	DEFERRED DEPOSIT LOAN AMENDMENTS
	2014 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Larry B. Wiley
	Senate Sponsor:
LONG	TITLE
Genera	l Description:
1	This bill modifies the Check Cashing and Deferred Deposit Lending Registration Act to
address	deferred deposit loans.
Highlig	hted Provisions:
1	This bill:
	 modifies the definition provision;
	 requires a deferred deposit lender to query the database before extending a deferred
deposit	loan;
	 provides for reporting requirements;
	 imposes ineligibility conditions;
	 requires the creation of a deferred deposit database;
	 addresses query procedures; and
	 makes technical and conforming amendments.
Money	Appropriated in this Bill:
	None
Other S	Special Clauses:
•	None
Utah C	ode Sections Affected:
AMEN	DS:
	7-23-102, as last amended by Laws of Utah 2013, Chapter 73

	7-23-401, as last amended by Laws of Utah 2010, Chapter 102
	7-23-503, as last amended by Laws of Utah 2012, Chapter 323
EN	NACTS:
	7-23-601, Utah Code Annotated 1953
	7-23-602, Utah Code Annotated 1953
	7-23-603, Utah Code Annotated 1953
D	
Be	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 7-23-102 is amended to read:
	7-23-102. Definitions.
	As used in this chapter:
	(1) "Annual percentage rate" has the same meaning as in 15 U.S.C. Sec. 1606, as
im	plemented by regulations issued under that section.
	(2) "Business of cashing checks" means cashing a check for consideration.
	(3) "Business of deferred deposit lending" means extending a deferred deposit loan.
	(4) "Check" is as defined in Section 70A-3-104.
	(5) "Check casher" means a person that engages in the business of cashing checks.
	(6) "Deferred deposit database" means the deferred deposit database created in
ac	cordance with Section 7-23-602.
	(7) "Deferred deposit database provider" means:
	(a) the department; or
	(b) a third party with which the department contracts as provided in Section 7-23-602.
	[(6)] (8) "Deferred deposit lender" means a person that engages in the business of
de	ferred deposit lending.
	[(7)] (9) "Deferred deposit loan" means a transaction [where] when:
	(a) a person:
	(i) presents to a deferred deposit lender a check written on that person's account; or
	(ii) provides written or electronic authorization to a deferred deposit lender to effect a
de	bit from that person's account using an electronic payment; and
	(b) the deferred deposit lender:
	(i) provides the person described in Subsection $[(7)](9)(a)$ an amount of money that is

59	equal to the face value of the check or the amount of the debit less any fee or interest charged
60	for the transaction; and
61	(ii) agrees not to cash the check or process the debit until a specific date.
62	[(8)] (10) (a) "Electronic payment" means an electronic method by which a person:
63	(i) accepts a payment from another person; or
64	(ii) makes a payment to another person.
65	(b) "Electronic payment" includes a payment made through:
66	(i) an automated clearing house transaction;
67	(ii) an electronic check;
68	(iii) a stored value card; or
69	(iv) an Internet transfer.
70	[(9)] (11) "Nationwide database" means the Nationwide Mortgage Licensing System
71	and Registry, authorized under federal licensing requirements for mortgage loan originators.
72	[(10)] (12) "Rollover" means the extension or renewal of the term of a deferred deposit
73	loan.
74	Section 2. Section 7-23-401 is amended to read:
75	7-23-401. Operational requirements for deferred deposit loans.
76	(1) If a deferred deposit lender extends a deferred deposit loan, the deferred deposit
77	lender shall:
78	(a) post in a conspicuous location on its premises that can be viewed by a person
79	seeking a deferred deposit loan:
80	(i) a complete schedule of any interest or fees charged for a deferred deposit loan that
81	states the interest and fees using dollar amounts;
82	(ii) a number the person can call to make a complaint to the department regarding the
83	deferred deposit loan; and
84	(iii) a list of states where the deferred deposit lender is registered or authorized to offer
85	deferred deposit loans through the Internet or other electronic means;
86	(b) enter into a written contract for the deferred deposit loan;
87	(c) conspicuously disclose in the written contract:
88	(i) that under Subsection (3)(a), a person receiving a deferred deposit loan may make a
89	partial payment in increments of at least \$5 on the principal owed on the deferred deposit loan

90	without incurring additional charges above the charges provided in the written contract;
91	(ii) that under Subsection (3)(b), a person receiving a deferred deposit loan may rescind
92	the deferred deposit loan on or before 5 p.m. of the next business day without incurring any
93	charges;
94	(iii) that under Subsection (4)(b), the deferred deposit loan may not be rolled over
95	without the person receiving the deferred deposit loan requesting the rollover of the deferred
96	deposit loan;
97	(iv) that under Subsection (4)(c), the deferred deposit loan may not be rolled over if the
98	rollover requires the person to pay the amount owed by the person under the deferred deposit
99	loan in whole or in part more than 10 weeks after the day on which the deferred deposit loan is
100	executed; and
101	(v) (A) the name and address of a designated agent required to be provided the
102	department under Subsection 7-23-201(2)(d)(vi); and
103	(B) a statement that service of process may be made to the designated agent;
104	(d) provide the person seeking the deferred deposit loan:
105	(i) a copy of the written contract described in Subsection (1)(c); and
106	(ii) written notice that if the person seeking the deferred deposit loan is eligible to enter
107	into an extended payment plan, the deferred deposit lender provides an extended payment plan
108	described in Section 7-23-403;
109	(e) orally review with the person seeking the deferred deposit loan the terms of the
110	deferred deposit loan including:
111	(i) the amount of any interest rate or fee;
112	(ii) the date on which the full amount of the deferred deposit loan is due;
113	(iii) that under Subsection (3)(a), a person receiving a deferred deposit loan may make
114	a partial payment in increments of at least \$5 on the principal owed on the deferred deposit
115	loan without incurring additional charges above the charges provided in the written contract;
116	(iv) that under Subsection (3)(b), a person receiving a deferred deposit loan may
117	rescind the deferred deposit loan on or before 5 p.m. of the next business day without incurring
118	any charges;
119	(v) that under Subsection (4)(b), the deferred deposit loan may not be rolled over
120	without the person receiving the deferred deposit loan requesting the rollover of the deferred

121	deposit loan; and
122	(vi) that under Subsection (4)(c), the deferred deposit loan may not be rolled over if the
123	rollover requires the person to pay the amount owed by the person under the deferred deposit
124	loan in whole or in part more than 10 weeks after the day on which the deferred deposit loan is
125	executed; [and]
126	(f) comply with the following as in effect on the date the deferred deposit loan is
127	extended:
128	(i) Truth in Lending Act, 15 U.S.C. Sec. 1601 et seq., and its implementing federal
129	regulations;
130	(ii) Equal Credit Opportunity Act, 15 U.S.C. Sec. 1691, and its implementing federal
131	regulations;
132	(iii) Bank Secrecy Act, 12 U.S.C. Sec. 1829b, 12 U.S.C. Sec. 1951 through 1959, and
133	31 U.S.C. Sec. 5311 through 5332, and its implementing regulations; and
134	(iv) Title 70C, Utah Consumer Credit Code[-]; and
135	(g) on and after October 1, 2014, before extending a deferred deposit loan, query the
136	deferred deposit database in accordance with Section 7-23-603 to determine if the person
137	seeking the deferred deposit loan is ineligible to have a deferred deposit loan as provided in
138	<u>Section 7-23-601.</u>
139	(2) If a deferred deposit lender extends a deferred deposit loan through the Internet or
140	other electronic means, the deferred deposit lender shall provide the information described in
141	Subsection (1)(a) to the person receiving the deferred deposit loan:
142	(a) in a conspicuous manner; and
143	(b) prior to the person entering into the deferred deposit loan.
144	(3) A deferred deposit lender that engages in a deferred deposit loan shall permit a
145	person receiving a deferred deposit loan to:
146	(a) make partial payments in increments of at least \$5 on the principal owed on the
147	deferred deposit loan at any time prior to maturity without incurring additional charges above
148	the charges provided in the written contract; and
149	(b) rescind the deferred deposit loan without incurring any charges by returning the
150	deferred deposit loan amount to the deferred deposit lender on or before 5 p.m. the next
151	business day following the deferred deposit loan transaction.

152	(4) A deferred deposit lender that engages in a deferred deposit loan may not:
153	(a) collect additional interest on a deferred deposit loan with an outstanding principal
154	balance 10 weeks after the day on which the deferred deposit loan is executed;
155	(b) roll over a deferred deposit loan without the person receiving the deferred deposit
156	loan requesting the rollover of the deferred deposit loan;
157	(c) roll over a deferred deposit loan if the rollover requires a person to pay the amount
158	owed by the person under a deferred deposit loan in whole or in part more than 10 weeks from
159	the day on which the deferred deposit loan is first executed;
160	(d) extend a new deferred deposit loan to a person on the same business day that the
161	person makes a payment on another deferred deposit loan if the payment:
162	(i) is made at least 10 weeks after the day on which that deferred deposit loan is
163	extended; and
164	(ii) results in the principal of that deferred deposit loan being paid in full;
165	(e) threaten to use or use the criminal process in any state to collect on the deferred
166	deposit loan; [or]
167	(f) in connection with the collection of money owed on a deferred deposit loan,
168	communicate with a person who owes money on a deferred deposit loan at the person's place of
169	employment if the person or the person's employer communicates, orally or in writing, to the
170	deferred deposit lender that the person's employer prohibits the person from receiving these
171	communications[-]; or
172	(g) extend a deferred deposit loan to a person who is ineligible for the deferred deposit
173	loan under Section 7-23-601.
174	(5) Notwithstanding Subsections (4)(a) and (e), a deferred deposit lender that is the
175	holder of a check used to obtain a deferred deposit loan that is dishonored may use the
176	remedies and notice procedures provided in Chapter 15, Dishonored Instruments, except that
177	the issuer, as defined in Section 7-15-1, of the check may not be:
178	(a) asked by the holder to pay the amount described in Subsection $7-15-1(6)(a)(iii)$ as a
179	condition of the holder not filing a civil action; or
180	(b) held liable for the damages described in Subsection $7-15-1(7)(b)(vi)$.
181	(6) A deferred deposit lender shall keep a record of a query made under Subsection
182	(1)(g) in accordance with rules made by the department pursuant to Title 63G, Chapter 3, Utah

183	Administrative Rulemaking Act.
184	Section 3. Section 7-23-503 is amended to read:
185	7-23-503. Reporting by commissioner.
186	(1) Subject to Subsection (2), as part of the commissioner's annual report to the
187	governor and Legislature under Section 7-1-211, the commissioner shall report to the governor
188	and Legislature on:
189	(a) the operations on an aggregate basis of deferred deposit lenders operating in the
190	state[-]; and
191	(b) the information required to be reported under Section 7-23-602.
192	(2) In preparing the report required by Subsection (1), the commissioner:
193	(a) shall include in the report for the immediately preceding calendar year aggregate
194	information from the one or more operations statements filed under Subsection 7-23-201(2)(e)
195	by deferred deposit lenders for that calendar year;
196	(b) shall include in the report:
197	(i) the total number of written complaints concerning issues material to deferred
198	deposit loan transactions received by the department in a calendar year from persons who have
199	entered into a deferred deposit loan with a deferred deposit lender;
200	(ii) for deferred deposit lenders who are registered with the department:
201	(A) the number of the complaints described in Subsection (2)(b)(i) that the department
202	considers resolved; and
203	(B) the number of the complaints described in Subsection (2)(b)(i) that the department
204	considers unresolved; and
205	(iii) for deferred deposit lenders who are not registered with the department:
206	(A) the number of the complaints described in Subsection (2)(b)(i) that the department
207	considers resolved; and
208	(B) the number of the complaints described in Subsection (2)(b)(i) that the department
209	considers unresolved; [and]
210	(c) shall include the information required under Section 7-23-602; and
211	[(c)] (d) may not include in the report information from an operations statement filed
212	with the department that could identify a specific deferred deposit lender.
213	Section 4. Section 7-23-601 is enacted to read:

214	Part 6. Deferred Deposit Database Program
215	7-23-601. Ineligibility.
216	(1) A person is ineligible to obtain a deferred deposit loan if the person:
217	(a) has two deferred deposit loans outstanding;
218	(b) borrows in aggregate, including the deferred deposit loan being applied for, more
219	than 25% of the person's net monthly income for all outstanding deferred deposit loans at the
220	same time; or
221	(c) has obtained 10 deferred deposit loans in the preceding 12 months.
222	(2) The department shall by rule, made in accordance with Title 63G, Chapter 3, Utah
223	Administrative Rulemaking Act, establish the method to determine 25% of a person's net
224	monthly income.
225	Section 5. Section 7-23-602 is enacted to read:
226	7-23-602. Deferred Deposit Database Program established.
227	(1) (a) There is established the Deferred Deposit Database Program to create a deferred
228	deposit database to verify whether a person seeking a deferred deposit loan is ineligible to have
229	a deferred deposit loan under Section 7-23-601.
230	(b) The program shall be administered by the department and require the department to
231	implement by October 1, 2014, a common database with real-time access by deferred deposit
232	lenders through an Internet connection or other electronic means.
233	(c) The deferred deposit database shall be accessible to the department and a deferred
234	deposit lender to verify whether a person seeking a deferred deposit loan is ineligible for the
235	deferred deposit loan under Section 7-23-601.
236	(d) (i) The department may contract in accordance with Title 63G, Chapter 6a, Utah
237	Procurement Code, with a third party to establish and maintain the deferred deposit database
238	for the purpose of determining whether a person seeking a deferred deposit loan is ineligible
239	for the deferred deposit loan under Section 7-23-601.
240	(ii) If the department contracts with a third party, the commissioner shall:
241	(A) ensure that the third party selected as the deferred deposit database provider
242	operates the deferred deposit database pursuant to this part;
243	(B) consider the third party's cost of service and ability to meet the requirements of this
244	part; and

245	(C) ensure that the third party can provide accurate and secure receipt, transmission,
246	and storage of data.
247	(iii) A contract may not obligate the department to pay a third party deferred deposit
248	database provider more money than is paid in fees collected under Subsection 7-23-603(2).
249	(iv) A third party deferred deposit database provider shall use the data collected under
250	this part only as prescribed in this part and in the contract with the department and for no other
251	purpose.
252	(e) The department shall investigate violations of and enforce this part. The
253	department may not delegate its responsibilities under this Subsection (1)(e).
254	(2) The department shall establish guidelines to be followed by the deferred deposit
255	database provider so that a deferred deposit lender can efficiently.
256	(a) report information to the deferred deposit database under Subsection (3); and
257	(b) access the deferred deposit database under Section 7-23-603.
258	(3) The department shall by rule made in accordance with Title 63G, Chapter 3, Utah
259	Administrative Rulemaking Act, provide:
260	(a) for the reporting by a deferred deposit lender to the deferred deposit database the
261	information required to determine whether a person seeking a deferred deposit loan is ineligible
262	for the deferred deposit loan under Section 7-23-601, including the amount of any outstanding
263	deferred deposit loan and the amount of the deferred deposit loan for which a person is
264	applying;
265	(b) that when the deferred deposit database provider receives notification that a
266	deferred deposit loan is closed, the deferred deposit database provider shall designate the
267	transaction as closed in the deferred deposit database immediately, but in no event after 11:59
268	p.m. on the day the deferred deposit database provider receives the notification;
269	(c) for the archiving and retention of information on the deferred deposit database; and
270	(d) for the deferred deposit database provider to establish and maintain a process for
271	responding to queries that due to technical difficulties the deferred deposit lender cannot access
272	through the Internet or other electronic means.
273	(4) If the department contracts with a third party provider, the department:
274	(a) may maintain access to data in the deferred deposit database, including transactions
275	archived under Subsection (3)(c) for examination, investigation, or legislative or policy review;

276	and
277	(b) may not obtain or access a Social Security number, driver license number, or other
278	state-issued identification number in the deferred deposit database except as provided in this
279	Subsection (4).
280	(5) A deferred deposit lender violates this chapter if the deferred deposit lender
281	knowingly or with reckless disregard:
282	(a) fails to report information required to be reported under Subsection (3); or
283	(b) reports inaccurate information required to be reported under Subsection (3).
284	(6) (a) Information regarding a person's transactional history provided to, maintained
285	in, or accessed from the deferred deposit database is confidential and, except as provided in
286	Subsection (6)(b):
287	(i) is not subject to discovery, subpoena, or similar compulsory process in any civil,
288	judicial, administrative, or legislative proceeding;
289	(ii) a person with lawful access to the information may not be compelled to testify with
290	regard to the information; and
291	(iii) is not subject to Title 63G, Chapter 2, Government Records Access and
292	Management Act.
293	(b) Subsections (6)(a)(i) and (ii) do not apply to a civil, judicial, or administrative
294	action brought to enforce this chapter.
295	(7) A person who knowingly engages in the following is guilty of a third degree felony:
296	(a) places false information on the deferred deposit database; or
297	(b) releases or discloses information from the deferred deposit database for a purpose
298	other than those authorized in this part or to a person who is not entitled to the information.
299	(8) A person injured by a third party deferred deposit database provider's violation of
300	this part may maintain a civil cause of action against the third party deferred deposit database
301	provider and may recover actual damages plus reasonable attorney fees and court costs.
302	(9) The state is not liable to any person for gathering, managing, or using the
303	information in the deferred deposit database.
304	(10) The department shall include in the report required under Section 7-23-503
305	aggregate information regarding the number of times in a calendar year a person is found to be
306	ineligible under Section 7-23-601 to have extended a deferred deposit loan and the grounds for

307	the ineligibility.
308	(11) (a) A deferred deposit lender shall notify the deferred deposit database provider if
309	the deferred deposit lender stops extending deferred deposit loans.
310	(b) If a deferred deposit lender stops extending deferred deposit loans, the deferred
311	deposit database provider shall designate all open transactions with that deferred deposit lender
312	closed in the deferred deposit database 60 days after the date the deferred deposit lender stops
313	extending deferred deposit loans, unless the deferred deposit lender reports to the deferred
314	deposit database provider before the expiration of the 60-day period which of its transactions
315	remain open and the specific reason each transaction remains open.
316	Section 6. Section 7-23-603 is enacted to read:
317	7-23-603. Query of deferred deposit database.
318	(1) On and after October 1, 2014, before extending a deferred deposit loan, a deferred
319	deposit lender shall query the deferred deposit database to determine if the person seeking the
320	deferred deposit loan is ineligible for a deferred deposit loan under Section 7-23-601.
321	(2) The deferred deposit database provider may collect a fee from a deferred deposit
322	lender that is established by the department and that does not exceed \$1 for a query to the
323	deferred deposit database that results in the making of a deferred deposit loan.
324	(3) In response to a query by a deferred deposit lender under Subsection (1), the
325	deferred deposit database shall state:
326	(a) whether the person seeking the deferred deposit loan is ineligible to have a deferred
327	deposit loan under Subsection 7-23-601(1)(a) or (c); and
328	(b) the amount borrowed in aggregate for all outstanding deferred deposit loans at the
329	time of the query.
330	(4) If a deferred deposit lender accurately and promptly submits data to the deferred
331	deposit database as required under Section 7-23-602, a deferred deposit lender may rely on the
332	deferred deposit database, and may not be held liable if the information in the deferred deposit
333	database is inaccurate.
334	(5) If, in response to a query by a deferred deposit lender, the deferred deposit database
335	states that the person is ineligible or if by extending a deferred deposit loan the aggregate
336	amount of the deferred deposit loans, including the deferred deposit loan being applied for,
337	would be more than 25% of the person's net monthly income for all outstanding deferred

- 338 deposit loans at the same time, the deferred deposit lender shall:
- 339 (a) not extend the deferred deposit loan;
- 340 (b) inform the person that the person is ineligible; and
- 341 (c) explain that the person may contact the deferred deposit database provider
- 342 regarding the specific details of why the person is ineligible.

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Office of Legislative Research and General Counsel