	of any person for		- malsing malsing at 1
49 50		onal Penalties. – Any contract of loan, the	
50	-	ch violates any provision of this Article, or r	
51	except as a result	of accidental or bona fide error of computation	on is void, and the incensee of any

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other party in violation shall not collect, receive, or retain any principal or charges whatsoever 1 2 with respect to the loan. If an affiliate operating in the same office or subsidiary operating in the 3 same office of a licensee makes a loan in violation of G.S. 53-180(i), the affiliate or subsidiary 4 may recover only its principal on the loan. 5 "§ 53-167. Expenses of supervision. For the purpose of defraying necessary expenses of the Office of Commissioner of Banks for 6 7 supervision, each licensee shall pay to the Commissioner an assessment not to exceed eighteen 8 dollars (\$18.00) per one hundred thousand dollars (\$100,000) of assets, or fraction thereof, plus 9 a fee of three hundred dollars (\$300.00) per office; provided, however, a consumer finance 10 licensee shall pay a minimum annual assessment of not less than five hundred dollars (\$500.00). one thousand dollars (\$1,000). The assessment shall be determined on a consumer finance 11 12 licensee's total assets as shown on its report of condition made to the Commissioner as of December 31 of each year, or the date most nearly approximating that date. If the Commissioner 13 14 determines that the financial condition or manner of operation of a consumer finance licensee warrants further examination or an increased level of supervision, the licensee may be subject to 15 assessment not to exceed the amount determined in accordance with the schedule set forth in this 16

- 17 section.
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"§ 53-168. License required; showing of convenience, advantage advantage, and financial responsibility; investigation of applicants; hearings; existing businesses; contents of license; transfer; posting.

(a) Necessity for License; Prerequisites to Issuance. – No person shall engage in or offer
 to engage in the business regulated by this Article unless and until a license has been issued by
 the Commissioner of Banks, Commissioner, and the Commissioner shall not issue any such the
 license unless and until the Commissioner finds: finds all of the following:

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- (1) That authorizing the applicant to engage in such the business will promote the convenience and advantage of the community in which the applicant proposes to engage in business; and business.
- (2) That the financial responsibility, experience, character character, and general fitness of the applicant are such as to command the confidence of the public and to-warrant the belief that the business will be operated lawfully and fairly, within the purposes of this Article; and Article.

(3) That the applicant has available for the operation of <u>such-the</u> business at the specified location loanable assets of at least fifty thousand dollars (\$50,000).

34 (b) Investigation of Applicants. - Upon the receipt of an application, the Commissioner 35 shall investigate the facts. If the Commissioner determines from such-this preliminary 36 investigation that the applicant does not satisfy the conditions set forth in subsection (a), (a) of 37 this section, the Commissioner shall so notify the applicant who shall then be applicant. The applicant is entitled to an informal hearing thereon provided he so on the matter if the applicant 38 39 requests in writing within 30 days after the Commissioner has caused the above-referred to 40 notification to be mailed the notice to the applicant. In the event of a hearing, to be held in the offices of the Commissioner of Banks in Raleigh, the Commissioner shall reconsider the 41 42 application and, after the hearing, shall issue a written order granting or denying such-the 43 application. At the time of making such the application, the applicant shall pay the Banking Department Office of the Commissioner of Banks the sum of two hundred fifty dollars (\$250.00) 44 45 five hundred dollars (\$500.00) as a fee for investigating the application, which shall to be retained 46 irrespective of whether or not a license is granted to the applicant.

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- (c) Repealed by Session Laws 2001-519, s. 2.

(d) Required Assets Available. – Each licensee shall continue at all times to have
 available for the operation of the business at the specified location loanable assets of at least fifty
 thousand dollars (\$50,000). The requirements and standards of this subsection and subsection
 subdivision (a)(2) of this section shall be maintained throughout the period of the license and

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1 failure to maintain such these requirements or and standards shall be are grounds for the 2 revocation of a license under the provisions of G.S. 53-171 of this Article.G.S. 53-171. 3 License, Posting, and Continuing. - Each license shall state the address at which the (e) 4 business is to be conducted and shall state fully the name of the licensee, and if the licensee is a 5 copartnership, partnership or association, the names of the members thereof, and if a corporation, 6 the date and place of its incorporation. Transfer or assignment of a license by one person to 7 another by sale or otherwise is prohibited without the prior approval of the Commissioner. A 8 licensee shall provide the Commissioner notice of the proposed transfer or assignment not less 9 than 30 days before the date the transaction is set to close, and the Commissioner shall promptly render a decision in the matter. Purchase of a loan made under this Article by an existing licensee 10 shall be reported to the Commissioner within 30 days after the transaction is completed. Each 11 license shall be kept posted in the licensed place of business. business or on the licensee's website. 12 13 Each license shall remain remains in full force and effect until surrendered, revoked, or 14 suspended as hereinafter provided.suspended. 15 16 "§ 53-170. Locations; change of ownership or management. 17 Business Location. - A licensee may conduct and carry on his-the licensee's business (a) 18 only at such location or one or more locations as may be approved by the Commissioner of Banks, 19 Commissioner, and no changes shall be made from one location to another without the approval 20 of the Commissioner. 21 (b)Additional Places of Business. - Not more than one place of business shall be 22 maintained under the same license, but the Commissioner may issue more than one license to the 23 same licensee upon compliance with all the provisions of this Article governing issuance of a 24 single license. 25 (c) Change of Location, Ownership Ownership, or Management. – If any change occurs 26 in the name and address of the licensee or of the president, secretary secretary, or agent of a 27 corporation, corporation holding a license, or in the membership of any partnership under said 28 sections, holding a license, a true and full statement of such the change, sworn to in the manner 29 required by this Article in the case of the original application, shall forthwith be filed with the 30 Commissioner.Commissioner within 90 days of the change. "§ 53-171. Revocation, suspension-suspension, or surrender of license. 31 32 If the Commissioner shall find, finds, after due notice and hearing, or opportunity for (a) 33 hearing, that any such a licensee, or an officer, agent, employee, or representative thereof thereof, 34 has violated any of the provisions of this Article, or has failed to comply with the rules, 35 regulations, instructions or orders promulgated rules adopted or orders issued by the Commission 36 pursuant to the powers and duties prescribed therein, or Commission, has failed or refused to 37 make its reports to the Commissioner, or has failed to pay the fees for its examination and 38 supervision, or has furnished false information to the Commissioner or the Commission, the 39 Commissioner may issue an order revoking or suspending the right of such the licensee and such 40 or the officer, agent, employee employee, or representative to do business in North Carolina as a licensee, and upon receipt of such an the order from the Commissioner, the licensee shall 41 42 immediately surrender his the licensee's license to the Commissioner. Within five days after the 43 entry of such an the order the Commissioner shall place on file his the Commissioner's findings 44 of fact and mail or otherwise deliver a copy to the licensee. Any licensee who fails to make any 45 loans during any period of 90 consecutive days after being licensed shall surrender his license to 46 the Commissioner. 47 Any A licensee may surrender any license by delivering it to the Commissioner with (b)

47 (b) Any <u>A</u> licensee may surrender any license by delivering it to the Commissioner with
 48 written notice of its surrender, but such the surrender shall does not affect his the licensee's civil
 49 or criminal liability for acts committed prior thereto.to the surrender.

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1	(c) No r	evocation, suspension suspension, or surrender of any lice	ense shall impair or
2		r affects the obligation of any preexisting lawful contract b	
3	and any obligor.		
4	(d) The	Commissioner, in his-the Commissioner's discretion, may	reinstate suspended
5	licenses or issue	new licenses to a person whose license or licenses have be	en revoked, <u>revoked</u>
6	or surrendered i	f and when he the Commissioner determines no fact or con	ndition exists which
7	that clearly wou	ld have justified the Commissioner in refusing originally to is	ssue such <u>the</u> license
8	under this Artic	le.	
9	"§ 53-172. Con	duct of other business in same office.	
10	(a) No li	censee shall conduct the business of making loans under thi	is Article within any
11	office, suite, roo	om, or place of business in which any other business is solici	ited or transacted.
12	Installment	paper dealers as defined in G.S. 105-83, the collection by	a licensee of loans
13	legally made in	North Carolina Carolina, including loans made under Chapte	er 24 or Chapter 25A
14	•••	Statutes, or legally made in another state by another go	•
15		ulated lender or lending agency, and the collection by a lice	-
16		payments for an insurance company licensed in North Car	
17		nonfiling or nonrecording insurance policy approved by the	
18		not be are not considered as being any other business within	
19	section.		U
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21	(c) The	Commissioner may require, consistent with the provisions o	f 12 C.F.R. Part 226
22		of the federal Truth-In-Lending Act, Truth in Lending Act	
23		r subsection (b) of this section to: to do both of the following	
24	(1)	Disclose the cost of consumer credit of goods and service	
25	(2)	Provide the purchaser with a reasonable cancellation pe	
26		services purchased.	C
27	(d) No li	censee shall: shall do either of the following:	
28	(1)	Make the purchase of goods and services sold under t	the authorization of
29		subsection (b) of this section a condition of making a loan	
30	(2)	Consider the borrower's decision to purchase, or not p	ourchase, goods and
31		services sold under the authorization of subsection (b) of	
32		in its approval or denial of credit, credit or in its determin	
33		of or terms of credit for the borrower.	
34			
35	(g) This	section shall not be construed as authorizing does not author	rize the collection of
36		rges in violation of the prohibitions contained in G.S. 53-19	
37	•	books, records, and accounts relating to loans shall be kept in	
38		of Banks prescribes a manner prescribed by the Commission	
39		business from any other business authorized by the Commis	
40	•	nputation of interest; application of payments; limitation	
41		ment; limitation on interest after maturity of the loan.	
42	• •	Repealed by Session Laws 2013-162, s. 3, effective July 1, 2	2013.
43		putation of Interest Interest on loans made pursuant to this	
44		or received in advance. Such-The interest shall not be comp	
45	- · · ·) be computed and paid only as a percentage of the unpaid	
46		of the amount financed and (ii) computed on the basis of	
47	-	; provided, however, if part or all of the consideration for a	•
48		I balance of a prior loan, then the principal amount payab	
49		contract may include any unpaid interest on the prior loan	
50		00 days before the making of the new loan contract. For the pu	
51		hall equal equals 1/365th of a year.	. 10

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1 2 3 4	(b1) Application of Payments. – Any payment made on a loan shall be ap charges and other permissible charges under this Article, then to any accrued to principal. Any portion or all of the principal balance may be prepaid at a penalty.	interest, and then	
4 5	(c) Limitation on Interest after Judgment. – If a money judgment is obt	ained against any	
6	party on any loan made under the provisions of this section section, neither the	judgment nor the	
7	loan shall carry, <u>carries</u> , from the date of the judgment, any interest in excess	s of eight percent	
8	(8%) per annum.	1. (f 1	
9 10	(d) Limitation of Interest after Maturity of Loan. – After the maturity	-	
10	contract made under the provisions of this section and until the loan contract cash, new loan, refinancing or otherwise, no charges other than interest at eight	1 .	
11	annum shall be computed or collected from any party to the loan upon the		
12	balance of the loan.	unpaid principai	
14	(e) Repealed by Session Laws 1989, c. 17, s. 3.		
15	(f) Repealed by Session Laws 2001-519, s. 3, effective January 1, 2002	2	
16			
17	"§ 53-176. Rates, maturities <u>maturities</u>, and amounts .		
18	(a) A licensee may make installment loans in aggregate with loan amou	nts not exceeding	
19	fifteen thousand dollars (\$15,000) and which shall not be twenty-five thousand of	dollars (\$25,000),	
20	that are not repayable in fewer than 12 months or more than 96 months and w	which shall not be	
21	months, that are not secured by deeds of trust or mortgages on real estate and		
22	that are repayable in substantially equal consecutive monthly payments and to payments. A		
23	licensee may charge and collect interest in connection therewith which shall on these loans, not		
24	to exceed the following actuarial rates:	· 1' ·	
25 26	(1) With respect to a loan with a loan amount at origination r thousand dollars $(\$10,000)$ thirty paraent (200) turking		
20 27	thousand dollars (\$10,000), thirty percent (30%) twelve (\$12,000), thirty-three percent (33%) per annum on that p	-	
28	principal balance not exceeding four thousand dollars (\$4,0		
29	percent (24%) per annum on that part of the unpaid μ	-	
30	exceeding four thousand dollars (\$4,000) but not exceeding	-	
31	dollars (\$8,000), and eighteen percent (18%) per annum of		
32	remainder of the unpaid principal balance.	I	
33	(2) With respect to a loan with a loan amount at origination	on_exceeding ten	
34	thousand dollars (\$10,000), twelve thousand dollars (\$1	<u>2,000), eighteen</u>	
35	percent (18%) per annum on the outstanding principal balan	ce.	
36	Interest shall be contracted for and collected at the single applicable sir	1	
37	applied to the outstanding balance that would earn the same amount of interest i	as the above rates	
38	for payment according to schedule.unpaid portion of the amount financed.		
39 40	(b) In addition to the interest permitted in this section, a licensee may a	0	
40	fee for processing the loan as agreed upon by the parties, not to exceed $\frac{1}{100}$	•	
41 42	(\$25.00) for loans up to two thousand five hundred dollars $($2,500)$ thirty do		
42 43	loan amounts up to three thousand dollars (\$3,000) and one percent (1%) of the loans above two thousand five hundred dollars (\$2,500), not to exceed a total for		
44	(\$40.00), provided that such amount financed, exclusive of the loan process	•	
45	amounts more than three thousand dollars (\$3,000), not to exceed a total fee of	-	
46	dollars (\$150.00). These charges may shall not be assessed more than twice	-	
47	period.	-	
48	(c) The provisions of G.S. 53-173(b), (b1), (c) (c), and (d) and G.S. 53	3-180(b), (c), (d),	
49	(e), (f), (g), (h)-(h), and (i) shall-apply to loans made pursuant to this section.		
50	(d) Repealed by Session Laws 2013-162, s. 4, effective July 1, 2013.		

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1 (e) The due date of the first monthly payment shall not be more than 45 days following 2 the disbursement of funds under any such the installment loan. A borrower under this section 3 may prepay all or any part of a loan made under this section the loan without penalty. Except as otherwise provided for pursuant to in G.S. 75-20(a), no more than twice in a 12-month period, a 4 5 borrower may cancel a loan with the same licensee within three business days after disbursement 6 of the loan proceeds without incurring or paying interest so long as the amount financed, minus 7 any fees or charges, is returned to and received by the licensee within that time. 8 Repealed by Session Laws 2013-162, s. 4, effective July 1, 2013. (f)

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10 "**§ 53-177. Fees.**

11 Recording Fees. - The licensee may collect from the borrower the amount of any fees (a) 12 necessary to file or record its security interest with any public official or agency of a county or 13 the State as may be required pursuant to Article 9 of Chapter 25 of the General Statutes or 14 G.S. 20-58 et seq. through G.S. 20-58.8. Upon full disclosure to the borrower on how the fees will be applied, such the fees may either (i) be paid by the licensee to such the public official or 15 agency of the county or State or (ii) in lieu of recording or filing, applied by the licensee to 16 17 purchase nonfiling or nonrecording insurance on the instrument securing the loan; provided, 18 however, the amount collected by the licensee from the borrower for the purchase of a nonfiling 19 or nonrecording insurance policy shall be the premium amount for such the insurance as fixed 20 by the Commissioner of Insurance. Such The premium shall be at least one dollar (\$1.00) less 21 than the cost of recording or filing a security interest. Provided further, a A licensee shall not 22 collect or permit to be collected any notary fee in connection with any loan made under this 23 Article, nor may shall a licensee collect any fee from the borrower for the cost of releasing a 24 security interest except such the fee as actually paid to any public official or agency of the county 25 or State for such this purpose.

26 (b) Late <u>Payment Fees.</u> –

(1)	A licensee may charge a late payment fee for any payment which that remains
	past due for 10 days or more after the due date.

- (2) No licensee <u>may shall</u> charge a late payment fee in an amount greater than fifteen dollars (\$15.00) eighteen dollars (\$18.00) nor charge a late payment fee more than once with respect to a single late payment.
 - (3) If a late payment fee has been once imposed with respect to a particular late payment, no such late payment fee shall be imposed with respect to any future payment which that would have been timely and sufficient but for the previous default.
- (4) <u>A licensee may apply a borrower's most recent payment to the oldest</u> installment due.
- (5) A licensee shall not collect more than one late payment fee from any full or partial payment made toward a particular scheduled installment payment. However, a licensee may collect more than one late payment fee from any payment made toward more than one installment payment so long as the number of late payment fees collected does not exceed the number of different installment payments that were past due for 10 days or more and to which the payment was applied.
 (6) If a licensee a horrower in default and accelerates a loop, the licensee
- 45(6)If a licensee declares a borrower in default and accelerates a loan, the licensee46may collect a late payment fee for each installment payment that was, as of47the date of acceleration, past due for 10 days or more. A licensee shall not48collect a late payment fee for any installment that becomes due solely because49the licensee has declared a borrower in default and accelerated a loan.

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1	<u>(7)</u>	If a licensee refinances a loan, a licensee may include in	the amount financed
2		late payment fees for each installment payment that was	
3		refinancing, past due for 10 days or more.	
4	<u>(8)</u>	If a loan reaches maturity, a licensee may include in the	final balance owed a
5		late payment fee for each installment payment that rem	nains past due for 10
6		days or more.	
7		ral Charges A licensee may, by agreement with the	
8		nd defer the due date of all or part of one or more installme	
9		permitted in the provisions of by G.S. 25A-30. A licensee	
10		month of the remaining loan term on each installment or	
11		see may also charge a late payment fee on deferred paym	-
12		or more after the agreed upon due date. A deferral shall i	not alter the maturity
13		contract, even if a payment is deferred beyond maturity.	
14		ance Policy. – If a licensee, in lieu of recording, collects	_
15	-	recording insurance policy as authorized under subsection	
16	•	m arising from such the policy shall only be used to compe	
17	0 0	from failure to record or file its security interest in accorda	
18 19		e General Statutes. Following payment of such-the claim,	the licensee shall do
19 20	the following: (1)	Properly credit the full claim amount posted to the bala	noo of the loon loon
20 21	(1)	effective the date the proceeds were received.	life of the foan <u>foan</u>,
21		enective the date the proceeds were received.	
23	(e) Recov	very of Costs. – If a borrower requests in writing of the lend	er to take a voluntarv
23	• •	ction to recover a loan made under this Article, and both p	•
25		e lender shall obtain in writing from the borrower an ack	-
26		l be liable for the statutory court costs and (ii) any other	<u> </u>
27		ed in the course of bringing the action, and the lender may	
28		red as well as any other reasonable and bona fide costs inc	•
29		ion. Nothing in this section shall be construed to auth	
30	00	orney fees otherwise prohibited by G.S. 53-180(e). Provi	
31	section shall Thi	is section does not apply if the borrower, in written doc	umentation raises an
32	affirmative defer	se to an action to collect a loan under this Article. Nothin,	g in this section shall
33	in any way affect	t or prohibit <u>affects or prohibits</u> a magistrate, judge, or arbi	trator from awarding
34	ē	es for service of process incurred by the lender in bringin	0
35		rded or the other bona fide costs set forth above and the r	
36		essly authorized in the event judgment is entered against	the borrower.in this
37	subsection.		
38			
39		tations and prohibitions on practices and agreements.	
40		and Payment Limitation. – Every loan contract shall prov	1.
41		ed in substantially equal installments, either of principal	
42		ggregate, at approximately equal periodic intervals of time	
43	_	vent in this section prevents a loan being considered a n	ew loan because the
44 45	-	oan are used to pay an existing contract.	za an accimment of
43 46		Assignment of Earnings. – A licensee may shall not tal porrower for payment or as security for payment of a loa	
40 47		ation of this section is unenforceable by the assignee of	
47 70		homower unerforceable. A sole of unreid comings mad	

- 48 revocable by the borrower. <u>unenforceable.</u> A sale of unpaid earnings made in consideration of 49 the payment of money to or for the account of the seller of the earnings is deemed to be a loan to 50 the seller by an assignment of earnings.
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1 2 3	discriminate in th	bitions on Discrimination. – No licensee shall der ne fixing of the amount, duration, application pro ns of such the extension of credit because of the	cedures procedures, or other
4	origin, sex <u>s</u>ex,	or marital status of the applicant or any other	.
5	transaction.		1 1
6 7	provisions of G.S	ation on <u>Attorney's Attorney</u> Fees. – With respect t 5. 53-176, the agreement may <u>shall</u> not provide for	-
8	attorney fees.		
9 10		eal Property as Security. – No licensee shall mak y way be that is secured by real property.	ke any loan within this State
11	•••		
12	(i) Limit	ation on Conditions to Making Loans. – A license	ee or an affiliate operating in
13 14	the same office	or subsidiary operating in the same office of a l loan the refinancing of a borrower's home loan a	licensee shall not make as a
15	•	currently in default.	
16		licitation of Deposits No licensee may shall dire	ectly or indirectly solicit from
17		ds to be held on deposit in any bank; provided, ho	
18	the borrower's op	tion, by way of a military allotment or other such	- <u>similar</u> program, designate a
19	depository to reco	eive and disburse funds for a designated purpose.	
20	(k) Loans	made pursuant to this Article solicited using a f	acsimile or negotiable check
21	shall be <u>are</u> subje	ct to the provisions of G.S. 75-20(a).	
22			
23	"§ 53-181. State	ments and information to be furnished to borro	owers; power of attorney or
24	confe	ssion of judgment prohibited.	
25	(a) Conte	nts of Statement Furnished to Borrower At t	he time a loan is made, the
26	licensee shall del	iver deliver, or make available electronically, to the	he borrower, or if there be are
27		owers, to one of them a copy of the loan contract, <u>co</u>	ontract or a written statement,
28	showing <u>all of the</u>	e following in clear and distinct terms:	
29	(1)	The name and address of the licensee and one o	f the primary obligors on the
30		loan; loan.	
31	(2)	The date of the loan contract;contract.	
32	(3)	Schedule of installments or descriptions thereof	<u>A schedule or description of</u>
33		the installments.	
34	(4)	The cash advance; loan amount.	_
35	(5)	The face amount of the note evidencing the loan	
36 37	(6)	The amount collected or paid for insurance, if ar	
38	(7)	The amount collected or paid for filing or	other lees allowed by this
38 39	(9)	Article; <u>Article.</u> The collateral or security for the loan;loan.	
39 40	(8)	If the loan refinances a previous loan, the follow	ing relating to the refinanced
40 41	(9)	loan: (i) the principal balance due; (ii) interest c	
42		new loan; and (iii) rebates on any credit insurand	-
43	(10)	In addition to any disclosures otherwise provided	1 V
43 44	(10)	loans using a facsimile or negotiable check s	•
45		required by G.S. 75-20(a).	han provide the disclosures
46	(11)	The following statement: "This loan is regulated l	by the provisions of the North
47	(11)	Carolina Consumer Finance Act, Article 15 of	
48		Carolina General Statutes."	- super ee or die rorth
49	(b) Sched	ule of Charges, etc., to Be Made Available; Copy	Filed with Commissioner
50	. ,	ing business in North Carolina shall make readily	
51		siness such full and accurate schedule of charg	

1 including refunds and rebates, on all classes of loans currently being made by such licensee, as

the Commissioner shall prescribe, and a copy thereof shall be filed in the office of the
 Commissioner of Banks.

4 (c) Power of Attorney or Confession of Judgment Prohibited. – No licensee shall take 5 any confession of judgment or permit any borrower to execute a power of attorney in favor of 6 any licensee or in favor of any third person to confess judgment or to appear for the borrower in 7 any judicial proceeding proceeding, and any such a confession of judgment or power of attorney 8 to confess judgment shall be absolutely is void. Nothing in this subsection prohibits a licensee 9 from taking a confession of judgment from a borrower following the borrower's failure to make a payment as required under the loan contract.

11 "§ **53-182.** Payment of loans; receipts.

12 (a) After each <u>cash</u> payment made on account of any loan, the licensee shall give to the 13 person making <u>such the</u> payment a signed, dated receipt showing the amount paid and the balance 14 due on the loan. No receipt shall be required in the case of <u>electronic payments or payments</u> made 15 by the borrower's check or money order, <u>where if</u> the entire proceeds of the check or money order 16 are applied to the loan. The use of a coupon book system <u>shall be is</u> deemed in compliance with 17 this section.

18 (b) Upon payment of any loan in full, a licensee shall cancel and return either return or 19 make available electronically to the borrower, within a reasonable length of time, originals or 20 copies of any note, assignment, mortgage, deed of trust, or other instrument securing such loan, 21 which the loan that no longer secures any indebtedness of the borrower to the licensee.

22 23

"§ 53-184. Securing of information; records and reports; allocations of expense.

24 Each licensee shall maintain all keep the books and records required by subsection (a) 25 (e) of this section relating to loans made under this Article required by the Commissioner of 26 Banks to be kept, and the Commissioner, his deputy, or duly authorized examiner or agent or 27 employee is authorized and empowered to Article, and the Commissioner, or an agent of the 28 Commissioner, may examine such these books and records at any reasonable time. Such These 29 books and records may be maintained in the form of magnetic tape, magnetic disk, optical disk, 30 or other form of computer, electronic electronic, or microfilm media available for examination 31 on the basis of computer printed reproduction, video display display, or other medium acceptable 32 to the Commissioner of Banks; provided, Commissioner; however, that such these books and 33 records so kept must shall be convertible into clearly legible tangible documents within a 34 reasonable time. Any licensee having more than one licensed office may maintain such these 35 books and records at a location other than the licensed office location if such the location is 36 approved by the Commissioner; provided that, upon such requirements as may be imposed by 37 the Commissioner of Banks, Commissioner. In accordance with any requirements imposed by 38 the Commissioner, there shall be available to the borrower at each licensed location or such other 39 location convenient to the borrower, as designated by the licensee, complete loan information; 40 and provided further that such information. These books and records of each licensed office shall be clearly segregated. When a licensee maintains its books and records outside of North Carolina, 41 42 the licensee shall make them available for examination at the place where they are maintained 43 and shall pay for all reasonable and necessary expenses incurred by the Commissioner in 44 conducting such an examination. Where the data processing for any licensee is performed by a 45 person other than the licensee, the licensee shall provide to the Commissioner of Banks-a copy 46 of a binding agreement between the licensee and the data processor which that expressly allows 47 the Commissioner of Banks, his deputy, or duly authorized examiner or agent or employee Commissioner, or an agent of the Commissioner, access to examine that particular the data 48 49 processor's activities pertaining to the <u>a particular</u> licensee to the same extent as if such these 50 services were being performed by the licensee on its own premises; and, notwithstanding the provisions of G.S. 53-167, when billed by the Commissioner of Banks, Commissioner, the 51

1	licensee shall re	imburse the Co	ommissioner of Banks for all costs and expenses incurred by the
2	Commissioner in		
3	(b) Each	licensee shall	file annually with the Commissioner of Banks on or before the
4	thirty-first-31st	day of March	for the 12 months' period ending the preceding December 31,
5	reports on forma	s prescribed by	y the Commissioner. Reports shall disclose in detail and under
6	appropriate head	ings the assets	and liabilities of the licensee, the income, expense, gain, loss, and
7			mmissioner may require. required by the Commissioner. Reports
8	•		r affirmation of the owner, manager, president, vice-president,
9		•	treasurer of the licensee.
10			ts another business or is affiliated with other licensees under this
11			on exists under which allocations of expense are necessary, the
12		•	ke such the allocation according to appropriate and reasonable
13	accounting princ		
14	01	1	1 Laws 1997-285, s. 3, effective January 1, 1998.
15	· · ·	•	intain separate loan ledgers and accounts related to the making
16			this Article. Allocation of expenses shall be made monthly
17			d accounting principles. All books and records required by this
18			period of two years after the last transaction consistent with the
19			afeguards Rule, Part 314 of Title 16 of the Code of Federal
20			cords to be kept are as follows:
21	(1)		er. – The general ledger shall be double entry, showing in detail
22	<u>\</u>		ssets, liabilities, capital, income, and expenses. Each account shall
23			illy designated. No net or "wash" entries shall be made to any
24			e general ledger shall be posted once each month, and the posting
25			all transactions through the last business day of the month. The
26			g shall be completed by the 30th day of each ensuing month for
27		_	month's business. A licensee shall maintain a description of each
28		-	er entry, including adjusting and closing entries. If any account
29			al ledger does not agree with the corresponding account on the
30			t to the Commissioner, a supplement to the annual report shall be
31			at reconciles or explains any differences.
32	<u>(2)</u>		ents. – Documentation of all loans to each individual, including
33	<u>1</u>		e, account number, loan amount, and date of cancellation.
34	<u>(3)</u>		- When a loan has been reduced to a final judgment, a licensee
35	<u>, , , , , , , , , , , , , , , , , , , </u>	-	with all of the following provisions:
36			individual account record maintained pursuant to subdivision (2)
37			is subsection shall be designated as a judgment account.
38			nents received shall be identified and applied on the judgment
39		•	unt record.
40			icensee shall maintain a copy of the final judgment and any other
41			documents that are necessary to disclose all of the following
42			mation:
43		1.	The final judgment date.
44		$\overline{2.}$	The name of the licensee.
45		3.	The final judgment debtor's name.
46		4.	The date the suit was filed.
47		1. <u>2.</u> <u>3.</u> <u>4.</u> <u>5.</u> <u>6.</u> <u>7.</u>	The nature of the suit.
48		<u>6.</u>	The name and location of the court.
49		<u>7.</u>	The amount of the final judgment, specifying principal, interest
50			charges, any fees authorized by statute, and court costs.
51		<u>8.</u>	The disposition of the case.

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1		<u>d.</u>	A licensee that charges a borrower for court co	sts incurred in obtaining
2			a final judgment or pursuant to any ancillary p	proceeding related to an
3			account shall itemize these costs on the individual	dual account record and
			retain a receipt or other document showing the	e costs.
		<u>e.</u>	A licensee shall retain a copy of the sheriff's re	turn of execution issued
			when property is sold pursuant to a final judgr	<u>ment.</u>
	<u>(4)</u>	Repo	ssessions When property is taken in accordation	nce with the terms of a
		secu	ity agreement, by judicial process, or abander	onment, the individual
		acco	ant record shall be designated as a repossession	account and shall state
		wher	and how possession of the security was obtained	ed and shall identify the
		proce	eeds of the sale of the property. The licensee sh	all also retain all of the
		follo	wing:	
		<u>a.</u>	A copy of any agreement entered into with the	e borrower with respect
			to the terms of surrender.	
		<u>b.</u>	A copy of the notice of sale, together with proc	of of mailing or personal
			delivery.	
		<u>c.</u>	An inventory of the property taken, unless it a	appears on the notice of
			<u>sale.</u>	
		<u>d.</u>	A signed bill of sale or a statement from the	
			auctioneer if the sale was public, describing t	the collateral purchased
			and showing the amount paid.	
		<u>e.</u>	Evidence that the sale took place on the date s	-
			public sale, or a date after the date set forth	in any notice of private
		_	sale, including a notice of any bids received.	
		<u>f.</u>	A copy of a final accounting sent to the bor	-
			disposition of the proceeds of sale and the p	-
			any, on the account prepared in accordance wi	
		<u>g.</u>	Paid receipts showing the costs incurred in th	±
			of the security that have been charged to the b	orrower.
	 UR FO 100 T			
	"§ 53-190. Loan			
	. ,		that the amount of the second defines $(125,000)$	
			000) twenty-five thousand dollars (\$25,000) or	
		0	s than are authorized by G.S. 53-173 and G.S. 53-	
	-		d for, or received, shall be enforced in this State.	
			<u>however</u> , <u>does</u> not apply to loan contracts in	
		-	citation, discussion, negotiation, offer, acceptance t of funds, occur entirely outside North Carolina.	
	•	-	•	
	· · · ·		or agent of a lender who-that makes loan contra- alue of fifteen thousand dollars (\$15,000) twent	
			omes into this State to solicit or otherwise condu	
			then such the lender shall be is subject to the requ	-
			censed to do business under this Article may sha	
			le by a lender in another state to a borrower, w	
			Carolina this State at the time the loan was made.	
			lter this prohibition."	
			2. G.S. 53C-1-4 reads as rewritten:	
			s and application of terms.	
})			equires otherwise, the following definitions appl	v in this Chanter
)		meat I	equites otherwise, the ronowing demittions appr	, in and enapter.
5	•••			

	General Assembly Of North CarolinaSession 2023
1	(20a) Consumer finance licensee. – An individual associated with a "licensee," as
2	that term is defined in G.S. 53-165(h).G.S. 53-165.
3	" ••••
4	SECTION 3. This act becomes effective October 1, 2023, and applies to contracts
5	entered into, modified, or renewed on or after that date.