SENATE BILL 862

1

Short Title:	Procedure for Delayed Deposit Checks.	(Public)
Sponsors:	Senator Jordan.	
Referred to:	Commerce.	

April 4, 2001

1	A BILL TO BE ENTITLED
2	AN ACT TO REMOVE THE SUNSET FROM THE PROVISIONS OF THE CHECK
3	CASHIER ACT AUTHORIZING POSTDATED OR DELAYED DEPOSIT
4	CHECKS AND TO AMEND THOSE PROVISIONS TO PROVIDE
5	ADDITIONAL CONSUMER PROTECTIONS AND REQUIREMENTS ON
6	LICENSEES.
7	The General Assembly of North Carolina enacts:
8	SECTION 1. G.S. 53-281 reads as rewritten:
9	"§ 53-281. (Expires July 31, 2001) Postdated or delayed deposit checks.Deferred
10	<u>deposit loans.</u>
11	(a) A licensee may <u>defer</u> make a deferred deposit loan by deferring the deposit
12	of a personal check cashed for a customer for up to 31 days pursuant to the provisions
13	of this section. Prior to any deferred deposit loan transaction made under this section,
14	the licensee shall provide the customer with a brochure prepared and published by the
15	Commissioner of Banks. The brochure shall inform the customer of the relative cost of
16	this form of credit, availability of other forms of credit, the customer's right to obtain
17	credit counseling and stop collection efforts, how to make complaints about a licensee
18	and such other matters as the Commissioner may from time to time believe are
19	necessary or beneficial to consumers.
20	(b) The face amount of any postdated or delayed deposit check cashed amount of
21	credit extended pursuant to this section shall not exceed three hundred dollars
22	(\$300.00).
23	(b1) No customer may have outstanding deferred deposit loan transactions, which
24	in the aggregate exceed three hundred dollars (\$300.00), with all licensees. A customer
25	shall have the right to rescind a deferred deposit loan transaction at no cost on or before
26	the close of the next business day following the day of the transaction.

S

1	(c) Each	postdated or delayed deposit check cashed by a licensee deferred
2	deposit loan tr	ansaction shall be documented by a written agreement that has been
3	signed by the cu	ustomer and the licensee. The written agreement shall shall:
4	<u>(1)</u>	contain Contain a statement of the total amount of any fees charged,
5		expressed both as a dollar amount and as an effective annual
6		percentage rate (APR).
7	<u>(2)</u>	-The written agreement shall authorize Authorize the licensee to defer
8		deposit of the personal check until a specific date not later than 31
9		days from the date the check is cashed.
10	<u>(3)</u>	Advise the customer that the customer has the right to rescind the
11		delayed deposit transaction at no cost to the customer on or before the
12		close of the following business day.
13	<u>(4)</u>	Advise the customer that improprieties in the transaction or in the
14		collection process may be referred to the Commissioner of Banks and
15		state the address and telephone number of the Commissioner.
16	<u>(5)</u>	Include the following notice set in at least 10-point type:
17		STATE LAW PROHIBITS YOU FROM HAVING MORE THAN
18		\$300.00 OUTSTANDING IN DELAYED DEPOSIT CHECKS AT
19		ONE TIME. FAILURE TO ABIDE BY THIS LAW MAY
20		CREATE FINANCIAL HARDSHIPS FOR YOU AND YOUR
21		FAMILY. YOU HAVE THE RIGHT TO RESCIND THIS
22		TRANSACTION ON OR BEFORE THE CLOSE OF THE
23		FOLLOWING BUSINESS DAY.
24	<u>(6)</u>	Contain a statement, signed by the customer, attesting that the
25		customer does not have outstanding deferred deposit loan transactions,
26		which in the aggregate exceed three hundred dollars (\$300.00) with all
27		licensees, at the time of the transaction which is the subject of the
28		agreement.
29		censee shall not directly or indirectly charge any fee or other
30	consideration f	for cashing a postdated or delayed deposit check making a deferred
31	deposit loan in	excess of fifteen per cent percent (15%) of the face amount of the
32	check.amount of	f credit extended.
33	(e) No c	heck cashed under the provisions of this section shall be repaid by the
34	proceeds of and	ther check cashed by the same licensee or any affiliate of the licensee. A
35	licensee shall r	ot, for any consideration, renew or otherwise extend any postdated or
36	delayed check	deferred deposit loan or withhold such a check from deposit for any
37	period beyond	the time set forth in the written agreement with the customer. Solely as
38	an accommoda	tion to the customer, a licensee may modify the agreement and extend
39	the agreed date	of deposit at no additional fee.
40	<u>(f)</u> <u>If a c</u>	sustomer is unable to pay the amount due pursuant to a deferred deposit
41	loan transaction	n, the customer may seek assistance from an authorized consumer credit
42		stablishing a comprehensive debt management repayment plan for the
43	customer. A lic	ensee shall accept any reasonable installment repayment plan offered by
44	an authorized c	consumer credit counselor, on behalf of the customer, that provides for

SESSION 2001

1	the repayment	of the amounts owed the licensee over a period not to exceed four of a
2	customer's regular pay periods. Once a plan is offered to a licensee by an authorized	
3	consumer credit counselor, a licensee shall suspend any collection activities initiated by	
4	the licensee until, and only if, the customer does not comply with the repayment plan.	
5	For the purpose	es of this subsection, an 'authorized consumer credit counselor' is a credit
6	counselor who	is in good standing with the National Foundation of Credit Counselors or
7	who is accred	ited by the Council on Accreditation of Services for Families and
8	Children.	-
9	(g) A lic	ensee shall not use the criminal process to collect a deferred deposit loan
10	unless: (i) the a	account on which the check held by the licensee is drawn was closed by
11	the customer be	efore the agreed date of deposit, (ii) the check was originally written on a
12	closed account,	, or (iii) the customer stopped payment on the check before the agreed
13	date of deposit.	The licensee shall have the right to exercise all civil means authorized
14	-	et a deferred deposit check.
15	(h) A lic	ensee may make up to five consecutive same-day transactions to a single
16		owing the fifth consecutive same day transaction, the licensee shall not
17	make another d	leferred deposit loan transaction to the customer until the next business
18	day following	the consummation of the last deferred deposit loan transaction. For
19	• •	nis subsection, a 'same day transaction' is a deferred deposit loan
20	transaction that	t occurs on the same business day as the consummation of a previous
21	deferred deposi	t loan transaction between the licensee and the customer."
22	SEC	TION 2. G.S. 53-282 reads as rewritten:
23	"§ 53-282. Rec	cord keeping; receipt requirements.
24	(a) <u>Ever</u>	y person required to be licensed under this Article shall maintain in its
25	offices the follo	owing records:
26	<u>(1)</u>	Delayed deposit checks currently held for deposit.
27	<u>(2)</u>	A daily transaction journal, or an equivalent record, of both traditional
28		check cashing and delayed deposit check-cashing transactions.
29	<u>(3)</u>	The written receipt required by G.S. 53-282(b).
30	<u>(4)</u>	The customer agreement required by G.S. 53-281.
31		
32	<u>(5)</u>	A history card, or its equivalent, for each customer that reflects the
	<u>(5)</u>	A history card, or its equivalent, for each customer that reflects the time, date, and amount of each delayed deposit transaction for that
33	<u>(5)</u>	•
	<u>(5)</u>	time, date, and amount of each delayed deposit transaction for that
33	<u>(5)</u>	time, date, and amount of each delayed deposit transaction for that customer during the most recent three-year period. The history card
33 34	<u>(5)</u> (6)	time, date, and amount of each delayed deposit transaction for that customer during the most recent three-year period. The history card shall also state whether each delayed deposit check was deposited or
33 34 35		time, date, and amount of each delayed deposit transaction for that customer during the most recent three-year period. The history card shall also state whether each delayed deposit check was deposited or redeemed for cash.
33 34 35 36		time, date, and amount of each delayed deposit transaction for that customer during the most recent three-year period. The history card shall also state whether each delayed deposit check was deposited or redeemed for cash. Banks statements of the licensee. – If the statements are not
33 34 35 36 37	<u>(6)</u>	time, date, and amount of each delayed deposit transaction for that customer during the most recent three-year period. The history card shall also state whether each delayed deposit check was deposited or redeemed for cash. Banks statements of the licensee. – If the statements are not maintained on the premises of the licensee, the statements shall be
 33 34 35 36 37 38 	<u>(6)</u> Every perse	time, date, and amount of each delayed deposit transaction for that customer during the most recent three-year period. The history card shall also state whether each delayed deposit check was deposited or redeemed for cash. Banks statements of the licensee. – If the statements are not maintained on the premises of the licensee, the statements shall be made available immediately upon request of the Commissioner.
 33 34 35 36 37 38 39 	(6) Every perso required in thi	time, date, and amount of each delayed deposit transaction for that customer during the most recent three-year period. The history card shall also state whether each delayed deposit check was deposited or redeemed for cash. Banks statements of the licensee. – If the statements are not maintained on the premises of the licensee, the statements shall be made available immediately upon request of the Commissioner. on required to be licensed under this Article In addition to the records
 33 34 35 36 37 38 39 40 	(6) Every perso required in thi accounts, and	time, date, and amount of each delayed deposit transaction for that customer during the most recent three-year period. The history card shall also state whether each delayed deposit check was deposited or redeemed for cash. Banks statements of the licensee. – If the statements are not maintained on the premises of the licensee, the statements shall be made available immediately upon request of the Commissioner. on required to be licensed under this Article-In addition to the records s subsection, each licensee shall maintain in its offices such books,
 33 34 35 36 37 38 39 40 41 	(6) Every perso required in thi accounts, and accounts, and re	time, date, and amount of each delayed deposit transaction for that customer during the most recent three-year period. The history card shall also state whether each delayed deposit check was deposited or redeemed for cash. Banks statements of the licensee. – If the statements are not maintained on the premises of the licensee, the statements shall be made available immediately upon request of the Commissioner. on required to be licensed under this Article In addition to the records s subsection, each licensee shall maintain in its offices such books, records as the Commissioner may reasonably require. The books,

1			
1		licensee shall ensure that each customer cashing a check shall be	
2	provided a receipt showing the name or trade name of the licensee, the transaction date,		
3		heck, and the fee charged.	
4	(c) The C	Commissioner may examine the books, accounts, and records in order to	
5	determine whether the person is complying with this Article and rules adopted pursuant		
6	thereto. The co	ost of the examination shall be paid by the licensee and shall be	
7	determined by	applying the hourly rate for special examinations adopted by the State	
8	Banking Commission by regulation.		
9	-	Commissioner may require each licensee to submit any data or	
10		cluding information concerning deferred deposit loan transactions, which	
11	the Commissioner deems necessary to report on the check-cashing industry."		
12		FION 3. G.S. 53-283 reads as rewritten:	
13		hibited practices.	
14		equired to be licensed under this Article shall do any of the following:	
14	(1)	Charge fees in excess of those authorized under this Article.	
15	· · · ·		
	(2)	Engage in the business of making loans of money, or extensions of	
17		credit, or discounting notes, bills of exchange, items, or other	
18		evidences of debt; or accepting deposits or bailments of money or	
19		items, except as expressly provided by G.S. 53-281.	
20	(3)	Use or cause to be published or disseminated any advertising	
21		communication which contains any false, misleading, or deceptive	
22		statement or representation.	
23	(4)	Conduct business at premises or locations other than locations licensed	
24		by the Commissioner.	
25	(5)	Engage in unfair, deceptive, or fraudulent practices.	
26	(6)	Cash a check, draft, or money order made payable to a payee other	
27		than a natural person unless the licensee has previously obtained	
28		appropriate documentation from the executive entity of the payee	
29		clearly indicating the authority of the natural person or persons cashing	
30		the check, draft, or money order on behalf of the payee.	
31	(7)	Use or threaten to use the criminal process to collect a deferred deposit	
32		loan, except as provided in G.S. 53-281(g)."	
33	SEC	FION 4. G.S. 53-284(a) reads as rewritten:	
34		Commissioner may suspend or revoke any license or licenses issued	
35		Article if, after notice and opportunity for hearing, the Commissioner	
36	-	ndings that the licensee has engaged in any of the following conduct:	
37	(1)	Violated this Article or applicable State or federal law or rules.	
38	(1) (2)	Made a false statement on the application for a license under this	
39	(2)	Article.	
40	(2)		
40 41	(3)	Refused to permit investigation by the Commissioner authorized under this Article.	
41 42	(A)		
	(4)	Failed to comply with an order of the Commissioner.	
43	(5)	Demonstrated incompetency or untrustworthiness to engage in the	
44		business of check cashing.	
	Daga 1	Sanata Bill 862 First Edition	

1	(6)	Been convicted of a felony or misdemeanor involving fraud,
2		misrepresentation, or deceit.
3	<u>(7)</u>	Failed to comply with the Commissioner's request for assistance in
4		resolving a complaint.
5	<u>(8)</u>	Failed to cooperate with any investigation conducted by the
6		Commissioner."
7	SECT	TION 5. Section 3 of S.L. 1997-391 reads as rewritten:
8	"Section 3.	This act becomes effective October 1, 1997, and the provisions of G.S.
9	53-281 shall exp	pire on July 31, 2001. October 1, 1997."
10	SECT	FION 6 This act becomes effective October 1, 2001

10 **SECTION 6.** This act becomes effective October 1, 2001.