1 A bill to be entitled 2 An act relating to deferred presentment transactions; 3 amending s. 560.402, F.S.; defining the term "deferred 4 presentment installment transaction"; amending s. 5 560.404, F.S.; specifying the maximum face amount of 6 checks which may be taken for deferred presentment 7 installment transactions, exclusive of fees; 8 specifying the maximum rate and frequency of fees that 9 deferred presentment providers or their affiliates may 10 charge on deferred presentment installment 11 transactions; specifying when fees are earned for 12 certain deferred presentment transactions; specifying the calculation of fees earned for deferred 13 14 presentment installment transactions; prohibiting 15 prepayment penalties; specifying the minimum and 16 maximum terms of a deferred presentment installment 17 transaction; providing an exception to a prohibition against the acceptance or holding of undated checks or 18 19 checks with certain dates by a preferred presentment provider or its affiliate; conforming a cross-20 21 reference; revising a notice in deferred presentment 22 agreements; providing an exception to a prohibition, 23 under certain circumstances, against a deferred 24 presentment provider's deposit or presentment of a 25 drawer's check; requiring a provider of a deferred

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presentment installment transaction to allow a drawer to defer a scheduled payment under certain circumstances; providing requirements for the deferred payment; specifying the frequency a certain fee may be imposed by Financial Services Commission rule for data on certain transactions submitted by deferred presentment providers to a certain database; providing an exception to a limitation on a deferred presentment provider's acceptance of a certain check or authorization; specifying requirements for amortization, installment repayments, and calculation of charges for deferred presentment installment transactions; conforming provisions to changes made by the act; amending s. 560.405, F.S.; providing an exception to a prohibition against a deferred presentment provider's or its affiliate's presentment of a drawer's check before the end of the deferment period; revising a condition under which a deferred presentment provider may allow the check to be redeemed in lieu of presentment; revising a prohibition against requiring a drawer to redeem his or her check before the agreed-upon date; reenacting s. 560.111(5), F.S., relating to prohibited acts, to incorporate the amendments made to ss. 560.404 and 560.405, F.S., in references thereto; providing an

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51 effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Present subsections (3) through (7) of section 560.402, Florida Statutes, are redesignated as subsections (4) through (8), respectively, and a new subsection (3) is added to that section, to read:

560.402 Definitions.—For the purposes of this part, the term:

(3) "Deferred presentment installment transaction" means a deferred presentment transaction that is repayable in installments.

Section 2. Subsections (5), (6), (8), and (14), paragraph (b) of subsection (19), and subsections (20), (21), and (22) of section 560.404, Florida Statutes, are amended, present subsections (23) and (24) of that section are redesignated as subsections (24) and (25), respectively, and amended, and a new subsection (23) and subsection (26) are added to that section, to read:

560.404 Requirements for deferred presentment transactions.—

(5) The face amount of a check taken for deferred presentment may not exceed \$500, exclusive of the fees allowed under this part. The face amount of a check taken for a deferred

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presentment installment transaction may not exceed \$1,000,
exclusive of fees allowed under this part.

- (6) (a) A deferred presentment provider or its affiliate may not charge fees that exceed 10 percent of the currency or payment instrument provided. A deferred presentment provider or its affiliate may not charge fees on any deferred presentment installment transaction which exceed 8 percent of the outstanding transaction balance on a biweekly basis.
- (b) Notwithstanding paragraph (a) However, a verification fee may be charged as provided in s. 560.309(8). The fees in paragraph (a) The 10-percent fee may not be applied to the verification fee.
- (c) Fees are earned at the time of origination for a deferred presentment transaction scheduled to be paid off in 31 days or less; however, fees for a deferred presentment installment transaction are earned using a simple interest calculation. A deferred presentment provider may charge only those fees specifically authorized in this section. Prepayment penalties are prohibited.
- (8) A deferred presentment agreement may not be for a term longer than 31 days or less than 7 days, except for a deferred presentment installment transaction, which may not be for a term longer than 90 days or less than 60 days.
- (14) A deferred presentment provider or its affiliate may not accept or hold an undated check or a check dated on a date

other than the date on which the deferred presentment provider agreed to hold the check and signed the deferred presentment transaction agreement, except when a customer provides a new payment instrument reflecting the new outstanding transaction balance and anticipated fees upon making a payment on a deferred presentment installment transaction.

- (19) A deferred presentment provider may not enter into a deferred presentment transaction with a drawer who has an outstanding deferred presentment transaction with that provider or with any other deferred presentment provider, or with a person whose previous deferred presentment transaction with that provider or with any other provider has been terminated for less than 24 hours. The deferred presentment provider must verify such information as follows:
- (b) The deferred presentment provider shall access the office's database established pursuant to subsection (24) (23) and shall verify whether any other deferred presentment provider has an outstanding deferred presentment transaction with a particular person or has terminated a transaction with that person within the previous 24 hours. If a provider has not established a database, the deferred presentment provider may rely upon the written verification of the drawer as provided in subsection (20).
- (20) A deferred presentment provider shall provide the following notice in a prominent place on each deferred

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126 presentment agreement in at least 14-point type in substantially 127 the following form and must obtain the signature of the drawer 128 where indicated: 129 130 NOTICE 131 132 STATE LAW PROHIBITS YOU FROM HAVING MORE THAN ONE 133 DEFERRED PRESENTMENT AGREEMENT AT ANY ONE TIME. STATE 134 LAW ALSO PROHIBITS YOU FROM ENTERING INTO A DEFERRED 135 PRESENTMENT AGREEMENT WITHIN 24 HOURS AFTER TERMINATING ANY PREVIOUS DEFERRED PRESENTMENT 136 137 AGREEMENT. FAILURE TO OBEY THIS LAW COULD CREATE 138 SEVERE FINANCIAL HARDSHIP FOR YOU AND YOUR FAMILY. 139 140 YOU MUST SIGN THE FOLLOWING STATEMENT: 141 142 I DO NOT HAVE AN OUTSTANDING DEFERRED PRESENTMENT 143 AGREEMENT WITH ANY DEFERRED PRESENTMENT PROVIDER AT 144 THIS TIME. I HAVE NOT TERMINATED A DEFERRED 145 PRESENTMENT AGREEMENT WITHIN THE PAST 24 HOURS. 146 (Signature of Drawer) 147 YOU CANNOT BE PROSECUTED IN CRIMINAL COURT FOR A 148 149 CHECK WRITTEN UNDER THIS AGREEMENT, BUT ALL LEGALLY 150 AVAILABLE CIVIL MEANS TO ENFORCE THE DEBT MAY BE

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151 PURSUED AGAINST YOU.

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3. STATE LAW PROHIBITS A DEFERRED PRESENTMENT
PROVIDER (THIS BUSINESS) FROM ALLOWING YOU TO "ROLL
OVER" YOUR DEFERRED PRESENTMENT TRANSACTION. THIS
MEANS THAT YOU CANNOT BE ASKED OR REQUIRED TO PAY AN
ADDITIONAL FEE IN ORDER TO FURTHER DELAY THE DEPOSIT
OR PRESENTMENT OF YOUR CHECK FOR PAYMENT.

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4. FOR DEFERRED PRESENTMENT TRANSACTIONS NOT PAYABLE IN INSTALLMENTS: IF YOU INFORM THE PROVIDER IN PERSON THAT YOU CANNOT COVER THE CHECK OR PAY IN FULL THE AMOUNT OWING AT THE END OF THE TERM OF THIS AGREEMENT, YOU WILL RECEIVE A GRACE PERIOD EXTENDING THE TERM OF THE AGREEMENT FOR AN ADDITIONAL 60 DAYS AFTER THE ORIGINAL TERMINATION DATE, WITHOUT ANY ADDITIONAL CHARGE. THE DEFERRED PRESENTMENT PROVIDER SHALL REQUIRE THAT YOU, AS A CONDITION OF OBTAINING THE GRACE PERIOD, COMPLETE CONSUMER CREDIT COUNSELING PROVIDED BY AN AGENCY INCLUDED ON THE LIST THAT WILL BE PROVIDED TO YOU BY THIS PROVIDER. YOU MAY ALSO AGREE TO COMPLY WITH AND ADHERE TO A REPAYMENT PLAN APPROVED BY THAT AGENCY. IF YOU DO NOT COMPLY WITH AND ADHERE TO A REPAYMENT PLAN APPROVED BY THAT AGENCY, WE MAY DEPOSIT OR PRESENT YOUR CHECK FOR PAYMENT AND

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PURSUE ALL LEGALLY AVAILABLE CIVIL MEANS TO ENFORCE THE DEBT AT THE END OF THE 60-DAY GRACE PERIOD.

5. FOR DEFERRED PRESENTMENT INSTALLMENT TRANSACTIONS:

IF YOU INFORM THE PROVIDER IN PERSON THAT YOU CANNOT

PAY IN FULL THE SCHEDULED AMOUNT OWING BEFORE THE DUE

DATE AS PROVIDED BY THE AGREEMENT, YOU MAY DEFER THE

SCHEDULED PAYMENT, WITHOUT ANY ADDITIONAL FEES OR

CHARGES, AND THE PROVIDER MAY NOT DEFAULT THE ACCOUNT

AND ACCELERATE THE FULL BALANCE. YOU MAY REQUEST ONLY

ONE DEFERRED PAYMENT PER LOAN. THE DEFERRED PAYMENT

WILL BE ADDED AFTER THE LAST SCHEDULED PAYMENT AND IS

DUE AT AN INTERVAL NO LESS THAN THE INTERVALS BETWEEN

THE SCHEDULED PAYMENTS.

(21) The deferred presentment provider may not deposit or present the drawer's check if the drawer informs the provider in person that the drawer cannot redeem or pay in full in cash the amount due and owing the deferred presentment provider without first complying with subsection (23). No additional fees or penalties may be imposed on the drawer by virtue of any misrepresentation made by the drawer as to the sufficiency of funds in the drawer's account. Additional fees may not be added to the amounts due and owing to the deferred presentment provider.

in installments, if, by the end of the deferment period, the drawer informs the deferred presentment provider in person that the drawer cannot redeem or pay in full in cash the amount due and owing the deferred presentment provider, the deferred presentment provider, the deferred presentment provider shall provide a grace period extending the term of the agreement for an additional 60 days after the original termination date, without any additional charge.

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The provider shall require that as a condition of providing a grace period, that the drawer make an appointment with a consumer credit counseling agency within 7 days after the end of the deferment period and complete the counseling by the end of the grace period. The drawer may agree to, comply with, and adhere to a repayment plan approved by the counseling agency. If the drawer agrees to comply with and adhere to a repayment plan approved by the counseling agency, the provider must also comply with and adhere to that repayment plan. The deferred presentment provider may not deposit or present the drawer's check for payment before the end of the 60-day grace period unless the drawer fails to comply with such conditions or the drawer fails to notify the provider of such compliance. Before each deferred presentment transaction, the provider may verbally advise the drawer of the availability of the grace period consistent with the written notice in subsection (20), and may not discourage the drawer from using the grace period.

(b) At the commencement of the grace period, the deferred presentment provider shall provide the drawer:

- 1. Verbal notice of the availability of the grace period consistent with the written notice in subsection (20).
- 2. A list of approved consumer credit counseling agencies prepared by the office. The office list shall include nonprofit consumer credit counseling agencies affiliated with the National Foundation for Credit Counseling which provide credit counseling services to state residents in person, by telephone, or through the Internet. The office list must include phone numbers for the agencies, the counties served by the agencies, and indicate the agencies that provide telephone counseling and those that provide Internet counseling. The office shall update the list at least once each year.
- 3. The following notice in at least 14-point type in substantially the following form:

AS A CONDITION OF OBTAINING A GRACE PERIOD EXTENDING
THE TERM OF YOUR DEFERRED PRESENTMENT AGREEMENT FOR AN
ADDITIONAL 60 DAYS, UNTIL [DATE], WITHOUT ANY
ADDITIONAL FEES, YOU MUST COMPLETE CONSUMER CREDIT
COUNSELING PROVIDED BY AN AGENCY INCLUDED ON THE LIST
THAT WILL BE PROVIDED TO YOU BY THIS PROVIDER. YOU MAY
ALSO AGREE TO COMPLY WITH AND ADHERE TO A REPAYMENT
PLAN APPROVED BY THE AGENCY. THE COUNSELING MAY BE IN

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PERSON, BY TELEPHONE, OR THROUGH THE INTERNET. YOU MUST NOTIFY US WITHIN 7 DAYS, BY [DATE], THAT YOU HAVE MADE AN APPOINTMENT WITH A CONSUMER CREDIT COUNSELING AGENCY. YOU MUST ALSO NOTIFY US WITHIN 60 DAYS, BY [DATE], THAT YOU HAVE COMPLETED THE CONSUMER CREDIT COUNSELING. WE MAY VERIFY THIS INFORMATION WITH THE AGENCY. IF YOU FAIL TO PROVIDE THE 7-DAY OR 60-DAY NOTICE, OR IF YOU HAVE NOT MADE THE APPOINTMENT OR COMPLETED THE COUNSELING WITHIN THE TIME REQUIRED, WE MAY DEPOSIT OR PRESENT YOUR CHECK FOR PAYMENT AND PURSUE ALL LEGALLY AVAILABLE CIVIL MEANS TO ENFORCE THE DEBT.

- (c) If a drawer completes an approved payment plan, the deferred presentment provider shall pay one-half of the drawer's fee for the deferred presentment agreement to the consumer credit counseling agency.
- if a drawer informs the deferred presentment installment transactions, transaction provider in writing or in person by noon of the business day before a scheduled payment that the drawer cannot pay in full the scheduled payment amount due and owing the deferred presentment installment provider, the deferred presentment installment provide the drawer the opportunity to defer the scheduled payment, at no additional fee

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or charges, until after the last scheduled payment. Such deferred payment must be due at an interval after the last scheduled payment which is no less than the intervals between the originally scheduled payments.

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 $(24) \frac{(23)}{(23)}$ The office shall implement a common database with real-time access through an Internet connection for deferred presentment providers, as provided in this subsection. The database must be accessible to the office and the deferred presentment providers in order to verify whether any deferred presentment transactions are outstanding for a particular person. Deferred presentment providers shall submit such data before entering into each deferred presentment transaction in such format as required by rule, including the drawer's name, social security number or employment authorization alien number, address, driver license number, amount of the transaction, date of transaction, the date that the transaction is closed, and such additional information as is required by rule. The commission may by rule impose a fee of up to \$1 per transaction, or for each month that a balance is scheduled to be outstanding on transactions that have multiple scheduled payments, for data that must be submitted by a deferred presentment provider. A deferred presentment provider may rely on the information contained in the database as accurate and is not subject to any administrative penalty or civil liability due to relying on inaccurate information contained in the database. A deferred

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presentment provider must notify the office, in a manner as prescribed by rule, within 15 business days after ceasing operations or no longer holding a license under part II or part III of this chapter. Such notification must include a reconciliation of all open transactions. If the provider fails to provide notice, the office shall take action to administratively release all open and pending transactions in the database after the office becomes aware of the closure. This section does not affect the rights of the provider to enforce the contractual provisions of the deferred presentment agreements through any civil action allowed by law. The commission may adopt rules to administer this subsection and to ensure that the database is used by deferred presentment providers in accordance with this section.

- (25) (24) A deferred presentment provider may not accept more than one check or authorization to initiate more than one automated clearinghouse transaction to collect on a deferred presentment transaction for a single deferred presentment transaction, except for deferred presentment installment transactions in which such checks or authorizations represent multiple scheduled payments.
- (26) A deferred presentment installment transaction must be fully amortizing and repayable in substantially equal and consecutive installments according to a payment schedule agreed upon by the parties with no less than 13 days and not more than

1 calendar month between payments, except that the first
installment period may be longer than the remaining installment
periods by not more than 15 days, and the first installment
payment may be larger than the remaining installment payments by
the amount of charges applicable to the extra days. In
calculating charges under this subsection, when the first
installment period is longer than the remaining installment
periods, the amount of the charges applicable to the extra days
may not exceed those that would accrue under a simple interest
calculation based on the rates allowed under subsection (6).
Section 3. Subsections (1), (3), and (4) of section
560.405, Florida Statutes, are amended to read:
560.405 Deposit; redemption
(1) The deferred presentment provider or its affiliate may
not present the drawer's check before the end of the deferment
period, except for a missed scheduled payment for a deferred
presentment installment transaction, as reflected and described
in the deferred presentment transaction agreement.
(3) Notwithstanding subsection (1), in lieu of
presentment, a deferred presentment provider may allow the check
to be redeemed at any time upon payment of the outstanding
transaction balance and earned fees face amount of the drawer's
check. However, payment may not be made in the form of a
personal check. Upon redemption, the deferred presentment
provider shall return the drawer's check and provide a signed,

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dated receipt showing that the drawer's check has been redeemed.

- (4) A drawer may not be required to redeem his or her check in full before the agreed-upon date; however, the drawer may choose to redeem the check before the agreed-upon presentment date.
- Section 4. For the purpose of incorporating the amendments made by this act to sections 560.404 and 560.405, Florida Statutes, in references thereto, subsection (5) of section 560.111, Florida Statutes, is reenacted to read:
 - 560.111 Prohibited acts.-

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- (5) Any person who willfully violates any provision of s. 560.403, s. 560.404, or s. 560.405 commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
- 365 Section 5. This act shall take effect July 1, 2018.

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