1	A bill to be entitled
2	An act relating to consumer finance loans; amending s.
3	516.01, F.S.; defining the term "branch"; amending s.
4	516.02, F.S.; prohibiting a person from operating a
5	branch of a business making consumer finance loans
6	before obtaining a license from the Office of
7	Financial Regulation; amending s. 516.03, F.S.;
8	specifying application fees for branch licenses;
9	revising the applicability of investigation fees;
10	making a technical change; amending s. 516.031, F.S.;
11	revising the maximum interest rate and the calculation
12	of interest rates on consumer finance loans; revising
13	the minimum amount of time before which a delinquency
14	charge for each payment in default may be imposed;
15	amending s. 516.15, F.S.; requiring licensees offering
16	an assistance program to borrowers after a federally
17	declared major disaster to send a specified notice to
18	the office within a certain timeframe; providing
19	construction; creating s. 516.38, F.S.; requiring
20	licensees to file annual reports with the office;
21	providing for rulemaking by the Financial Services
22	Commission; specifying requirements for the reports;
23	providing requirements for a licensee claiming that
24	submitted information contains a trade secret;
25	authorizing the office to publish a report in a
	Dage 1 of 12

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2.6 certain manner; creating s. 516.39, F.S.; requiring 27 certain licensees to suspend specified actions for a 28 certain timeframe after a federally declared disaster; reenacting s. 516.19, F.S., relating to penalties, to 29 incorporate the amendments made to ss. 516.02 and 30 31 516.031, F.S., in references thereto; providing an 32 effective date. 33 34 Be It Enacted by the Legislature of the State of Florida: 35 36 Section 1. Section 516.01, Florida Statutes, is amended to 37 read: 516.01 Definitions.-As used in this chapter, the term: 38 39 (1) "Branch" means any location, other than a licensee's principal place of business, at which a licensee operates or 40 41 conducts business under this chapter or which the licensee owns 42 or controls for the purpose of conducting business under this 43 chapter. 44 (2) (3) "Commission" means the Financial Services 45 Commission. (3) (1) "Consumer finance borrower" or "borrower" means a 46 47 person who has incurred either direct or contingent liability to 48 repay a consumer finance loan. 49 (4) (2) "Consumer finance loan" means a loan of money, credit, goods, or choses in action, including, except as 50 Page 2 of 13

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51 otherwise specifically indicated, provision of a line of credit, 52 in an amount or to a value of \$25,000 or less for which the 53 lender charges, contracts for, collects, or receives interest at 54 a rate greater than 18 percent per annum.

55 <u>(5)(8)</u> "Control person" means an individual, partnership, 56 corporation, trust, or other organization that possesses the 57 power, directly or indirectly, to direct the management or 58 policies of a company, whether through ownership of securities, 59 by contract, or otherwise. A person is presumed to control a 60 company if, with respect to a particular company, that person:

(a) Is a director, general partner, or officer exercising
executive responsibility or having similar status or functions;

(b) Directly or indirectly may vote 10 percent or more of
a class of a voting security or sell or direct the sale of 10
percent or more of a class of voting securities; or

(c) In the case of a partnership, may receive upon
dissolution or has contributed 10 percent or more of the
capital.

69 <u>(6)(5)</u> "Interest" means the cost of obtaining a consumer 70 finance loan and includes any profit or advantage of any kind 71 whatsoever that a lender may charge, contract for, collect, 72 receive, or in anywise obtain, including by means of any 73 collateral sale, purchase, or agreement, as a condition for a 74 consumer finance loan. Charges specifically permitted by this 75 chapter, including commissions received for insurance written as

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76 permitted by this chapter, shall not be deemed interest. 77 (7) (6) "License" means a permit issued under this chapter 78 to make and collect loans in accordance with this chapter at a 79 single place of business. 80 (8) (7) "Licensee" means a person to whom a license is issued. 81 (9) (4) "Office" means the Office of Financial Regulation 82 83 of the commission. 84 Section 2. Subsection (1) of section 516.02, Florida 85 Statutes, is amended to read: 516.02 Loans; lines of credit; rate of interest; license.-86 (1) A person must not engage in the business of making 87 consumer finance loans or operate a branch of such business 88 89 unless she or he is authorized to do so under this chapter or 90 other statutes and unless the person first obtains a license 91 from the office. Section 3. Subsection (1) of section 516.03, Florida 92 93 Statutes, is amended to read: 94 516.03 Application for license; fees; etc.-95 APPLICATION.-Application for a license to make loans (1)96 under this chapter shall be in the form prescribed by rule of 97 the commission. The commission may require each applicant to 98 provide any information reasonably necessary to determine the 99 applicant's eligibility for licensure. The applicant shall also provide information that the office requires concerning any 100 Page 4 of 13

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101 officer, director, control person, member, partner, or joint 102 venturer of the applicant or any person having the same or 103 substantially similar status or performing substantially similar functions or concerning any individual who is the ultimate 104 105 equitable owner of a 10-percent or greater interest in the applicant. The office may require information concerning any 106 107 such applicant or person, including, but not limited to, his or her full name and any other names by which he or she may have 108 109 been known, age, social security number, residential history, qualifications, educational and business history, and 110 disciplinary and criminal history. The applicant must provide 111 evidence of liquid assets of at least \$25,000 or documents 112 satisfying the requirements of s. 516.05(10). At the time of 113 114 making such application, the applicant shall pay to the office a 115 nonrefundable biennial license fee of \$625 for the principal 116 place of business and for each branch application filed. 117 Applications for a license for the principal place of business τ 118 except for applications to renew or reactivate a license, must also be accompanied by a nonrefundable investigation fee of 119 120 \$200. An application is considered received for purposes of s. 120.60 upon receipt of a completed application form as 121 prescribed by commission rule, a nonrefundable application fee 122 123 of \$625, and any other fee prescribed by law. The commission may 124 adopt rules requiring electronic submission of any form, 125 document, or fee required by this chapter act if such rules

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126 reasonably accommodate technological or financial hardship. The 127 commission may prescribe by rule requirements and procedures for 128 obtaining an exemption due to a technological or financial 129 hardship.

Section 4. Subsection (1) and paragraph (a) of subsection (3) of section 516.031, Florida Statutes, are amended to read: 516.031 Finance charge; maximum rates.-

133 INTEREST RATES.—A licensee may lend any sum of money (1)134 up to \$25,000. A licensee may not take a security interest 135 secured by land on any loan less than \$1,000. The licensee may 136 charge, contract for, and receive thereon interest charges as 137 provided and authorized by this section. The maximum interest 138 rate shall be 36 30 percent per annum, computed on the first 139 \$3,000 of the principal amount; 24 percent per annum on that 140 part of the principal amount exceeding \$3,000 and up to \$4,000; 141 and 18 percent per annum on that part of the principal amount 142 exceeding \$4,000 and up to \$25,000. The original principal 143 amount as used in this section is the same as the amount 144 financed as defined by the federal Truth in Lending Act and 145 Regulation Z of the Board of Governors of the Federal Reserve 146 System. In determining compliance with the statutory maximum 147 interest and finance charges set forth herein, the computations 148 used shall be simple interest and not add-on interest or any 149 other computations. If two or more interest rates are applied to the principal amount of a loan, the licensee may charge, 150

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151 contract for, and receive interest at that single annual percentage rate which, if applied according to the actuarial 152 153 method to each of the scheduled periodic balances of principal, 154 would produce at maturity the same total amount of interest as 155 would result from the application of the two or more rates 156 otherwise permitted, based upon the assumption that all payments 157 are made as agreed. 158 (3) OTHER CHARGES.-159 (a) In addition to the interest, delinquency, and insurance charges provided in this section, further or other 160 161 charges or amount for any examination, service, commission, or other thing or otherwise may not be directly or indirectly 162 charged, contracted for, or received as a condition to the grant 163 164 of a loan, except: 1. An amount of up to \$25 to reimburse a portion of the 165 166 costs for investigating the character and credit of the person 167 applying for the loan; 2. An annual fee of \$25 on the anniversary date of each 168 169 line-of-credit account; 170 3. Charges paid for the brokerage fee on a loan or line of 171 credit of more than \$10,000, title insurance, and the appraisal of real property offered as security if paid to a third party 172 and supported by an actual expenditure; 173 174 Intangible personal property tax on the loan note or 4. 175 obligation if secured by a lien on real property; Page 7 of 13

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176 The documentary excise tax and lawful fees, if any, 5. 177 actually and necessarily paid out by the licensee to any public 178 officer for filing, recording, or releasing in any public office any instrument securing the loan, which may be collected when 179 180 the loan is made or at any time thereafter; 6. The premium payable for any insurance in lieu of 181 182 perfecting any security interest otherwise required by the licensee in connection with the loan if the premium does not 183 184 exceed the fees which would otherwise be payable, which may be 185 collected when the loan is made or at any time thereafter; 7. Actual and reasonable attorney fees and court costs as 186 determined by the court in which suit is filed; 187 8. Actual and commercially reasonable expenses for 188 189 repossession, storing, repairing and placing in condition for 190 sale, and selling of any property pledged as security; or 191 9. A delinguency charge for each payment in default for at 192 least 12 10 days if the charge is agreed upon, in writing, 193 between the parties before imposing the charge. Delinquency 194 charges may be imposed as follows: For payments due monthly, the delinquency charge for a 195 a. 196 payment in default may not exceed \$15. For payments due semimonthly, the delinquency charge 197 b. 198 for a payment in default may not exceed \$7.50. 199 For payments due every 2 weeks, the delinquency charge с. for a payment in default may not exceed \$7.50 if two payments 200 Page 8 of 13

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201 are due within the same calendar month, and may not exceed \$5 if 202 three payments are due within the same calendar month. 203 204 Any charges, including interest, in excess of the combined total 205 of all charges authorized and permitted by this chapter 206 constitute a violation of chapter 687 governing interest and 207 usury, and the penalties of that chapter apply. In the event of a bona fide error, the licensee shall refund or credit the 208 209 borrower with the amount of the overcharge immediately but 210 within 20 days after the discovery of such error. 211 Section 5. Subsection (5) is added to section 516.15, 212 Florida Statutes, to read: 213 516.15 Duties of licensee.-Every licensee shall: 214 (5) In the event of a Federal Emergency Management Agency 215 response to a Presidential Disaster Declaration in the state, if 216 the licensee offers any assistance program to borrowers impacted 217 by the disaster, within 10 days after the licensee's establishment of the program, send written notice to the office 218 219 in either physical or electronic format and include the 220 following information, subject to change as any additional declarations are issued or declarations are revoked: 221 222 (a) The licensed locations affected by the disaster 223 declaration, including physical addresses, if applicable; 224 (b) The telephone number, e-mail address, or other contact 225 information for the licensee;

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226 (c) A brief description of the assistance program 227 available to borrowers in the affected areas; and 228 (d) The start date, and end date if known, of the 229 assistance program. 230 231 For purposes of this subsection, assistance programs may 232 include, but are not limited to, deferments, forbearance, waiver 233 of late fees, payment modification, or changing payment due 234 dates. 235 Section 6. Section 516.38, Florida Statutes, is created to 236 read: 237 516.38 Annual reports by licensees.-238 (1) By March 15, 2024, and each March 15 thereafter, a 239 licensee shall file a report with the office in a form and 240 manner prescribed by commission rule. The report must include 241 each of the items specified in subsection (2) for the preceding 242 calendar year using aggregated and anonymized data and without 243 reference to any borrower's nonpublic personal information. 244 (2) The report must include the following information for 245 the preceding calendar year: 246 (a) The number of locations held by the licensee under this chapter as of December 31 of the preceding calendar year. 247 248 (b) The number of loan originations by the licensee from 249 all licenses held under this chapter during the preceding 250 calendar year.

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2.51 The total dollar amount of loans and the number of (C) 252 loans outstanding with the licensee from all licenses held under 253 this chapter as of December 31 of the preceding calendar year. 254 The total dollar amount of loans and the number of (d) 255 loans in which the licensee holds a security interest in 256 collateral as of December 31 of the preceding calendar year. 257 (e) The total dollar amount of loans and the number of 258 unsecured loans as of December 31 of the preceding calendar 259 year. 260 The total number of loans, separated by principal (f) 261 amount, in the following ranges as of December 31 of the 262 preceding calendar year: 263 1. Up to and including \$5,000. 264 2. Five thousand and one dollars to \$10,000. 265 3. Ten thousand and one dollars to \$15,000. 266 4. Fifteen thousand and one dollars to \$20,000. 267 5. Twenty thousand and one dollars to \$25,000. 268 (a) The total dollar amount of loans and the number of 269 loans charged off as of December 31 of the preceding calendar 270 year. 271 (h) The total dollar amount of loans and the number of loans with delinquency status listed as: 272 273 1. Current or less than 30 days past due. 274 2. From 30 to 59 days past due. 275 3. From 60 to 89 days past due. Page 11 of 13

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276	4. At least 90 days past due.
277	(3) A licensee claiming that any information submitted in
278	the report contains a trade secret must submit to the office an
279	accompanying affidavit in accordance with s. 655.0591 and
280	designate the information claimed to be a trade secret pursuant
281	<u>to s. 655.0591.</u>
282	(4) The office may publish a report of information
283	submitted pursuant to this section, provided that all data
284	published in the report is anonymized and aggregated from all
285	licensees.
286	Section 7. Section 516.39, Florida Statutes, is created to
287	read:
288	516.39 Suspension of penalties and remedial measures after
289	federal disaster declarationIn the event of a Federal
290	Emergency Management Agency response to a Presidential Disaster
291	Declaration in the state, a licensee operating in a county
292	designated in the declaration must suspend for a period of 90
293	days after the date of the initial declaration the following:
294	(1) The application of delinquency charges under s.
295	<u>516.031(3)(a)9.</u>
296	(2) Repossessions of collateral pledged to loans made
297	under this chapter.
298	(3) The filing of civil actions for the collection of
299	amounts owed for loans made under this chapter.
300	Section 8. For the purpose of incorporating the amendments
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301 made by this act to sections 516.02 and 516.031, Florida 302 Statutes, in references thereto, section 516.19, Florida 303 Statutes, is reenacted to read: 304 516.19 Penalties.-Any person who violates any of the 305 provisions of s. 516.02, s. 516.031, s. 516.05(3), s. 516.05(6), 306 or s. 516.07(1)(e) commits a misdemeanor of the first degree, 307 punishable as provided in s. 775.082 or s. 775.083. 308 Section 9. This act shall take effect July 1, 2023.

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