132nd General Assembly Regular Session 2017-2018

H. B. No. 123

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Representatives Koehler, Ashford

A BILL

To amend sections 1321.35, 1321.36, 1321.39,	1
1321.40, 1321.41, 1321.422, 1321.99, and	2
4712.99, to enact new section 1321.46 and	3
sections 1321.141, 1321.401, 1321.402, 1321.403,	4
1321.411, 1321.595, and 4712.071, and to repeal	5
sections 1321.46 and 1321.461 of the Revised	6
Code to modify the Short-Term Loan Act, to	7
specify a minimum duration requirement for loans	8
made under the Small Loan Law and Mortgage Loan	9
Law, and to limit the authority of credit	10
services organizations to broker extensions of	11
credit for buyers.	12

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 1321.35, 1321.36, 1321.39,	13
1321.40, 1321.41, 1321.422, 1321.99, and 4712.99 be amended and	14
new section 1321.46 and sections 1321.141, 1321.401, 1321.402,	15
1321.403, 1321.411, 1321.595, and 4712.071 of the Revised Code	16
be enacted to read as follows:	17
Sec. 1321.141. (A) A licensee shall not make a loan under	18

sections 1321.01 to 1321.19 of the Revised Code that has a

duration of less than one hundred eighty days.	20
(B) A licensee shall not engage in any act or practice to	21
evade the requirement of division (A) of this section, including	22
by assisting a borrower to obtain a loan on terms that would be	23
prohibited by that division.	24
(C) No licensee shall fail to comply with this section.	25
Sec. 1321.35. As used in sections 1321.35 to 1321.48 of	26
the Revised Code:	27
(A) "Short-term loan" means a loan made pursuant to	28
sections 1321.35 to 1321.48 of the Revised Code.	29
(B) "Superintendent of financial institutions" includes	30
the deputy superintendent for consumer finance as provided in	31
section 1181.21 of the Revised Code.	32
(C) "Interest" means all charges payable directly or	33
indirectly by a borrower to a licensee as a condition to a loan,	34
including fees, loan origination charges, service charges,	35
renewal charges, credit insurance premiums, and any ancillary	36
product sold in connection with a <u>short-term</u> loan made pursuant	37
to sections 1321.35 to 1321.48 , but does not include the	38
monthly maintenance fees or the check collection charge	39
authorized under section 1321.40 of the Revised Code.	40
(D) "Annual percentage rate" has the same meaning as in	41
the "Truth in Lending Act," 82 Stat. 149 (1980), 15 U.S.C. 1606,	42
as implemented by regulations of the board of governors of the	43
federal reserve system consumer financial protection bureau. All	44
fees and charges, including interest and the monthly maintenance	45
fees authorized under section 1321.40 of the Revised Code, shall	46
be included in the computation of the annual percentage rate.	47
Fees and charges for single premium credit insurance and other	48

ancillary products sold in connection with the credit	49
transaction shall be included in the calculation of the annual	50
percentage rate.	51

(E) "Licensee" means a person licensed to make short-term52loans under sections 1321.35 to 1321.48 of the Revised Code.53

Sec. 1321.36. (A) No person shall engage in the business of making short-term loans to a borrower in Ohio, or, in whole or in part, make, offer, or broker a loan, or assist a borrower in Ohio to obtain such a loan, without first having obtained a license from the superintendent of financial institutions under sections 1321.35 to 1321.48 of the Revised Code. No licensee shall make, offer, or broker a loan, or assist a borrower to obtain such a loan, when the borrower is not physically present in the licensee's business location.

(B) No person not located in Ohio shall make a short-term 63 loan to a borrower in Ohio from an office not located in Ohio. 64 Nothing in this section prohibits a business not located or 65 licensed in Ohio from lending funds to Ohio borrowers who 66 physically visit the out-of-state office of the business and 67 obtain the disbursement of loan funds at that location. No 68 person shall make, offer, or broker a loan, or assist a borrower 69 to obtain a loan, via the telephone, mail, or internet. 70

(C) Any loan made in violation of this section is void, and the lender has no right to collect, receive, or retain any principal, interest, fees, or other charges in connection with the loan.

(D) Sections 1321.35 to 1321.48 of the Revised Code do not75apply to any entity chartered and lawfully doing business under76the authority of any law of this state, another state, or the77

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required to make under the loan contract;

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(3) A statement, printed in boldface type of the minimum
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size of ten points, as follows: "WARNING: The cost of this loan
is higher than the average cost charged by financial
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institutions on substantially similar loans."

(4) A statement, printed in a minimum font size of ten
points, which informs the borrower that complaints regarding the
loan or lender may be submitted to the department of commerce
division of financial institutions and includes the correct
telephone number and mailing address for the department;

(5) Any disclosures required under the "Truth in Lending 116
Act," 82 Stat. 146 (1974), 15 U.S.C. 1601, et seq.; 117

(6) The rate of interest contracted for under the loan 118

 contract as an annual percentage rate based on the sum of the 119

 principal of the loan and the loan origination fee, check 120

 collection charge, and all other fees or charges contracted for 121

 under the loan contract.;

(7) A statement, printed in a minimum font size of ten123points, as follows: "You have the right to rescind or cancel124this loan if you do so by five p.m. of the business day125immediately following the day you receive this contract."126

(8) A statement, printed in a minimum font size of ten127points, as follows: "Electronic payment is optional. You have128the right to revoke or remove your authorization for electronic129payment at any time."130

(D) (E) The loan contract includes a provision that offers131the borrower an optional extended payment plan that may be132invoked by the borrower at any time before the maturity date of133the loan. To invoke the extended payment plan, the borrower134shall return to the office where the loan was made and sign an135

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amendment to the original loan agreement reflecting the extended 136 terms of the loan. The extended payment plan shall allow the 137 borrower to repay the balance by not less than sixty days from-138 the original maturity date. No additional fees or charges may be 139 applied to the loan upon the borrower entering the extended 140 payment plan. The person originating the loan for the licensee 141 shall identify verbally to the borrower the contract provision 142 regarding the extended payment plan, and the borrower shall 143 verify that the provision has been identified by initialing the 144 contract adjacent to the provision is a precomputed loan and is 145 payable in substantially equal installments of principal, fees, 146 and interest combined. For purposes of this division, 147 "precomputed loan" means a loan in which the debt is a sum 148 comprising the principal amount and the amount of fees and 149 interest computed in advance on the assumption that all 150

<u>scheduled payments will be made when due.</u> (F) The loan may be rescinded or canceled on or before five p.m. of the business day immediately following the day of

the loan transaction.

connection with a short-term loan:

Sec. 1321.40. A person licensed pursuant to sections 1321.35 to 1321.48 of the Revised Code <u>licensee</u> may charge, collect, and receive <u>only</u>the following fees and charges in

(A) Interest calculated in compliance with 15 U.S.C. 1606, 159
and not exceeding an annual percentage <u>a</u> rate greater than <u>of</u> 160
twenty-eight per cent <u>per annum</u>; 161

(B) (1) Except as otherwise provided in division (B) (2) of
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this section, a monthly maintenance fee that does not exceed the
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lesser of five per cent of the originally contracted loan amount
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or twenty dollars, provided that the fee is not added to the
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loan balance on which interest is charged;	166
(2) A licensee shall not charge, collect, or receive a	167
monthly maintenance fee if the borrower is a person on active	168
duty in the armed forces of the United States or a dependent of	169
that person.	170
(C) One check collection charge per loan not exceeding an	171
amount equal to twenty dollars plus any amount passed on from	172
other financial institutions for each check, negotiable order of	173
withdrawal, share draft, or other negotiable instrument returned	174
or dishonored for any reason, provided that the terms and	175
conditions upon which check collection charges will be charged	176
to the borrower are set forth in the written loan contract	177
described in division (C) <u>(D)</u> of section 1321.39 of the Revised	178
Code;	179
$\frac{(C)}{(D)}$ Damages, costs, and disbursements to which the	180
licensee may become entitled to by law in connection with any	181
civil action to collect a loan after default, except that the	182
total amount of damages and costs shall not exceed the	183
originally contracted loan amount.	184
Sec. 1321.401. A licensee may refinance a short-term loan	185
provided that all of the following apply to the refinanced loan:	186
(A) The loan is a short-term loan.	187
(B) Interest on the loan does not exceed a rate of twenty-	188
eight per cent per annum.	189
(C) The licensee does not charge, collect, or receive the	190
monthly maintenance fee described in division (B) of section	191
1321.40 of the Revised Code.	192
Sec. 1321.402. If a short-term loan is prepaid in full or	193

refund to the borrower a prorated portion of the interest,	195
monthly maintenance fees, and all other charges based on a ratio	196
of the number of days the loan was outstanding and the number of	197
days for which the loan was originally contracted. For purposes	198
of this section, the monthly maintenance fee is not considered	199
to be fully earned at the beginning of a month.	200
Sec. 1321.403. Notwithstanding any provision of sections_	201
Sec. 1321.405. Notwithstanding any provision of sections	201
1321.35 to 1321.48 of the Revised Code to the contrary, a	202
licensee shall not charge, collect, or receive in connection	203
with a short-term loan a total amount of fees and charges that	204

(B) The interest charges on a loan that is refinanced in 211 accordance with section 1321.401 of the Revised Code. 212

exceeds fifty per cent of the originally contracted loan amount.

with the loan shall be included when calculating the total loan

(A) The check collection charge authorized under section

For purposes of this section, all charges made in connection

charges except for both of the following:

1321.40 of the Revised Code;

Sec. 1321.41. No person licensed pursuant to sections2131321.35 to 1321.48 of the Revised Code licensee shall do any of214the following:215

(A) Violate section 1321.36 of the Revised Code;

(B) Make a loan that does not comply with section 1321.39217of the Revised Code;218

(C) Charge, collect, or receive, directly or indirectly,
<u>credit insurance premiums, charges for any ancillary product</u>
<u>sold, or any additional fees, interest, or charges in connection</u>
with a loan, other than fees and charges permitted by section
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1321.40 of the Revised Code and costs or disbursements to which
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the licensee may become entitled to by law in connection with
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any civil action to collect a loan after default;
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     (D) Collect treble damages pursuant to division (A) (1) (b)
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(ii) of section 2307.61 of the Revised Code in connection with
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any civil action to collect a loan after a default due to a
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check, negotiable order of withdrawal, share draft, or other
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negotiable instrument that was returned or dishonored for
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insufficient funds;
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     (E) Make Except as otherwise provided in section 1321.401
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of the Revised Code, make a short-term loan to a borrower if
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there exists an outstanding loan between the licensee and that
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borrower, if a loan between any licensee and that borrower was
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terminated on the same business day, if the borrower has more
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than one outstanding loan, if the loan would obligate the
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borrower to repay a total amount of more than five hundred
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dollars to licensees, or indebt the borrower, to licensees, for
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an amount that is more than twenty-five per cent of the
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borrowers gross monthly salary not including bonus, overtime, or
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other such compensation, based on a payroll verification-
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statement presented by the borrower; and any of the following:
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     (1) The licensee;
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     (2) A person related to the licensee by common ownership
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or control;
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     (3) A person in whom the licensee has any financial
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interest of ten per cent or more;
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     (4) Any employee or agent of the licensee.
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(F) Bring or threaten to bring an action or complaintagainst the borrower for the borrower's failure to comply with251

the terms of the loan contract solely due to the check, 252 negotiable order of withdrawal, share draft, or negotiable 253 instrument being returned or dishonored for insufficient funds. 254 Nothing herein prohibits such conduct, action, or complaint if 255 the borrower has intentionally engaged in fraud by, including 256 but not limited to, closing or using any closed or false account 257 to evade payment; 258

(G) Make a short-term loan to a borrower for purposes of
 retiring an existing short-term loan between any licensee and
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 that borrower;

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(H) Require the borrower to waive the borrower's right to legal recourse under any otherwise applicable provision of state or federal law;

(I) (H) Accept the title or registration of a vehicle,265real property, physical assets, or other collateral as security266for the obligation;267

(J) <u>(I)</u> Engage in any device or subterfuge to evade the 268 requirements of sections 1321.35 to 1321.48 of the Revised Code 269 including assisting a borrower to obtain a loan on terms that 270 would be prohibited by sections 1321.35 to 1321.48 of the 271 Revised Code, making loans disguised as personal property sales 272 and leaseback transactions, or disguising loan proceeds as cash 273 rebates for the pretextual installment sale of goods or 274 services; 275

(K) (J) Assess or charge a borrower a fee for prepaying276the loan in full prior to the maturity date;277

(L) (K) Fail to comply with section 1321.45 of the Revised278Code;279

(M) (L) Recommend to a borrower that the borrower obtain a 280

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loan for a dollar amount that is higher than the borrower has 281 requested; 282 (N) Make a loan to a borrower that has received two loans 283 within the previous ninety days from licensees, unless the 284 borrower has completed during that period a financial literacy-285 286 program approved by the superintendent; (O) (M) Draft funds electronically from any depository 287 financial institution in this state, or bill any credit card 288 issued by such an institution without written approval of the 289 borrower. Nothing in this division shall prohibit the conversion 290 of a negotiable instrument into an electronic form for 291 processing through the automated clearing house system. 292 (P) (N) Make, publish, or otherwise disseminate, directly 293 or indirectly, any misleading or false advertisement, or engage 294 in any other deceptive trade practice; 295 (Q) Offer any incentive to a borrower in exchange for 296 the borrower taking out multiple loans over any period of time, 297 or provide a short-term loan at no charge or at a discounted 298 charge as compensation for any previous or future business-; 299 (R) Make a loan to a borrower if the borrower has received 300 a total of four or more loans, from licensees, in the calendar 301 302 year. (S) (P) Present a check, negotiable order of withdrawal, 303 share draft, or other negotiable instrument, that has been 304 previously presented by the licensee and subsequently returned 305 or dishonored for any reason, without prior written approval 306 from the borrower-; 307

(T) (Q) Change the check number, or in any other way alter 308 a check, negotiable order of withdrawal, or share draft, prior 309

to submitting such check, negotiable order of withdrawal, or 310 share draft for processing through the automated clearing house 311 system, or submit false information about any check, negotiable 312 order of withdrawal, or share draft to the automated clearing 313 house system; 314

(R) Make a loan to a borrower that includes a demand315feature that permits the licensee, in the event the borrower316fails to meet the repayment terms for any outstanding balance,317to terminate the loan in advance of the original maturity date318and to demand repayment of the entire outstanding balance,319unless both of the following requirements are met:320

(1) Not earlier than ten days after the borrower's payment321was due, the licensee provides written notice to the borrower of322the termination of the loan.323

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(2) In addition to the outstanding balance, the licensee collects only prorated interest and the fees earned up to the termination of the loan. For purposes of division (R)(2) of this section, the outstanding balance and prorated interest and fees shall be calculated as if the borrower had voluntarily prepaid the loan in full on the date of termination.

Sec. 1321.411. A licensee shall not attempt to collect330from a borrower's account after two consecutive attempts have331failed, unless the licensee obtains new written authorization332from the borrower to electronically transfer or withdraw funds333from the borrower's account.334

Sec. 1321.422. (A) Every licensee shall keep and use in 335 the licensee's business such books, accounts, records, and loan 336 documents as will enable the division of financial institutions 337 to determine whether the licensee is complying with sections 338

1321.35 to 1321.48 of the Revised Code and with the orders and 339 rules made by the division under those sections. Such books, 340 accounts, records, and loan documents shall be segregated from 341 342 those pertaining to transactions that are not subject to sections 1321.35 to 1321.48 of the Revised Code. Every licensee 343 shall preserve the books, accounts, records, and loan documents 344 pertaining to loans made under sections 1321.35 to 1321.48 of 345 the Revised Code for at least two years after making the final 346 entry on, or final revision of any loan document relative to, 347 any loan recorded therein. Accounting systems maintained in 348 whole or in part by mechanical or electronic data processing 349 methods that provide information equivalent to that otherwise 350 required are acceptable for this purpose. 351

(B) (1) As required by the superintendent of financial
institutions, each licensee shall file with the division each
year a report under oath or affirmation, on forms supplied by
the division, concerning the business and operation for the
preceding calendar year. If a licensee has more than one place
of business in this state, the licensee shall furnish a report
for each location.

(2) The division shall publish annually <u>and make available</u>
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<u>to the public</u> an analysis of the information required under
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division (B) (1) of this section, but the individual reports
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shall not be public records and shall not be open to public
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inspection. The published analysis shall include all of the
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<u>following:</u>

(a) The total number of borrowers, loans, defaulted loans,365and charged-off loans and the total dollar value of the charged-366off loans;367

(b) The average loan size, average contracted and average 368

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experienced annual percentage rate, average charges per loan,	369
total contracted loan charges, and total loan charges actually	370
paid;	371
(c) The total number of check collection charges and the	372
total dollar value of those charges;	373
<u>cotal dollar value of those charges,</u>	575
(d) The total number of licensee business locations and	374
the average number of borrowers per location;	375
(e) Any other nonprivate information determined by the	376
superintendent.	377
Sec. 1321.46. (A) Before initiating a short-term loan_	378
transaction with a borrower, a licensee shall make a reasonable	379
attempt to verify the borrower's income for purposes of division	380
(C) of section 1321.39 of the Revised Code. At a minimum, the	381
licensee shall obtain from the borrower one or more recent pay	382
stubs or other written evidence of recurring income, such as a	383
bank statement. The written evidence shall include at least one	384
document that, when presented to the licensee, is dated not	385
earlier than forty-five days prior to the borrower's initiation	386
of the short-term loan transaction. If the borrower intends to	387
provide a bank statement, the licensee shall permit the borrower	388
to delete from the statement the information regarding to whom	389
the debits listed on the statement are payable.	390
(B) The superintendent of financial institutions may adopt	391
rules under section 1321.43 of the Revised Code that set forth	392
any other procedures the superintendent considers necessary to	393
ensure accurate verification of borrower income.	394
Sec. 1321.595. (A) A registrant shall not make a loan	395
under sections 1321.51 to 1321.60 of the Revised Code that has a	396
duration of less than one hundred eighty days.	397

(B) A registrant shall not engage in any act or practice	398
to evade the requirement of division (A) of this section,	399
including by contracting with a borrower to make a loan on terms	400
that would be prohibited by that division.	401
(C) No registrant shall fail to comply with this section.	402
Sec. 1321.99. (A) Whoever violates section 1321.02 of the	403
Revised Code is guilty of a felony of the fifth degree.	404
(B) Whoever violates section 1321.13 of the Revised Code	405
shall be fined not less than one hundred nor more than five	406
hundred dollars or imprisoned not more than six months, or both.	407
(C) Whoever violates section 1321.14 of the Revised Code	408
shall be fined not less than fifty nor more than two hundred	409
dollars for a first offense; for a second offense such person	410
shall be fined not less than two hundred nor more than five	411
hundred dollars and imprisoned for not more than six months.	412
(D) Whoever willfully violates section 1321.57, 1321.58,	413
division (A), (B), (C), or (D) of section 1321.59, 1321.591, or	414
1321.60 of the Revised Code is guilty of a minor misdemeanor and	415
shall be fined not less than one nor more than five hundred	416
dollars.	417
(E) Whoever violates section 1321.52 or division (I), (J),	418
(K), (L), or (M) of section 1321.59 of the Revised Code is	419
guilty of a felony of the fifth degree.	420
(F) Whenever violates division (A) of section 1321 73 of	101

(F) Whoever violates division (A) of section 1321.73 of
the Revised Code shall be fined not more than five hundred
dollars or imprisoned not more than six months, or both.
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(G) Whoever violates section 1321.41 of the Revised Code424is guilty of a misdemeanor of the first degree.425

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the Revised Code is guilty of a felony of the fourth degree.	427
(I) Whoever violates section 1321.141 or 1321.595 of the	428
Revised Code is guilty of a minor misdemeanor and shall be fined	429
not less than one nor more than five hundred dollars.	430
(J) The offenses established under sections 1321.141,	431
1321.41, and 1321.595 of the Revised Code are strict liability	432
offenses and section 2901.20 of the Revised Code does not apply.	433
The designation of these offenses as strict liability offenses	434
shall not be construed to imply that any other offense for which	435
there is no specified degree of culpability, whether in this	436
section or another section of the Revised Code, is not a strict	437
liability offense.	438
(K) The imposition of fines pursuant to this section does	439
not preclude the imposition of any administrative fines or civil	440
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penalties authorized under section 1321.54 or any other section	
of the Revised Code.	442
Sec. 4712.071. No credit services organization shall	443
broker an extension of credit for a buyer that meets any of the	444
following conditions:	445
(A) The amount is less than five thousand dollars.	446
(B) The repayment term is shorter than one hundred eighty	447
days.	448
(C) The annual percentage rate exceeds twenty-eight per_	449
cent. For purposes of this division, "annual percentage rate"	450
has the same meaning as in section 1321.35 of the Revised Code.	451
Sec. 4712.99. (A) Whoever violates division (J) of section	452
4712.02, division (E) of section 4712.04, division (D) or (E) of	453

section 4712.05, division (A) of section 4712.06, section	454
4712.07 or 4712.08, or division (A) of section 4712.09 of the	455
Revised Code is guilty of a felony of the fifth degree.	456
(B)(1) Whoever violates section 4712.071 of the Revised	457
Code is guilty of a minor misdemeanor and shall be fined not	458
less than one nor more than five hundred dollars.	459
(2) The offense established under section 4712.071 of the	460
Revised Code is a strict liability offense and section 2901.20	461
of the Revised Code does not apply. The designation of this	462
offense as a strict liability offense shall not be construed to	463
imply that any other offense for which there is no specified	464
degree of culpability, whether in this section or another	465
section of the Revised Code, is not a strict liability offense.	466
Section 2. That existing sections 1321.35, 1321.36,	467
1321.39, 1321.40, 1321.41, 1321.422, 1321.99, and 4712.99 and	468

 1321.39, 1321.40, 1321.41, 1321.422, 1321.99, and 4/12.99 and
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 sections 1321.46 and 1321.461 of the Revised Code are hereby
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 repealed.
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Section 3. (A) Subject to division (B) of this section,471Sections 1 and 2 of this act apply only to loans that are made,472or extensions of credit that are obtained, on or after the date473that is ninety days after the effective date of this act.474

(B) The Superintendent of Financial Institutions may delay
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the application of Sections 1 and 2 of this act for up to an
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additional ninety days, if the Superintendent determines the
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delay is necessary to ensure full compliance with the act.
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