102ND GENERAL ASSEMBLY

State of Illinois

2021 and 2022

SB4241

Introduced 11/14/2022, by Sen. Jacqueline Y. Collins and Ann Gillespie

SYNOPSIS AS INTRODUCED:

from Ch. 17, par. 4652

205 ILCS 510/2 815 ILCS 123/15-1-5 815 ILCS 123/15-1-10 815 ILCS 123/15-5-10 815 ILCS 123/15-10-5

Amends the Pawnbroker Regulation Act. Clarifies that it shall be unlawful for any pawnbroker to charge or collect a greater benefit or percentage upon money advanced, and for the use and forbearance thereof, than permitted under the Predatory Loan Prevention Act. Amends the Predatory Loan Prevention Act. Provides that the definition of "loan" includes transactions subject to the Pawnbroker Regulation Act. Provides that it is a violation of the Act for any person or entity to solicit, broker, or otherwise engage in any other activity intended to facilitate or result in, or that in fact facilitates or results in, the origination of a loan that violates the Act. Provides that it is a violation of the Act for any person or entity to advertise or cause to be advertised a loan that violates the Act. Provides that a violation of the Act by a person or entity licensed under the Pawnbroker Regulation Act shall subject the person or entity to discipline in accordance with that Act. Makes other changes. Effective June 1, 2023.

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AN ACT concerning business.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Pawnbroker Regulation Act is amended by 5 changing Section 2 as follows:

6 (205 ILCS 510/2) (from Ch. 17, par. 4652)

7 Sec. 2. Pursuant to Section 15-10-30 of the Predatory Loan 8 Prevention Act, it It shall be unlawful for any pawnbroker to 9 charge or collect a greater benefit or percentage upon money advanced, and for the use and forbearance thereof, than 10 permitted under Section 15-5-5 of the Predatory Loan 11 Prevention Act than the rate of 3% per month. Nothing in this 12 13 Section shall be construed so as to conflict with the law 14 pertaining to usury and the person receiving money so advanced 15 may hold such moneys to pay any fees in addition to interest as 16 herein provided.

Each pawnbroker, when making a loan under this Section, must disclose in printed form on the pawn contract the following information to the persons receiving the loan:

20 (1) the amount of money advanced, which must be
21 designated as the amount financed;

(2) the maturity date of the pawn, which must be at
least 30 days after the date of the pawn;

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1 (3) the total pawn interest and service charge payable 2 on the maturity date, which must be designated as the 3 finance charge;

4 (4) the total of payments that must be paid to redeem
5 the pledged goods on the maturity date, which must be
6 designated as the total of payments; and

7 (5) the annual percentage rate, computed according to
8 the regulations adopted by the Board of Governors of the
9 Federal Reserve System under the Federal Truth in Lending
10 Act.

11 The changes made to this Section by this amendatory Act of 12 the 102nd General Assembly shall be construed as being declaratory of existing law and not as a new enactment. The 13 14 changes made to this Section by this amendatory Act of the 102nd General Assembly apply to actions commenced or pending 15 16 on or after the effective date of this amendatory Act of the 17 102nd General Assembly Each pawnbroker may contract for and receive a monthly finance charge including interest and fees 18 19 not to exceed one fifth of the loan amount, as set forth herein, for appraising, investigating title, storing and 20 insuring the collateral, closing the loan, making daily 21 22 reports to local law enforcement officers including enhanced 23 - reporting, complying with computerized -regulatory 24 requirements, and for other expenses and losses of every 25 nature whatsoever and for all other services. Such fees, when 26 made and collected, shall not be deemed interest for

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1 purpose of law.

2 (Source: P.A. 90-477, eff. 7-1-98.)

3 Section 10. The Predatory Loan Prevention Act is amended 4 by changing Sections 15-1-5, 15-1-10, 15-5-10, and 15-10-5 as 5 follows:

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(815 ILCS 123/15-1-5)

7 Sec. 15-1-5. Purpose and construction. Illinois families 8 pay over \$500,000,000 per year in consumer installment, 9 payday, and title loan fees. As reported by the Department in 10 2020, nearly half of Illinois payday loan borrowers earn less 11 than \$30,000 per year, and the average annual percentage rate of a payday loan is 297%. The purpose of this Act is to protect 12 consumers from all types of predatory loans, including, but 13 14 not limited to, the types of loans covered under consistent 15 with federal law and the federal Military Lending Act, which protects active duty members of the military and their 16 dependents. This Act shall be construed as a consumer 17 protection law for all purposes. The changes made to this 18 Section by this amendatory Act of the 102nd General Assembly 19 20 shall be construed as being declaratory of existing law and 21 not as a new enactment. The changes made to this Section by 22 this amendatory Act of the 102nd General Assembly apply to 23 actions commenced or pending on or after the effective date of this amendatory Act of the 102nd General Assembly. This Act 24

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1 shall be liberally construed to effectuate its purpose.

2 (Source: P.A. 101-658, eff. 3-23-21.)

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(815 ILCS 123/15-1-10)

4 Sec. 15-1-10. Definitions. As used in this Act:

5 "Consumer" means any natural person, including consumers6 acting jointly.

7 "Department" means the Department of Financial and8 Professional Regulation.

9 "Lender" means any person or entity, including any 10 affiliate or subsidiary of a lender, that offers or makes a 11 loan, buys a whole or partial interest in a loan, arranges a 12 loan for a third party, or acts as an agent for a third party 13 in making a loan, regardless of whether approval, acceptance, 14 or ratification by the third party is necessary to create a 15 legal obligation for the third party, and includes any other 16 person or entity if the Department determines that the person or entity is engaged in a transaction that is in substance a 17 18 disguised loan or a subterfuge for the purpose of avoiding 19 this Act.

20 "Person" means any natural person.

21 "Secretary" means the Secretary of Financial and 22 Professional Regulation or a person authorized by the 23 Secretary.

24 "Loan" means money or credit provided to a consumer in 25 exchange for the consumer's agreement to a certain set of SB4241 - 5 - LRB102 29457 SPS 41458 b

terms, including, but not limited to, any finance charges, 1 2 interest, or other conditions. "Loan" includes closed-end and open-end credit, retail installment sales contracts, motor 3 vehicle retail installment sales contracts, transactions 4 5 subject to the Pawnbroker Regulation Act, and any transaction conducted via any medium whatsoever, including, but not 6 limited to, paper, facsimile, Internet, or telephone. "Loan" 7 does not include a commercial loan. 8

9 (Source: P.A. 101-658, eff. 3-23-21.)

10 (815 ILCS 123/15-5-10)

11 Sec. 15-5-10. Violation.

12 <u>(a)</u> Any loan made in violation of this Act is null and void 13 and no person or entity shall have any right to collect, 14 attempt to collect, receive, or retain any principal, fee, 15 interest, or charges related to the loan.

16 <u>(b) It is a violation of this Act for any person or entity</u> 17 <u>to solicit, broker, or otherwise engage in any other activity</u> 18 <u>intended to facilitate or result in, or that in fact</u> 19 <u>facilitates or results in, the origination of a loan that</u> 20 <u>violates Section 15-5-5 of this Act.</u>

(c) It is a violation of this Act for any person or entity
 to advertise or cause to be advertised a loan that violates
 Section 15-5-5 of this Act.

24 (Source: P.A. 101-658, eff. 3-23-21.)

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(815 ILCS 123/15-10-5)

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Sec. 15-10-5. Enforcement and remedies.

3 (a) The remedies provided in this Act are cumulative and
4 apply to persons or entities subject to this Act.

5 (b) Any violation of this Act, including the commission of 6 an act prohibited under Article 5, constitutes a violation of 7 the Consumer Fraud and Deceptive Business Practices Act.

8 (c) Subject to the Illinois Administrative Procedure Act, 9 the Secretary may hold hearings, make findings of fact, 10 conclusions of law, issue cease and desist orders, have the 11 power to issue fines of up to \$10,000 per violation, and refer 12 the matter to the appropriate law enforcement agency for 13 prosecution under this Act. All proceedings shall be open to 14 the public.

(d) The Secretary may issue a cease and desist order to any person or entity, when in the opinion of the Secretary the person or entity is violating or is about to violate any provision of this Act. The cease and desist order permitted by this subsection (d) may be issued prior to a hearing.

The Secretary shall serve notice of the action, including, but not limited to, a statement of the reasons for the action, either personally or by certified mail. Service by certified mail shall be deemed completed when the notice is deposited in the U.S. Mail.

25 Within 10 days of service of the cease and desist order, 26 the person or entity may request a hearing in writing. 1 If it is determined that the Secretary had the authority 2 to issue the cease and desist order, the Secretary may issue 3 such orders as may be reasonably necessary to correct, 4 eliminate, or remedy the conduct.

5 The powers vested in the Secretary by this subsection (d) 6 are additional to any and all other powers and remedies vested 7 in the Secretary by law, and nothing in this subsection (d) 8 shall be construed as requiring that the Secretary shall 9 employ the power conferred in this subsection instead of or as 10 a condition precedent to the exercise of any other power or 11 remedy vested in the Secretary.

12 (e) After 10 days' notice by certified mail to the person or entity stating the contemplated action and in general the 13 14 grounds therefor, the Secretary may fine the person or entity 15 an amount not exceeding \$10,000 per violation if the person or 16 entity has failed to comply with any provision of this Act or 17 any order, decision, finding, rule, regulation, or direction of the Secretary lawfully made in accordance with the 18 authority of this Act. Service by certified mail shall be 19 deemed completed when the notice is deposited in the U.S. 20 Mail. 21

(f) A violation of this Act by a person or entity licensed under another Act including, but not limited to, <u>the</u> <u>Pawnbroker Regulation Act</u>, the Consumer Installment Loan Act, the Payday Loan Reform Act, and the Sales Finance Agency Act shall subject the person or entity to discipline in accordance

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with the Act or Acts under which the person or entity is
licensed.
(Source: P.A. 101-658, eff. 3-23-21.)
Section 99. Effective date. This Act takes effect June 1,

5 2023.