GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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SENATE BILL 679 PROPOSED COMMITTEE SUBSTITUTE S679-PCS25223-SU-12

Short Title: NC Consumer Finance Act Amendments.

(Public)

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Sponsors:

Referred to:

March 30, 2015 1 A BILL TO BE ENTITLED 2 AN ACT TO PROVIDE FOR THE RECOVERY OF COURT COSTS AND RELATED 3 COSTS UPON VOLUNTARY DISMISSAL AT THE REQUEST OF A BORROWER OF 4 AN ACTION TO RECOVER A LOAN GRANTED UNDER THE NORTH CAROLINA CONSUMER FINANCE ACT OR UPON REDUCTION OF A LOAN MADE UNDER 5 6 THE ACT TO JUDGMENT; TO CLARIFY THE MULTIPLE LOAN LIMITATIONS 7 UNDER THE ACT; TO CLARIFY THE STATUTE RELATED TO WHETHER OR NOT 8 BORROWERS ARE MEMBERS OF THE MILITARY PRIOR TO MAKING LOANS 9 UNDER THE ACT; AND TO MAKE TECHNICAL AND CONFORMING CHANGES 10 TO THE ACT. 11 The General Assembly of North Carolina enacts: 12 **SECTION 1.** G.S. 53-177 is amended by adding a new subsection to read: Recovery of Costs. - If a lender agrees, upon the written request of the borrower, to 13 "(e) take a voluntary dismissal of an action to recover a loan made under this Article or if such a 14 loan is reduced to a judgment, the lender may recover the statutory court costs incurred as well 15 as any other reasonable and bona fide costs incurred in the course of bringing the action." 16 SECTION 2. G.S. 53-178 reads as rewritten: 17 18 "§ 53-178. No further charges; no splitting contracts; certain contracts void. 19 No further or other charges or insurance commissions shall be directly or indirectly 20 contracted for or received by any licensee licensee, affiliate, parent, subsidiary, or licensee under the same ownership, management, or control, whether partial or complete, except those 21 specifically authorized by this Article or Article, by the Commissioner under G.S. 53-172. 22 23 G.S. 53-172 or any other statute. No licensee shall divide into separate parts any contract made for the purpose of or with the effect of obtaining interest or charges in excess of those 24 25 authorized by this Article. All balances due to a licensee from any person as a borrower or as 26 an endorser, guarantor or surety for any borrower or otherwise, or due from any husband or wife, otherwise jointly or severally, shall be considered a part of any loan being made by a 27 licensee to such person for the purpose of computing interest or charges." 28 29 SECTION 3. G.S. 53-179 is repealed. SECTION 4. G.S. 53-180.1 reads as rewritten: 30 "§ 53-180.1. Military service members limitation. 31 32 Definition. - For purposes of this section, the term "military-"covered military (a) 33 service member" means a member of the Armed Forces who is either (i) on active duty under a call or order that does not specify a period of 30 days or fewer or (ii) on active Guard and 34 Reserve Duty, as that term is defined in 10 U.S.C. § 101(d)(6).10 U.S.C. § 101(d)(6), with a 35

36 <u>rank of E4 or below.</u>



General Assembly Of North Carolina Session			
(b) 4	Verification; Requirements for Granting Loan. – Prior	r to making a loan under this	
Article, a l	censee will confirm whether the borrower is a n	nilitary service member and	
	is in the person's loan file. A licensee may not make	-	
	tary service member with a rank of E4 or below (
	quirements are met:	, , , , , , , , , , , , , , , , , , , ,	
-	-	company-level commander	
(<u>Commanding Officer or Executive Officer o</u>	1 0	
	covered member before the loan is consumm		
		•	
	verbally, by electronic means, United State	-	
	methods of notification. The notification metho		
	in writing and included in the loan file a	-	
	company-level commander or equivalent desig		
	the date of the communication with the		
	Commanding Officer or Executive Officer or ea		
(2) The licensee shall deposit in the United State	1.	
	Truth in Lending Act, 15 U.S.C. § 1601,	A (
	complete contract for the loan addressed to t	he borrower's company-level	
	commander or equivalent designee of the c	covered member within five	
	business days of the consummation of the loan.		
(3) A covered member who has entered into a los	an contract made pursuant to	
	this Article may, within 30 days of entering in	nto the loan contract, rescind	
	the loan contract by returning to the licensee	in cash or by certified bank	
	check the amount advanced to or for the ber	nefit of the covered member	
	under the loan contract, and upon delivery of the	nose funds to the licensee, the	
	borrower shall have no further liability or		
	contract. Nothing in this provision shall be con	•	
	any other penalties provided by State or federal		
(4) The licensee shall give the covered member		
`	includes the statements and information requir		
	licensee shall include the name and addr		
	Commissioner of Banks, the Consumer Prote		
	Carolina Department of Justice, and the Co		
	Bureau. The licensee may include internal co		
	same disclosure.	inpliance information on the	
(5) Notwithstanding section 2 of Title 9 of the Unit	tad Statas Coda, OUSC 82	
(or any other federal or State law, rule, or		
	•	0	
	arbitrate any dispute involving the extension		
	enforceable against any covered member or de	1	
	any person who was a covered member or dep	bendent of that member when	
	the agreement was made.		
(6) A licensee shall take reasonable precaution	1 0	
	violation of this section. In the event that a lice		
	precautions to identify covered members prior	6	
	granted to covered members shall have the inte	erest rate on the loan adjusted	
	to eight percent (8%) per annum.		
	easonable Precautions to Identify Covered Member		
-	recautions to prevent making loans in violation of th		
	s not take reasonable precautions to identify covered		
	ans granted to covered members shall have the intere		
eight percer	t (8%) per annum. Reasonable precautions may in	clude obtaining a copy of a	

General A	ssembl	y Of North Carolina	Session 2015	
Departmen	nt of De	efense certificate verifying the borrower is not in the m	<u>ilitary, obtaining a</u>	
copy of a n	nost rec	ent payroll or leave and earnings statement, or verification	of income.	
(c)	Penalti	es and Remedies. –		
	(1)	The remedies and rights provided under this section are in	addition to and do	
		not preclude any remedy otherwise available under l	1	
		claiming relief under this section, including any incidenta punitive damages.	l, consequential, or	
	(2)	Any credit agreement, promissory note, or other contract	t prohibited under	
	. ,	this section is null and void.	1	
	(3)	Nothing in this section may be construed to limit or or	therwise affect the	
		applicability of section 207 of the Servicemembers Ci	vil Relief Act, 50	
		U.S.C. App. § 527.		
(d)	Additio	onal Restriction When a military servicemember has t	een deployed to a	
theater of combat, combat supporting role, an area where hostile fire and/or when Imminent				
-	•	athorized to the servicemember, a licensee shall not co	-	
		member's spouse by telephone or electronic mail for pur		
	-	receiving sufficient proof of the military servicemember	1 0	
		he military service member's orders for deployment or v		
from the s		ember's commanding officer shall constitute sufficient pro-	of."	
		ION 5. G.S. 53-190 reads as rewritten:		
-		made elsewhere.		
(a)		in contract made outside this State in the amount or o		
thousand dollars (\$10,000) fifteen thousand dollars (\$15,000) or less, for which greater				
		charges than are authorized by G.S. 53-173 and G.S. 53-		
	-	d, contracted for, or received, shall be enforced in this S		
		ot apply to loan contracts in which all contractual a		
		ssion, negotiation, offer, acceptance, signing of documents ccur entirely outside North Carolina.	s, and derivery and	
(b)		lender or agent of a lender who makes loan contracts outsi	do this State in the	
< <i>/</i>		value of ten thousand dollars (\$10,000) fifteen thousand d		
		this State to solicit or otherwise conduct activities in re-		
		the lender shall be subject to the requirements of this Article	-	
(c)		der licensed to do business under this Article may colle		
· · ·		n made by a lender in another state to a borrower, who was		
	•	the time the loan was made. The purchase of a loan acco	-	
		r · · · · · · · · · · · · · · · · · · ·		
this prohib	ition."			