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1	SENATE BILL NO. 157
2	Offered January 8, 2014
3	Prefiled December 31, 2013
4	A BILL to amend and reenact §§ 6.2-1816, 6.2-1817, and 6.2-1818 of the Code of Virginia, relating to
5	charges on payday loans.
6	
	Patron—Miller
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8	Referred to Committee on Commerce and Labor
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10	Be it enacted by the General Assembly of Virginia:
11	1. That §§ 6.2-1816, 6.2-1817, and 6.2-1818 of the Code of Virginia are amended and reenacted as
12	follows:
13 14	§ 6.2-1816. Required and prohibited business methods.
15	Each licensee shall comply with the following requirements: 1. Each payday loan shall be evidenced by a written loan agreement, which shall be signed by the
15 16	borrower and a person authorized by the licensee to sign such agreements and dated the same day the
17	loan is made and disbursed. The loan agreement shall set forth, at a minimum: (i) the principal amount
18	of the loan; (ii) the interest and any fee charged; (iii) the annual percentage rate, which shall be stated
19	using that term, applicable to the transaction calculated in accordance with Federal Reserve Board
20	Regulation Z (12 C.F.R. Part 226); (iv) evidence of receipt from the borrower of a check, dated as of
21	the date that the loan is due, as security for the loan, stating the amount of the check; (v) an agreement
22	by the licensee not to present the check for payment or deposit until the date the loan is due, which date
23	shall produce a loan term of at least two times the borrower's pay cycle and after which date interest
24	shall not accrue on the amount advanced at a greater rate than six percent per year; (vi) an agreement
25	by the licensee that the borrower shall have the right to cancel the loan transaction at any time before
26	the close of business on the next business day following the date of the transaction by paying to the
27	licensee, in the form of cash or other good funds instrument, the amount advanced to the borrower; and
28 29	(vii) an agreement that the borrower shall have the right to prepay the loan prior to maturity by paying the licensee the principal amount advanced and any accrued and unpaid interest, fees, and charges.
<b>30</b>	2. The licensee shall give a duplicate original of the loan agreement to the borrower at the time of
31	the transaction.
32	3. A licensee shall not obtain any agreement from the borrower (i) giving the licensee or any third
33	person power of attorney or authority to confess judgment for the borrower; (ii) authorizing the licensee
34	or any third party to bring suit against the borrower in a court outside the Commonwealth; or (iii)
35	waiving any right the borrower has under this chapter.
36	4. A licensee shall not require or accept more than one check from a borrower as security for any
37	loan.
38	5. A licensee shall not cause any person to be obligated to the licensee in any capacity at any time
39	in the principal amount of more than \$500.
40	6. A licensee shall not (i) refinance, renew or extend any payday loan; (ii) make a loan to a person if
41 42	the loan would cause the person to have more than one payday loan from any licensee outstanding at the same time; (iii) make a loan to a borrower on the same day that a borrower paid or otherwise
4 <u>4</u>	satisfied in full a previous payday loan; (iv) make a payday loan to a person within 90 days following
<b>4</b> 4	the date that the person has paid or otherwise satisfied in full a payday loan through an extended
45	payment plan as provided in subdivision 26; (v) make a payday loan to a person within 45 days
46	following the date that the person has paid or otherwise satisfied in full a fifth payday loan made within
47	a period of 180 days as provided in subdivision 27 a; or (vi) make a payday loan to a person within the
<b>48</b>	longer of (a) 90 days following the date that the person has paid or otherwise satisfied in full an
49	extended term loan or (b) 150 days following the date that the person enters into an extended term loan,
50	as provided in subdivision 27 b.
51	7. A licensee shall not cause a borrower to be obligated upon more than one loan at any time.
52 52	8. A check accepted by a licensee as security for any loan shall be dated as of the date the loan is
53 54	due. 0. Notwithstanding any provision of § 8.01.226.10 to the contrary, a licensee shall not threaten or
54 55	9. Notwithstanding any provision of § 8.01-226.10 to the contrary, a licensee shall not threaten, or cause to be instigated, criminal proceedings against a borrower if a check given as security for a loan is
55 56	cause to be instigated, criminal proceedings against a borrower if a check given as security for a loan is dishonored. In addition to any other remedies available at law, a licensee that knowingly violates this
50 57	prohibition shall pay the affected borrower a civil monetary penalty equal to three times the amount of
58	the dishonored check.

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59 10. A licensee shall not take an interest in any property other than a check payable to the licensee as 60 security for a loan.

11. A licensee shall not make a loan to a borrower to enable the borrower to pay for any other 61 62 product or service sold at the licensee's office location.

63 12. Loan proceeds shall be disbursed in cash or by the licensee's business check. No fee shall be 64 charged by the licensee or an affiliated check casher for cashing a loan proceeds check. 65

13. A check given as security for a loan shall not be negotiated to a third party.

14. Upon receipt of a check given as security for a loan, the licensee shall stamp the check with an 66 endorsement stating: "This check is being negotiated as part of a payday loan pursuant to Chapter 18 67 (§ 6.2-1800 et seq.) of Title 6.2 of the Code of Virginia, and any holder of this check takes it subject to 68 all claims and defenses of the maker." 69

70 15. Before entering into a payday loan, the licensee shall provide each borrower with a pamphlet, in 71 form consistent with regulations adopted by the Commission, explaining in plain language the rights and responsibilities of the borrower and providing a toll-free number at the Commission for assistance with 72 73 complaints.

74 16. Before disbursing funds pursuant to a payday loan, a licensee shall provide a clear and 75 conspicuous printed notice to the borrower indicating that a payday loan is not intended to meet 76 long-term financial needs and that the borrower should use a payday loan only to meet short-term cash 77 needs.

78 17. A borrower shall be permitted to make partial payments, in increments of not less than \$5, on 79 the loan at any time prior to maturity, without charge. The licensee shall give the borrower signed, dated 80 receipts for each payment made, which shall state the balance due on the loan. Upon repayment of the loan in full, the licensee shall mark the original loan agreement with the word "paid" or "canceled," 81 return it to the borrower, and retain a copy in its records. 82

18. Each licensee shall conspicuously post in each approved office a schedule of fees and interest 83 84 charges, with examples using a \$300 loan payable in 14 days and 30 days.

19. Any advertising materials used to promote payday loans that includes include the amount of any 85 payment, however expressed either as a percentage or dollar amount, or the amount of any finance 86 87 charge, shall also include a statement of the interest, fees and charges, expressed as an annual 88 percentage rate, payable using as an example a \$300 loan payable in 14 and 30 days.

89 20. In any print media advertisement, including any web page, used to promote payday loans, the disclosure statements shall be conspicuous. "Conspicuous" shall have the meaning set forth in 90 91 subdivision (a) (14) of § 59.1-501.2. If a single advertisement consists of multiple pages, folds, or faces, 92 the disclosure requirement applies only to one page, fold, or face. In a television advertisement used to promote payday loans, the visual disclosure legend shall include 20 scan lines in size. In a radio 93 advertisement or advertisement communicated by telephone used to promote payday loans, the disclosure 94 95 statement shall last at least two seconds and the statement shall be spoken so that its contents may be 96 easily understood.

97 21. A licensee or affiliate shall not knowingly make a payday loan to a person who is a member of 98 the military services of the United States or the spouse or other dependent of a member of the military 99 services of the United States. Prior to making a payday loan, every licensee or affiliate shall inquire of every prospective borrower if he is a member of the military services of the United States or the spouse 100 101 or other dependent of a member of the military services of the United States. The loan documents shall 102 include verification that the borrower is not a member of the military services of the United States or the spouse or other dependent of a member of the military services of the United States. 103

22. In collecting or attempting to collect a payday loan, a licensee shall comply with the restrictions 104 and prohibitions applicable to debt collectors contained in the Fair Debt Collection Practices Act (15 105 U.S.C. § 1692 et seq.) regarding harassment or abuse, false or misleading misrepresentations, and unfair 106 107 practices in collections.

108 23. A licensee may not file or initiate a legal proceeding of any kind against a borrower until 60 109 days after the date of default on a payday loan, during which period the licensee and borrower may 110 voluntarily enter into a repayment arrangement.

111 24. A licensee shall not obtain authorization to electronically debit a borrower's deposit account in 112 connection with any payday loan.

113 25. A licensee may not engage in any unfair, misleading, deceptive, or fraudulent acts or practices in 114 the conduct of its business.

115 26. A borrower may pay any outstanding payday loan from any licensee by means of an extended 116 payment plan as follows:

117 a. A borrower shall not be eligible to enter into more than one extended payment plan in any 118 12-month period.

119 b. To enter into an extended payment plan with respect to a payday loan, the borrower shall agree in 120 a written and signed document to repay the amount owed in at least four equal installments over an 121 aggregate term of at least 60 days. Interest shall not accrue on the indebtedness during the term of the 122 extended payment plan. The borrower may prepay an extended payment plan in full at any time without 123 penalty. If the borrower fails to pay the amount owed under the extended payment plan when due, then 124 the licensee may immediately accelerate the unpaid loan balance.

125 c. If the borrower enters into an extended payment plan, then no licensee may make a payday loan 126 to the borrower until a waiting period of 90 days shall have elapsed from the date that the borrower 127 pays or satisfies in full the balance of the loan under the terms of the extended payment plan.

128 d. At each approved office, the licensee shall post a notice in at least 24-point bold type, in a form 129 established or approved by the Commission, informing persons that they may be eligible to enter into an 130 extended payment plan.

131 e. The licensee shall provide oral notice to any borrower who is eligible to enter into an extended 132 payment plan, at the time a payday loan is made, which notice shall inform the borrower of his ability 133 to pay the payday loan by means of an extended payment plan. The information contained in the notice 134 shall be in a form provided by the Bureau.

135 27. In addition to the other conditions set forth in this chapter, the fifth payday loan that is made to 136 any person within a period of 180 days shall be made only in compliance with, at the option of the 137 borrower, either of the following:

138 a. The fifth payday loan is made upon the same terms and conditions otherwise applicable to payday 139 loans under the terms of this chapter, except that (i) no licensee may make a payday loan to such **140** borrower during a period of 45 days following the date such fifth payday loan is paid or otherwise 141 satisfied in full and (ii) the borrower may elect, at any time on or before its due date, to repay such fifth 142 payday loan by means of an extended payment plan as provided in subdivision 26 b; or

143 b. The fifth payday loan is made in the form of an extended term loan. An extended term loan is a 144 loan that complies with the terms and conditions otherwise applicable to payday loans under the terms 145 of this chapter except that (i) the principal amount of the loan, and any interest and fees permitted by §

146 6.2-1817, shall be payable in four equal installments over a payment period of 60 days following the 147 date the loan is made and (ii) no licensee may make a payday loan to such borrower during the longer 148 of (a) 90 days following the date the extended term loan is paid or otherwise satisfied in full or (b) 150 149 days following the date the extended term loan is made. 150

## § 6.2-1817. Rate of interest, loan fee, and verification fee.

151 A. A licensee may charge and receive on each loan interest at a simple annual rate not to exceed 36 152 percent. A licensee may also charge (i) a loan fee as provided in subsection B and (ii) a verification fee 153 as provided in subsection C.

154 B. A licensee may charge and receive a loan fee in an amount not to exceed 20 percent of the 155 amount of the loan proceeds advanced to the borrower.

156 C. A licensee may charge and receive a verification fee in an amount not to exceed \$5 for a loan 157 made under this chapter. The verification fee shall be used in part to defray the costs of submitting a 158 database inquiry as provided in subdivision B 4 of § 6.2-1810. 159

## § 6.2-1818. Additional charges.

160 In addition to the loan principal, and interest, and fees permitted under § 6.2-1817, no further or 161 other amount whatsoever shall be directly or indirectly charged, contracted for, collected, received, or 162 recovered in connection with a payday loan except (i) any deposit item return fee incurred by the licensee, not to exceed \$25, if the check given by the borrower as security is returned because the 163 164 account on which it was drawn was closed by the borrower or contained insufficient funds, or the 165 borrower stopped payment on the check, and (ii) if judgment is obtained against the borrower, court costs and reasonable attorney fees if awarded by the court, incurred as a result of the returned check in 166 167 an amount not to exceed \$250. A licensee shall not be entitled to collect or recover from a borrower 168 any sum otherwise permitted pursuant to § 6.2-302, 8.01-27.2, or 8.01-382.

2. That nothing contained in this act shall prohibit the collection of any outstanding loan or 169 170 extension of credit made under former § 6.2-1816, 6.2-1817, or 6.2-1818 of the Code of Virginia in 171 accordance with the terms of a loan agreement made prior to the effective date of this act; 172 however, no additional extensions of credit or advances that violate the provisions of this act shall 173 be made on or after the effective date of this act under such a loan agreement.